

# END-USER SOFTWARE LICENSE AGREEMENT

**READ THIS CAREFULLY.** THIS END-USER LICENSE AGREEMENT IS A LEGAL AGREEMENT BETWEEN YOU, AS EITHER AN INDIVIDUAL OR SINGLE ENTITY, AND TAXIMANAGER, FOR THE USE OF THE SOFTWARE PRODUCT. THE SOFTWARE PRODUCT INCLUDES THE COMPUTER SOFTWARE, ASSOCIATED MEDIA AND PRINTED MATERIALS, ONLINE OR ELECTRONIC DOCUMENTATION, OR ANY OTHER RELATED MATERIALS. BY INSTALLING, COPYING, OR USING THE SOFTWARE PRODUCT, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT.

**SOFTWARE PRODUCT LICENSE.** THIS IS A LICENSE AGREEMENT which grants you a non-exclusive license to use TAXIMANAGER software Product.

**1. COPYRIGHT & PATENT PENDING.** TAXIMANAGER software, including but not limited to any text, images, photographs, illustrations, animation, video, audio, and music incorporated into the Software Product, is protected by United Kingdom copyright laws and international treaty provisions. You must treat TAXIMANAGER software like any other copyright material with one exception; you are granted the right to (a) make one backup copy of the Software Product solely for backup or archival purposes, or in lieu, (b) copy into the memory of the computer or onto a hard disk retaining the original as the backup copy. You must place a copyright notice on the backup copy. You may not copy any printed materials included in the software package.

**2. GRANT OF LICENSE.** This Agreement grants you the following rights:

**System Use.** You are granted the use of this Software Product on the software licensed computer or any additional computer that you as a user license holder may wish to use.

**Network Use.** You are granted the use of one copy of this Software Product on a storage device, such as a network server, which is used solely to install or run the Software Product on other computers over an internal network; however, an additional license must be acquired and dedicated for each separate computer on which the Software Product is installed or for each computer run from the storage device.

**3. UPGRADES.** The License will transfer to any TAXIMANAGER Software Product upgrade purchased by you. If the software licensed is a single component of another software program package, only that single component will be considered licensed.

**4. RESTRICTIONS.** You may not remove or obscure the TAXIMANAGER software copyright and trademark notices. You may not rent, lease, sign or pledge the TAXIMANAGER Software Product. You may not copy, reproduce, adapt, create derivative works based thereon, translate into any foreign language, or store in a retrieval system any associated printed materials furnished in the TAXIMANAGER software package. You may not disassemble, decompile, or reverse engineer the Software Product, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation. The Software Product is licensed as a single product, and its components may not be separated for use on more than one computer. You expressly agree to protect and take the necessary precautions against the unauthorized use, reproduction, decompilation, or translation of TAXIMANAGER software and its associated printed materials.

**5. WARRANTY and LIABILITY.** To the maximum extent permitted by applicable laws, the TAXIMANAGER Software Product and its related documentation are provided "as is" without warranty of any kind, either expressed or implied. TAXIMANAGER does not warrant that the Software Product and written materials will meet your requirements, nor implied warranties of merchantability or fitness for a particular purpose, or the operation will be uninterrupted, error-free, or compatible with your computer setup or hardware; including without limitation any representations or endorsements regarding the use, result, or performance of the software or, its appropriateness, accuracy, reliability, or correctness; in no event is liable for any damages including but not limited to damages for loss of business profits or information, business interruptions, loss of business information, or any other pecuniary loss that may arise from the use or the inability to use the Software Product and the written materials; and even when TAXIMANAGER is advised of the possibility of such damages. The entire risk as to the use of this product is assumed by the licensee. The above limitations may not apply to those who reside in a state or jurisdiction that does not allow the exclusion or limitation of liability for consequential or incidental damages. If any provision of this Agreement is deemed unlawful, void, or unenforceable, it shall be deemed severable and in no way affect the validity or enforceability of the remaining provisions.

**6. DURATION AND TERMINATION.** This License is in effect from 1 August 2010, until terminated by the end of the annual user agreement or the licensee's failure to comply with any terms or conditions of this Agreement. Without prejudice to other rights, TAXIMANAGER may terminate this Agreement if you fail to comply with the terms and conditions of this Agreement. In such event, you must destroy materials and components of the Software Product along with all copies and updates.

**7. GENERAL.** This Agreement represents the entire understanding regarding the TAXIMANAGER software program and its related printed materials. This Agreement supersedes all prior communications, verbal or written, advertisements, representations, proposals, or promises relating to the terms and conditions of this Agreement. This Agreement is governed by the laws of the United Kingdom when purchased in the United Kingdom. Any question you may have concerning this Agreement, address your inquiry to TAXIMANAGER, 7 Stoneheads Rise, Whaley Bridge, HIGH PEAK, SK23 7RU