



---

**"Software" and "Software Product" - Numberit.exe**

Your right to use the software product loaded onto this computer and its associated documentation is subject to the terms set out in this licence agreement (Agreement).

Accessing the Program signifies your acceptance of the terms and conditions set out below. Please read the terms and conditions carefully before using the software.

If you do not agree to be bound by the terms and conditions of this Agreement, you should proceed no further, remove the installation and return the Program, if received in a box, in the box in which it was packaged, together with its remaining contents, in good condition.

Notice - Read this if purchasing from Any reseller, distributor or dealer

(including any Rod Sack SkyWare approved dealer):

(a) Any reseller, distributor or dealer (including any Rod Sack SkyWare approved dealer) from whom you may have purchased the Program is expressly not appointed or authorised by Rod Sack SkyWare as its servant or agent. No such person has any authority, either express or implied, to enter into any contract or provide any representation, warranty or guarantee with or to you on behalf of Rod Sack SkyWare or otherwise to bind Rod Sack SkyWare in any way whatsoever.

Rod Sack SkyWare will not be responsible for any modifications or mergers made to the Program by such persons.

Specifically any false statements or claims relating to functionality or performance made about the software, verbally or in writing by any reseller, distributor or dealer (including any Rod Sack SkyWare approved dealer) will not be honoured by Rod Sack SkyWare in any way whatsoever.

1. Program and Grant of Licence

The Program means the licensed software stored on the computer disks or compact disks contained in their enclosing packaging, together with the user's manual and any other relevant operational literature contained within.

Under copyright law you are prohibited from installing or running the software without the consent of Rod Sack SkyWare .

In consideration of your agreement to the terms of this Licence, Rod Sack SkyWare grants you, the purchaser of the software, a non-exclusive right (the Licence) to install and run the software as permitted by this Agreement.

The Licence is personal to you, and may not be assigned, sold or transferred in any other way without Rod Sack SkyWare express prior consent in writing.

(a) Under the terms of this licence YOU ARE PERMITTED TO:

(i) use the Program in connection with a single personal computer including a lap-top or, where you have purchased a network version, on a single network which is under your control. If you wish to use the Program on more than one computer or network, you must obtain a separate licence for another copy of the Program;

(ii) load the software and use it in connection with a single set of data only at any one time, whether this is for a company, partnership, group, person or otherwise unless you have purchased a licence to allow you to work with multiple sets of data;

(iii) transfer the software from one computer to another owned by you within a single location, provided that it is installed and used on only one computer at a time - please note that all software is key locked to the machine it is installed on, and therefore after transfer, a new key will have to be obtained from Rod Sack SkyWare. Obtaining a new key means that permission is granted to use the software on that machine, but the licence may have to be purchased ;

(iv) make one copy of the software for back-up purposes in support of your permitted use of the software, provided that you label the back-up copy with a notice drawing attention to the Rod Sack SkyWare copyright in the software. Any other copies of the software, whether as a whole or in part, made

without the prior written consent of Rod Sack SkyWare , are unlawful and a breach of this Agreement.

(b) YOU MAY NOT YOURSELF, NOR MAY YOU PERMIT OTHERS TO:

(i) transfer or part with possession of the Program or seek to sub-license or assign the licence or your rights under it;

(ii) use, copy or transfer the software or other component parts of the Program except as allowed for by this Agreement;

(iii) distribute, rent, loan, lease, sub-license or otherwise deal in the software and or any other component elements of the Program;

(iv) alter, adapt, merge, modify or translate the software or other component elements of the Program in any way, or for any purpose, other than with the prior written consent of Rod Sack SkyWare ;

(v) reverse engineer, disassemble or de-compile the software otherwise than with the prior written consent of Rod Sack SkyWare ;

(vi) remove, change or obscure any identification marks or notices of proprietary rights and restrictions on or in the software and any other component elements of the Program.

## 2. Termination

(a) Rod Sack SkyWare may, at its sole and absolute discretion, terminate the licence, in which event it will refund to you the purchase price of the Program.

(b) The licence may be terminated by Rod Sack SkyWare without refund if you fail to make payment after seven days notice of any sums due to Rod Sack SkyWare under this or any other contract with Rod Sack SkyWare . The licence will be terminated if there is evidence of attempts to obtain copies of the software without payment to Rod Sack SkyWare.

(c) Within 14 days of termination of this Licence, you will return the original, as well as all copies or part copies of the Program, or will furnish to Rod Sack SkyWare a letter attesting to the destruction of the original and any such copies.

(d) Your rights to use the Program will terminate automatically if you fail to comply with any term of this Licence.

This Agreement will also terminate without further action or notice by Rod Sack SkyWare if you become bankrupt, go into liquidation, suffer or make any winding up petition, make an arrangement with your creditors, have an administrator, administrative receiver or other receiver appointed, or if you suffer or file any similar action in consequence of debt.

Any use of any copies of the Program after termination of the Licence is unlawful.

## 3. Warranty

As the owner of the Licence copyright, Rod Sack SkyWare warrants to you only that:-

(a) the software, when used properly, will provide the functions and facilities and will perform substantially as described in the help supplied with the software;

(b) the medium on which the software is recorded will be free from defects in material and workmanship under normal conditions of use.

This warranty is given for the duration of the relevant free Rod Sack SkyWare cover period of 90 days beginning from the date on which you register the Licence.

Registration of the Licence may be effected either by telephone, or e-mail to Rod Sack SkyWare within 14 days of receiving the Program.

