



## TEMPORARY SOFTWARE LICENSE AGREEMENT

### Important

**By installing or using this software you accept all the terms and conditions of this agreement. Please read it carefully.**

The following terms and conditions ("AGREEMENT") shall govern your installation and use of the accompanying Nobix software programs and related explanatory materials (the "PROGRAMS"). If you do not accept or agree with these terms, you may not install or use the programs and you should immediately return the unopened program media to Nobix.

Upon your acceptance of this agreement, Nobix grants you a limited, non-exclusive license to use the programs according to the following guidelines:

### 1 Use of Programs

1.1 You may install and use the Programs and accompanying documentation internally in your organization solely for evaluation, testing, disaster recovery and version update purposes on a single computer system. You may not use the Programs for any development, commercial or production purpose. The Programs may not be transferred, sold, assigned, sublicensed or otherwise conveyed, whether by operation of law or otherwise, to another party without Nobix' prior written consent.

### 2 Copy restrictions and other restrictions

2.1 You may not copy the Programs except that you may either install the Programs on your hard disk or make one copy for inactive back-up and archival purposes for your own use. Except as expressly permitted in the Documentation, you may not modify or adapt the Programs in whole or in part including but not limited to translating or creating derivative works or reverse engineer, de-compile or disassemble the Programs.

2.2 You may not use the Programs for timesharing, rental or service bureau purposes. You shall not remove any copyright notices or other proprietary notices from the Programs or Documentation and you must reproduce such notices on all copies or extracts of the Programs and Documentation. Results of benchmark or other performance tests run on the Programs may not be disclosed to any third party without Nobix' prior written consent.

### 3 Copyright and ownership

3.1 The Programs are owned by Nobix and are protected by copyright laws and international treaty provisions. You acquire only the non-exclusive right to use the Programs as permitted herein and do not acquire any rights of ownership in the Programs or any other implied rights or licenses under any intellectual property rights of Nobix.

### 4 Support

4.1 These Programs are provided on an "as is" basis. Nobix provides support and maintenance services for perpetual licenses under a separate agreement and for applicable fees at the current rates as determined by Nobix. As a courtesy to Temporary License users, Nobix will respond to a reasonable number of communications from such users who request consultation on the operational / technical aspects of the Programs. This Agreement does not entitle, imply, or guarantee to the user any maintenance or other services for the Programs.

### 5 U.S. Government restricted rights

5.1 The Programs are Commercial Computer Software. Use, duplication and disclosure of the Programs and Documentation by the U.S. Government is subject to restrictions set forth in this license or in a written agreement specifying the Government's right to use the Programs. Nobix reserves all unpublished rights under U.S. copyright laws.

### 6 Termination

6.1 Your license to use the Programs will automatically terminate at the ending date specified on the Programs activation key or in its absence as of the date ten (10) days for disaster recovery 'testing' AND thirty (30) days for evaluations, product testing, version update, and disaster recovery after your requested start date of the Programs. **YOU ACKNOWLEDGE AND UNDERSTAND THAT THE PROGRAMS MAY CONTAIN A DEVICE WHICH SHALL CAUSE THEM NOT TO OPERATE AFTER SUCH SPECIFIED PERIOD.** In addition, Nobix may immediately terminate this Agreement on notice to you. Upon termination, you shall cease using the Programs and shall destroy all copies of the Programs and associated Documentation in any form. All disclaimers of warranties and limitations of liability shall survive any termination of this Agreement.

### 7 Warranty disclaimer

**THE PROGRAMS ARE PROVIDED AS IS, WITHOUT ANY WARRANTY WHATSOEVER. NOBIX DISCLAIMS ALL WARRANTIES AND CONDITIONS, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR A PARTICULAR PURPOSE.**

### 8 Limitation of liability

**NEITHER NOBIX AND ANY OF ITS LICENSORS SHALL BE LIABLE FOR ANY LOSS OR DAMAGE HEREUNDER, INCLUDING, WITHOUT LIMITATION, ANY INACCURACY OF DATA, LOSS OF PROFITS OR INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.**

### 9 Export

You agree to fully comply with all laws and regulations of the United States and other countries ("Export Laws") to assure that neither the Programs or any direct products thereof are (1) exported, directly or indirectly, in violation of Export Laws, or (2) are used for any purpose prohibited by Export Laws, including, without limitation, nuclear, chemical or biological weapons production.

### 10 Governing law; complete agreement

This Agreement constitutes the complete agreement between the parties with respect to the Programs and is governed by the laws of the State of California other than its conflict of law provisions. If any party of this agreement is required to commence legal action to enforce its rights under this Agreement, the prevailing party in such action shall be entitled to its reasonable expense and reasonable attorney's fees.



Nobix, Inc.  
3825 Hopyard Road  
Suite 235  
Pleasanton, CA 94588

800.538.3818  
925.227.5600  
925.225.1420 fax  
[www.nobix.com](http://www.nobix.com)