

LICENCE AGREEMENT

You MUST read this before using this package

The software contained in this package is supplied to you on the terms and conditions indicated below. In this notice, "C Port" means C Port Limited and "The Software" means the software on the diskette or diskettes supplied.

1 Copyright

Material within the Software is copyright C Port. C Port grants to the purchaser of this package a non-exclusive right to use the Software in accordance with these terms and conditions. Such licence may be transferred only in accordance with Clause 3 below. Any other use or dealing not expressly authorised by these terms and conditions is strictly prohibited.

2 Use

The Software may only be used on a single machine at any one time but may be copied in support of that use. Any such copying is subject to there being no modification of the software and in particular to the copyright notice of C Port being preserved in the copied software. Save for copying as aforesaid, any other operations (including modification or translation from machine readable form) are expressly prohibited.

3 Transfer

The Software may be transferred to a third party provided the original software and all copies are transferred or otherwise destroyed and provided further these terms and conditions are produced to that third party and prior to the transfer that party agrees and undertakes to observe and continue to observe the same. Without such transfer and undertaking any application of the Software or copies thereof by any other person will not be authorised by C Port and will be in breach of C Port's copyright and other proprietary rights.

4 Documentation

The documentation accompanying the software is also copyright C Port. However, no right to reproduce that documentation in part or in whole is granted by C Port. Should additional copies of the documentation be required for whatever reason, application must be made in writing to C Port which will be considered at its discretion.

5 Breach

If the user for the time being acts in breach of any of these terms and conditions it shall indemnify C Port against all loss suffered (including loss of profits) and the licence granted hereunder shall be deemed to be terminated forthwith. On termination, the user shall deliver up to C Port all infringing and lawful copies of the software.

6 Exclusions

Neither C Port nor any person authorised by it gives warranties or makes representations that the Software is error free or will meet functions required by the user. It shall be the responsibility of the user to satisfy itself that the software meets the users requirements. The software is supplied on an "as is" basis and save as expressly provided in these conditions all warranties of any nature (and whether express or implied) are excluded.

7 Liability

C Port warrants that the diskette on which the Software is stored is free from material defect and through normal use will remain so for 90 days after purchase. In the event of any breach of this warranty (or statutory warranty or conditions incapable of exclusion by these conditions) the responsibilities of C Port shall be limited to replacing the enclosed software or to returning the price paid for the same as they shall determine.

In no circumstance shall C Port be liable for any indirect or consequential costs damages or losses (including loss of business profits, operating time or otherwise) arising out of the use or inability to use the enclosed software and diskette and whether or not the likelihood of damage was advised to C Port or its dealer.

This notice does not affect your statutory rights.