Upon receipt of the Program, it must immediately be backed-up in accordance with Clause 1 (a) (iv) of this Licence and in accordance with instructions contained on relevant documentation accompanying the Program.

(c) Rod Sack Skyware is not responsible for replacement of software or media in any form, resulting from a failure by the user to backup or otherwise secure the software. It is the sole responsibility of the user to ensure that the software is securely copied, and protected from Virus or other contamination. Rod Sack Skyware will replace the software only on payment in full for the replacement software.

(d) during the free Rod Sack SkyWare cover period, Rod Sack SkyWare will provide technical advice, assistance and support by telephone during normal business hours and/or will replace any Program not meeting the guarantee given above.

In the event of any errors in the Program, Rod Sack SkyWare may, at its sole discretion, correct the same by patching or by replacing the Program with a new version.

Rod Sack SkyWare does not warrant or guarantee that you will have uninterrupted or error free service from the Program.

Rod Sack SkyWare 's entire liability and your exclusive remedy under the warranties given in this section 3 will be, at Rod Sack SkyWare option to repair or replace the software or encryption medium which does not conform with the warranty.

This guarantee excludes defects caused by accidents, abuse, poor storage or handling, modification of the operating system by Microsoft or Apple or hardware including printers, or any act referred to in sub-clauses 1(b) (iv) and (v) above. It is subject also to the product being returned in good condition within the free Rod Sack SkyWare cover warranty period applicable to it.

#### 4. Exclusion of Other Warranties

Except for the express warranties contained in Section 3 above, Rod Sack SkyWare gives and you receive no other warranties, conditions or representations, express or implied, statutory or otherwise. Without limitation, the implied terms of quality and fitness for a particular purpose are excluded.

Rod Sack SkyWare does not warrant that the operation of the software will be error free or uninterrupted. It is your exclusive responsibility to ensure that the Program is suitable for your needs and the entire risk as to its performance and as to results obtained from its use is assumed by you. You hereby acknowledge that the content and accuracy of documents produced by the Program are your sole responsibility and, whether or not produced using the software, that you also remain responsible for ensuring that any information, opinions, recommendations, forecasts or other comments submitted to third parties are accurate and complete.

#### 5. Disclaimer and Limitation of Liability

Any reseller, distributor or dealer (including any Rod Sack SkyWare approved dealer) from whom you may have purchased the Program is expressly not appointed or authorised by Rod Sack SkyWare as its servant or agent. No such person has any authority, either express or implied, to enter into any contract or provide any representation, warranty or guarantee with or to you on behalf of Rod Sack SkyWare or otherwise to bind Rod Sack SkyWare in any way whatsoever. Rod Sack SkyWare will not be responsible for any modifications or mergers made to the Program by such persons.

Specifically any false statements or claims relating to functionality or performance made about the software, verbally or in writing by any reseller, distributor or dealer (including any Rod Sack SkyWare approved dealer) will not be honoured by Rod Sack SkyWare in any way whatsoever. You hereby acknowledge that the allocation of risk in this Agreement reflects the price paid for the Program and also the fact that it is not within Rod Sack SkyWare control how, and for what purposes, the Program is used by you. In no event, therefore, will Rod Sack SkyWare be liable for any direct, consequential, incidental or special damage or loss of any kind (including, but not confined to, loss of profits, loss of contracts, business interruptions, loss of or corruption to data) however caused and whether arising under contract or tort, including negligence or otherwise. If any exclusion, disclaimer or other provision contained in this Licence is held to be invalid for any reason by a court of competent jurisdiction and Rod Sack SkyWare becomes liable thereby for loss or damage that could otherwise be limited, such liability whether in contract, tort or otherwise, will not exceed the amount actually paid by you for the software.

Rod Sack SkyWare does not exclude or limit its liability for death or personal injury resulting from any act or negligence perpetrated by it.

#### 6. General

(a) Any reseller, distributor or dealer (including any Rod Sack SkyWare approved dealer) from whom you may have purchased the Program is expressly not appointed or authorised by Rod Sack SkyWare as its servant or agent.

No such person has any authority, either express or implied, to enter into any contract or provide any representation, warranty or guarantee with or to you on behalf of Rod Sack SkyWare or otherwise to bind Rod Sack SkyWare in any way whatsoever. Rod Sack SkyWare will not be responsible for any modifications or mergers made to the Program by such persons.

(b) Rod Sack SkyWare shall not be liable to you in respect of circumstances outside its reasonable control.

(c) Failure by Rod Sack SkyWare to enforce any particular term of this Licence shall not be construed as a waiver of any of its rights under it.

(d) If any part of this Agreement is held by a court of competent jurisdiction to be unenforceable for any reason whatsoever, the validity of the remainder of terms will not be affected.

(e) This Licence constitutes the entire agreement between the parties in relation to the Program and its licensing and supersedes any other oral or written communications, agreements or representations with respect to the Program.

(f) The terms and conditions of this Licence will be governed and construed in accordance with English law, and any dispute arising under this Agreement or in connection with the Program shall be submitted to the exclusive jurisdiction of the English Courts. No variation, amendment of or addition to this Licence shall be effective unless Rod Sack SkyWare prior agreement in writing shall have been obtained.

Should you have any questions concerning this Licence, please contact Rod Sack SkyWare using the information contained on the registration card contained with the Program.

#### 7. Copyright

All the titles, intellectual property rights and copyrights in and to the Software and any copies thereof are owned by Rod Sack SkyWare

(c) Rod Sack SkyWare 2004