

JobPro Central.....

License Agreement and Limited Warranty

.....

IMPORTANT - READ CAREFULLY BEFORE INSTALLING

IF TRIAL VERSION

The trial version of JobPro Central it is functionally identical to the full version, but will expire after approximately 2 months of use.

For information on how to register the trial version, please visit our web site at <http://www.jobprocentral.com> or send an email to sales@jobprocentral.com

This software and its supporting components and documentation are copyright ©2003 Softouch Technologies Limited. All rights reserved. Support for the Software is not included with this evaluation package.

THE SOFTWARE

THIS LEGAL DOCUMENT IS AN AGREEMENT BETWEEN YOU, THE END USER, AND SOFTOUCH TECHNOLOGIES LIMITED. BY INSTALLING OR USING THIS SOFTWARE, YOU ARE AGREEING TO BECOME BOUND BY THE TERMS OF THIS AGREEMENT, WHICH INCLUDES THE SOFTWARE AGREEMENT, LIMITED WARRANTY AND ACKNOWLEDGMENT.

IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL OR USE THE SOFTWARE.

JOBPRO CENTRAL SOFTWARE AGREEMENT

1. RIGHT TO USE. You agree to abide by the terms and conditions of this Agreement and the Limited Warranty. If this is the trial version Softouch Technologies grants to you a non-exclusive right to use and display this evaluation copy of the JobPro Central software program (hereinafter the "Software") for evaluation purposes for a period of sixty (60) days from the date of installation so long as you comply with the terms of this Agreement. Softouch Technologies reserves all rights not expressly granted to you and specifically retains title to and copyright in the Software and accompanying written material.

2. OWNERSHIP OF SOFTWARE

You own the magnetic or other physical media on which the Software is originally or subsequently recorded or fixed, but an express condition of this Agreement is that Softouch Technologies retains title and ownership of the Software, regardless of the form of media in or on which the original and other copies may exist. This Agreement does not constitute a Licence in respect of a sale of the original Software or any copy.

3. CUSTOMER OBLIGATIONS

3.1 DISTRIBUTABLE FILES- You are permitted to use the supplied software which incorporates FileMaker Inc. FileMaker Pro® Run Time files.

4. GENERAL ACKNOWLEDGEMENTS

4.1 You acknowledge that Softouch Technologies makes no assertion or representation of FileMaker Inc.'s approval of JobPro Central nor is FileMaker Inc. in any other way associated with Softouch Technologies.

4.2 You acknowledge that neither Softouch Technologies nor FileMaker Inc. can be held liable in connection with any claim for cost or damages arising from the marketing, sale, distribution or use of JobPro Central.

5. LIMITATION OF LIABILITY

No designer of computer software can hope to foresee all the uses to which the software might be put or the hardware upon which it may run or the operating environment or the skill of or the methods used by the end user.

5.1 Under no circumstances will Softouch Technologies be liable for any direct, indirect, special, consequential or incidental damages arising from use or inability to use the Software or documentation.

5.2 Softouch Technologies is not responsible for any costs arising from the use of the Software, including, but not limited to, costs incurred as a result of loss of profit or revenue, loss of functionality of any software, loss of data or costs associated with the recovery of software or data.

6. COPY RESTRICTIONS

You may copy and transfer this Software to others for their own evaluation only, provided all original files, including this Agreement, Limited Warranty and the copyright notice are included. You may be held legally responsible for any copyright infringement which is caused or encouraged by your failure to abide by the terms of this Agreement.

7. USE RESTRICTIONS

You may not modify, adapt, translate, reverse engineer, decompile, disassemble, or create derivative works based on the Software. You may not modify, adapt, translate or create derivative works based on the written materials without the prior written consent Softouch Technologies. If this is the trial version you may physically transfer this Software from one computer to another for evaluation purposes only.

8. TRANSFER RESTRICTIONS

Any transferee of this Software shall be bound by the terms and conditions of this Agreement and Limited Warranty. In no event may you rent, lease, sell or otherwise dispose of the Software on a temporary or permanent basis except as expressly provided herein.

9. TERMINATION

This License is effective until terminated. This License will terminate immediately without notice from Softouch Technologies or judicial resolution if you fail to comply with any provision of this License. Upon such termination you must destroy the Software, all accompanying written materials and all copies thereof.

TRIAL VERSION TERMINATION: This Agreement is effective for sixty (60) days from the date of installation. The right to use this Software pursuant to this Agreement will terminate automatically without notice from Softouch Technologies if you fail to comply with any provision of this Agreement.

10. PASSWORDS

The Software licensed to you contains features which are protected by certain passwords. You are not authorized to enter, remove or change such passwords, and only Softouch Technologies is authorized to enter, remove or change such passwords.

11. MISCELLANEOUS

This Agreement shall be governed and construed in accordance with the laws of Ireland and shall benefit Softouch Technologies, its successors and assigns.

LIMITED WARRANTY AND DISCLAIMER OF WARRANTY

THE SOFTWARE AND ACCOMPANYING WRITTEN MATERIALS (INCLUDING INSTRUCTIONS FOR USE) ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND OTHER THAN AS ABOVE. FURTHER, SOFTOUCH TECHNOLOGIES DOES NOT WARRANT, GUARANTEE OR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF USE, OF THE SOFTWARE OR WRITTEN MATERIALS IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS, OR OTHERWISE. THE ENTIRE RISK AS TO THE RESULTS AND PERFORMANCE OF THE SOFTWARE IS ASSUMED BY YOU. IF THE SOFTWARE OR WRITTEN MATERIALS ARE DEFECTIVE YOU, AND NOT SOFTOUCH TECHNOLOGIES OR ITS DEALERS, DISTRIBUTORS, AGENTS, OR EMPLOYEES, ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR, OR CORRECTION.

THE ABOVE IS THE ONLY WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, THAT IS MADE BY SOFTOUCH TECHNOLOGIES ON THIS JOBPRO CENTRAL PRODUCT. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY SOFTOUCH TECHNOLOGIES, ITS DEALERS, DISTRIBUTORS, AGENTS, OR EMPLOYEES SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY AND YOU MAY NOT RELY ON ANY SUCH OR ADVICE. YOU MAY HAVE OTHER RIGHTS WHICH VARY FROM COUNTRY TO COUNTRY.

NEITHER SOFTOUCH TECHNOLOGIES NOR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION OR DELIVERY OF THIS PRODUCT SHALL BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND THE LIKE) ARISING OUT OF THE USE OR INABILITY TO USE SUCH PRODUCT EVEN SOFTOUCH TECHNOLOGIES HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

This Limited Warranty shall be governed and construed in accordance with the laws of Ireland.

ACKNOWLEDGMENT

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND LIMITED WARRANTY, UNDERSTAND THEM, AND AGREE TO BE BOUND BY THEIR TERMS AND CONDITIONS. YOU ALSO AGREE THAT THE AGREEMENT AND LIMITED WARRANTY ARE THE COMPLETE AND EXCLUSIVE STATEMENT OF AGREEMENT BETWEEN THE PARTIES AND SUPERSEDE ALL PROPOSALS OR PRIOR AGREEMENTS, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN THE PARTIES RELATING TO THE SUBJECT MATTER OF THE AGREEMENT OR THE LIMITED WARRANTY.

Softouch Technologies Limited. Reg. No: 6348898A

EMAIL: support@softouch.ie

WEB: www.softouch.ie