

Date: 01/02/2016 Version: 1.0

1/5

## **Expected Results:**

Information about IMPLY's Software Licensing Agreement

**Resources:** 

NA

#### **External Documents:**

#### **Document:**

# **REVISION HISTORY**

VERSION	DATE	AUTHOR	APPROVED	HISTORICAL
1.0	01/02/2016	Fabiano Horn	Fabiano Horn	Initial release



2/5

#### SOFTWARE LICENSING AGREEMENT

**IMPORTANT-READ CAREFULLY**: this license agreement is an agreement between you and Imply Tecnologia Eletrônica for the use of the following software license, copyrighted:

By installing, copying or using the computer program, you expressly agree to be bound by the terms of this agreement. If you do not agree to the terms, you may **not** install, copy or use the program in any way. In this case, immediately contact Imply Tecnologia Eletrônica for instructions about the solution of your problem or the return of the unused program and information about the conditions for reimbursement.

## 1. GENERAL PROVISIONS

The SOFTWARE contains a computer program and may include associated media, printed materials, online or electronic documentation and Internet services to use.

# 2. INSTALLATION AND USE

This software is not sold, it is licensed for use. The contracting party acquires the right to use this product, not exclusively, according to the number of computers set out in the amount of licenses in the invoice. Transfer, commercialization, sublicensing, lending of the program to any third party are expressly prohibited. As part of this license and subject to the same conditions Imply Tecnologia Eletrônica grants you a limited and non-exclusive license to reproduce, install and use one copy of the program mentioned in the invoice or in the contract established between the parties, provided that you comply with all terms and conditions set out herein. All rights on the copies now authorized by Imply Tecnologia Eletrônica are owned by the Imply Tecnologia Eletrônica.

It does not include programs or source codes.

The program mentioned is protected by copyright, international treaties and intellectual property laws. The ownership of any and all copyright and other intellectual property rights are owned by Imply Tecnologia Eletrônica. All rights not expressly granted to you herein are reserved to Imply Tecnologia Eletrônica.

## 3. ADDITIONAL RIGHTS AND LIMITATIONS

It is prohibited the dissemination of the results of any performance test of the program above to third parties without the prior written consent of Imply Tecnologia Eletrônica.



3/5

# 4. LIMITED WARRANTY

If Imply Tecnologia Eletrônica has licensed the mentioned program to you, the limited warranty is of 12 (twelve) months' supply, according to invoice.

Whether the above-mentioned program has been licensed to you by an authorized person who not Imply Tecnologia Eletrônica, the latter will disclaim all warranties as follows:

**DISCLAIMER OF WARRANTIES:** to the maximum extent permitted by applicable law, Imply Tecnologia Eletrônica provides you, customer, with support services, if any, in an as is basis and with all the products' flaws, not contemplating expressed or implicit guarantees by any kind of flaw, inadequacy or dissatisfaction with the program resulting from: (1) definitive inadequacy or incompatibility with the equipment's program, including the chance of conflict with other programs and problems or defects in the equipment itself; (II) poor installation, improper use of program, even according to this term or the documentation provided with the program. Imply Tecnologia Eletrônica does not guarantee you the adeguacy and satisfaction concerning the software with respect to the commercialization, adjustment to a particular purpose not expressly indicated in its use of manufacture or the documentation provided with the program, as well as, reliability or availability, accuracy or completeness of responses, results, enhancement effort, lack of viruses, and lack of negligence, all with reference to operating system components and the provision or failure to provide support services or other, information, software and related content through the program or otherwise arising out of its use. You assume full risk in relation to the purpose of use and your expectations. Exclusion of incidental, consequential and other damages to the maximum extent permitted by applicable law, in any hypothesis Imply Tecnologia Eletrônica will be liable for damages of any kind, whether special, incidental, punitive, indirect or consequential damages (including, but not limited to damages for lost profits, loss of confidential and other information, business interruption, personal injury, loss of privacy, failure to fulfill any obligation, even in good faith and with reasonable care, negligence and losses of any nature, even financial) resulting from or in any way connected with the use or inability to use the program, even if there is failure, damage (including negligence), undue representation, strict liability or about the product, breach of contract or breach of warranty by the customer.

**REPRODUCTION**: the customer may not, under any pretext, duplicate or copy the program or technical documentation, in whole or in part, except only for a safeguard copy to disk and the installation of the program on the hard disk of computers according to the number of licenses purchased. Additional copies require the payment of applicable fees.

**UPDATES**: updates to new versions are not included in the cost of the program.



**OWNERSHIP**: the customer acknowledges that the copyright of the program and documentation remain the property of the manufacturer and protected by intellectual property legislation. The translation of the documentation is the property of Imply Tecnologia Eletrônica, with copyrights reserved. Clients are forbidden to modify, adapt, translate, reverse engineer the program, decompile, disassemble or create derivative works based on the program provided, as well as in the attached documentation. The warnings of rights notice existing in the program and documentation may not be destroyed, hidden or changed.

**RETURN**: if the program does not match the expectations or does not serve the objectives of the contracting company, for any reason, you should contact the manufacturer within 30 days from the date of purchase for a refund of the license without further questions, the license value will be returned deducting the paid taxes, as well as the costs of production. To have a reimbursement, all software copies stored on your hard disk or another method of archiving must be destroyed, the software must be uninstalled and the original package of the product must be returned to the manufacturer. If the above procedure is not adopted, the manufacturer has the right not to return the amount paid and moreover sue the company under the applicable law.

**LIMITATION OF LIABILITY**: Imply Tecnologia Eletrônica entire liability for claims of any kind arising out of this license will in no event exceed the amount paid by the client to obtain this license. Imply Tecnologia Eletrônica shall not be liable for any direct or indirect damages, lost profits and upcoming damages, including those resulting from loss of profits, business interruption, loss of information and other similar arising from the use or impossibility to use this program that the customer will suffer.

Imply Tecnologia Eletrônica, is also not responsible for the illegality of any other program installed on the computers of the contractor.

Imply Tecnologia Eletrônica is not responsible for the quantity, quality and content of the data stored on your computer, typed, generated or not by this program and by problems the latter may cause to any entity (legal or physical person) public or private (tax authorities, social security, or other public agencies representing State in general).

LAWS: this Software license agreement is in accordance with the laws of the Federative Republic of Brazil

4/5



**TECHNICAL SUPPORT**: Imply Tecnologia Eletrônica LTDA. provides free technical support by phone and Internet for the program's registered users. The costumer care hours are from 8:00 am to 12:00 pm and 02:00 pm to 05:30 pm in working days from our region: through phone +55 51 2106-8000 or email saci@imply.com

It is expressly forbidden the unauthorized copying or distribution of this software. Non-compliance of these rules will result in sanctions by law 9.609/98, or other applicable law that will replace it.

COPYRIGHT 2005 Imply Tecnologia Eletrônica LTDA. Software property of Imply Tecnologia Eletrônica LTDA, all rights reserved according to Brazilian Law 9.609/98.

> IMPLY TECNOLOGIA ELETRÔNICA Rodovia IMPLY Tecnologia, 1111 RST 287 KM 105 ZIP Code 96815-911 - Santa Cruz do Sul – RS www.imply.com – saci@imply.com +55 51 2106 8000