

END USER LICENSE AGREEMENT

THIS XCITEX SOFTWARE PRODUCT IS LICENSED FOR END USE. AS A LICENSOR OF THE SOFTWARE, YOU HAVE SPECIFIC RIGHTS AND USE LIMITATIONS.

PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE INSTALLING YOUR XCITEX SOFTWARE ON YOUR COMPUTER. BY INSTALLING THE SOFTWARE, YOU ACCEPT AND AGREE TO THE TERMS AND CONDITIONS CONTAINED HEREIN.

IF YOU DO NOT AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT, PROMPTLY RETURN THIS PRODUCT AND YOUR MONEY WILL BE REFUNDED.

THIS LICENSE AGREEMENT REPRESENTS THE ENTIRE AGREEMENT CONCERNING THE ENCLOSED SOFTWARE BETWEEN YOU (THE "LICENSEE") AND XCITEX INCORPORATED.

1. License.

This Xcitex software product is Licensed, not sold, to you. You have paid a License fee to Xcitex. In consideration of payment of the License fee, Xcitex Inc. grants to you, as the Licensee, and you accept a nonexclusive, nontransferable license to use the enclosed Software in accordance with the terms hereof. If you purchased a Single Floating License of the software, you are authorized to use the Software only in conjunction with the provided Xcitex security system on one computer system. If you purchased a multi-seat Network License of the software, you are authorized to install the provided Xcitex security system on a network server and limit the number of users that dial into the server. You may create archival copies of the Xcitex software, but only use the Xcitex software on the designated number of computers or servers.

2. Ownership of the Software.

Xcitex Inc. owns and will retain all title, copyright, trademark and other proprietary rights in and to the Software. This License Agreement does not convey to you an interest in or to the Software but only a limited right of use the Software, as is provided herein, revocable in accordance with the terms of the Agreement. You agree as follows:

- 2.1** You may NOT make any copies of all or any part of the Software except for archival copies of the Software as may be permitted by the United States Copyright Act.
- 2.2** You may NOT reverse compile, reverse assemble, reverse engineer, modify, incorporate in whole or in part in any other product or create derivative work based on all or any part of the Software
- 2.3** You may NOT remove any copyright, trademark, proprietary rights, disclaimer or warning notice included on or embedded in any part of the Software
- 2.4** You may NOT sell, license, sublicense, rent, or otherwise transfer the Software without the prior written consent of Xcitex Inc.

3. Limited Warranty.

Xcitex Inc. warrants, for your benefit alone, for a period of 180 days after receipt by you, that the Software will conform in all material respects to the user documentation furnished to you by Xcitex Inc.. Xcitex Inc.'s sole responsibility under this warranty will be, at its option, (1) to use reasonable efforts to correct documented errors in said Software that are reported to it within the foregoing warranty period or (2) to refund the License fee paid. Xcitex Inc. does not warrant that the Software will be error free, nor that all program errors will be corrected.

Xcitex Inc.'s warranty does not apply insofar as : (a) The Software is subjected to misuse, neglect, accident or exposure to environmental conditions beyond those specified by Xcitex Inc.; (b) claims resulting from acts or omissions caused by persons other than Xcitex Inc. or from products, material or software not provided by Xcitex Inc.; or (c) you use Software that does not include all updates available from Xcitex Inc..

THIS IS THE ONLY WARRANTY GIVEN WITH THE SOFTWARE; XCITEX INC. MAKES NO OTHER WARRANTIES, EXPRESS, IMPLIED, OR ARISING BY CUSTOM OR TRADE USAGE, AND SPECIFICALLY DISCLAIMS THE IMPLIED WARRANTIES OR NONINFRINGEMENT, MERCHANTABILITY OR OF FITNESS FOR ANY PARTICULAR PURPOSE. SAID EXPRESS WARRANTY SHALL NOT BE ENLARGED OR OTHERWISE AFFECTED BY XCITEX INC.'S RENDERING OF TECHNICAL OR OTHER ADVICE OF SERVICE IN CONNECTION WITH THE SOFTWARE. XCITEX INC. SHALL NOT BE HELD RESPONSIBLE FOR THE PERFORMANCE OF OR OUTPUT OBTAINED FROM THE SOFTWARE NOR ANY LIABILITY TO ANY PARTY ARISING OUT OF USE OF THE SOFTWARE OR USE OF ITEMS DESIGNED WITH THE SOFTWARE

4. Limitation of Liability.

Xcitex Inc.'s cumulative liability to you or any other party for an loss of damages resulting from any claims, demands, or actions arising out or in connection with the Software, or arising out of in connection with or relating to this License Agreement shall not exceed the License fee paid to Xcitex Inc. by you or the Software. In no event shall Xcitex Inc. be liable for any indirect, incidental, special , exemplary, or consequential damages (including any damages resulting from loss of use, loss of data, loss of profits or loss of business), or lost profits, even if Xcitex Inc. has been advised of the possibility of such damages

5. Notice to U.S. Government End Users:

The Software and Documentation are "Commercial Items", as that term is defined at 48 C.F.R 2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation", as such terms are used in 48 C.F.R. 12.212 or 48 C.F.R. 227.7202, as applicable. Consistent with the aforementioned sections, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights as granted to all other end users pursuant to the terms and conditions herein. Unpublished rights reserved under the copyright laws of the United States.

6. **Copyright.**

This software is owned by Xcitex and protected by United States copyright laws and international treaty provisions. Therefore, you must treat the software like any other copyrighted material.

7. **Proper Usage:**

Xcitex products are not designed with components and testing intended to ensure a level of reliability suitable for use in life-threatening treatment and diagnosis of humans. Any use or application of Xcitex software for or involving life-threatening medical or clinical treatment must be performed by properly trained and qualified medical personnel, and all traditional medical safeguards, equipment, and procedures that are appropriate in the particular situation to prevent serious injury or death should always continue to be used.

8. **Miscellaneous.**

This License Agreement shall be construed and governed in accordance with the laws of the Commonwealth of Massachusetts and shall be construed as an instrument under seal. Should any term of this License Agreement be declared void or unenforceable by any court or competent jurisdiction, such declaration shall have no effect on the remaining terms hereof. The failure of either party to enforce any rights granted hereunder or take action against the other party in the event of any breach hereunder shall not be deemed a waiver by that party as to subsequent enforcement of rights or subsequent actions in the event of future breaches.