

PLEASE READ THE FOLLOWING BEFORE INSTALLING THIS SOFTWARE

Please be sure to read carefully the following Software License Agreement before installing this software supplied by SYSTEM IN FRONTIER Inc.

Software License Agreement

This Software License Agreement is made and entered into by and between you, the end-user customer, and SYSTEM IN FRONTIER Inc. (hereinafter referred to as SYSTEM IN FRONTIER Inc.) in witness of agreement between both parties upon licensing of the right to use this software (which is provided by the installer and is hereinafter referred to as the Licensed Software) owned by SYSTEM IN FRONTIER Inc.

Article 1. (Right to Use Licensed Software)

“Right to Use the Licensed Software” means your right to use the Licensed Software in the country where the SYSTEM IN FRONTIER Inc. product you purchased is installed (hereinafter referred to as Country of Installation).

Article 2. (Grant of License)

SYSTEM IN FRONTIER Inc. grants you the non-exclusive and non-assignable right to use the Licensed Software in the Country of Installation.

Article 3. (Prohibition of Assignment and Other Acts)

You may not modify, translate, carry out reverse engineering, decompile, and disassemble the Licensed Software in whole or in part.

Article 4. (Rights to Licensed Software)

All rights related to the Licensed Software including copyrights belong to SYSTEM IN FRONTIER Inc.

Article 5. (Warranty)

1. SYSTEM IN FRONTIER Inc. does not guarantee proper performance of the Licensed Software if it is modified or translated.
2. SYSTEM IN FRONTIER Inc. does not warrant that the Licensed Software

is free from defects or fit and useful for your particular purpose.

Article 6. (Exemption from Liability)

SYSTEM IN FRONTIER Inc. shall not be liable for any damages or losses incurred by you or any third party or for any claim of a third party against you arising out of or in relation to the use of the Licensed Software.

Article 7. (Confidentiality)

You shall keep confidential the content of the Licensed Software supplied hereunder by SYSTEM IN FRONTIER and the terms and conditions of this Agreement, and shall not divulge or disclose them to any third party without the prior written consent of SYSTEM IN FRONTIER Inc. .

Article 8. (Term of Validity)

1. This Agreement shall become effective as of the day you accept the terms hereof and so remain unless it is terminated pursuant to the next Article.
2. Notwithstanding the item above, the provisions set forth in the Article 8 (Confidentiality) shall remain effective even after the termination hereof.

Article 9. (Termination)

In any of the following event, SYSTEM IN FRONTIER Inc. may forthwith terminate this Agreement by so notifying you without any prior notification and may claim the damages incurred:

- (1) Any breach on your part of any of the provisions hereof,

Article 10. (Steps to Be Taken after Termination)

Upon the termination of this Agreement pursuant to the Item 1 of Article 8 and Article 9, you shall destroy the Licensed Software and notify SYSTEM IN FRONTIER Inc. of such destruction.

Article 11. (Discussion in Good Faith)

Matters not stipulated herein shall be discussed in good faith and settled between you and SYSTEM IN FRONTIER Inc.