



By registering this Software you confirm your acceptance of the following terms and conditions

LICENSE AND REGISTRATION

Cathar Software licenses this Software for the personal use of a single user. The program can be installed on only one machine at a time. Its use is not allowed in Virtual Machines except MAC/OS users. Use by multiple users on separate terminals accessing a single copy is not authorized. Use on a machine used as an internet server is prohibited. You have the right to make backup copies for later use. Any portion of the Software used in other Software shall remain subject to this Agreement. The Registration Number (NR) is associated with the Name and Address of the User and the Installation Reference Number (NRI) given by the Operating System on which the Software is installed. The User must request his/her NR from Cathar Software every time his/her NRI changes. Cathar Software reserves the right to verify Registration data automatically.

COPYRIGHT

You may not change or remove the copyright notices from any part of the Software, manual or other materials or printouts delivered by the Software without written permission from Cathar Software. Reverse engineering and duplication of this software or any of its components in any form constitutes a violation of copyright laws and is subject to civil and criminal prosecution under those laws and by international agreements. Distribution of this software by unauthorized persons is prohibited, making both distributor and user subject to prosecution. The sale of results of this Software by a Registered User is permitted subject to national, state or local sales regulations as applicable.

LIMITED WARRANTY AND LIMITATION OF LIABILITY

Cathar Software. warrants that the medium on which the program is distributed is free from defects in material and workmanship under normal conditions of use for a period of 30 days from the date of sale demonstrable on a copy of your invoice. The sole responsibility of Cathar Software. is to replace the Software in the event of defects in the medium used. You assume responsibility for the selection of the Software to achieve the desired results and for the installation, use, and results obtained from it. Cathar Software. does not guarantee that the functions contained in the Software meet your requirements or that the operation of the program will be uninterrupted or error-free. All calculations and/or interpretations produced by this program are for research or entertainment purposes only. The Author(s) and Cathar Software. "They do not assume responsibility for decisions made based on the results of this Software." Under no circumstances Cathar Software. will be liable to You for any damages, including any type of loss of income, savings or

other incident or damage arising from the use or inability to use this Software. This holds true even if Cathar Software, Inc. or a distributor has advised you of the possibility of such damages.

REFUND

The Buyer has the right to request a full refund of the Product within a period of ten (10) days from the date of installation of the Product, provided that the Product has not been registered. Within this ten (10) day period the Buyer has the right to use the Product without being required to register it. To request a refund without registration, Buyer must notify Seller in writing within the period of ten (10) days from the date of installation of the Product. The notification must include the reason for the refund request. The refund will be made within a reasonable period after the Seller has received the refund request notification. The same original payment method will be used. The Refund does not apply if the Product has been registered by the Buyer before requesting a refund.

TRANSFER

The Software license is not transferable once activated with Registration on the licensee's machine.

GENERAL

This License is effective until terminated. Cathar Software. You have the right to terminate your license immediately if You fail to comply with any of the terms of this Agreement. Upon such termination, You must destroy the original discs, manuals and all copies and cease all use of the trademarks.

This Agreement is governed by the laws of the Argentine Republic.