

Realtimme End User's License Agreement (EULA)

This is a legal agreement between you, the end user (herein known as Customer) and Realtimme. By installing this software thereafter; you agree to be bound by all the terms and conditions of this agreement. If you do not agree to part or all of the terms and conditions of this agreement, you can return the package and all accompanying materials along with your sales invoice to the place of acquisition within ten (10) days for a full refund, subject to the refund policies of the suppliers, which may vary from place to place.

1. Definition: 'Realtimme' means Realtimme Business Consulting Pte Ltd, and all other related companies. (Registered office, see www.realtimme.com). 'Realtimme software' refers to Realtimme Accounting software, in the form as supplied, contained in the enclosed CDs and in upgrades and updates supplied later by Realtimme. 'Documentation' means all printed materials supplied with the software or supplied later by Realtimme.

2. Copyright: Realtimme retains full proprietary rights over the Realtimme software, including all documentations supplied and is protected by Singapore Copyright laws and International treaty provisions. You must therefore treat Realtimme software like any other copyright materials except that you may transfer Realtimme software to a permanent storage device such as a hard (fixed) disk and retain the original CD solely for backup or archival purposes. You may not copy the printed materials accompanying the software.

3. License: You have a limited non-exclusive license to use Realtimme software on the terms and conditions set forth. This license allows you to use Realtimme software only on one computer at any given time. You may not publish or distribute any part or whole of Realtimme software in any form to anyone nor may you place it on bulletin board systems or in the internet. You may not rent, sub-license or lease the software or try to reverse engineer, decompile or disassembled Realtimme software.

4. Limited Warranty: You assume all responsibilities for the selection of the software as appropriate to achieve the results intended by you., Realtimme warrants that

- (a) The Software will perform substantially in accordance with the accompanying Product Manual (s) for a period of 180 days from the date of receipt: and
- (b) Any Realtimme supplied SOFTWARE will be free from defects in materials and workmanship under normal use and service for a period of one year from the date of receipt, of Realtimme.
- (c) Realtimme does not warrant that the function contained in the software will meet all your requirements or that the operation of the software will be uninterrupted or error free.

Any implied warranties on the SOFTWARE are limited to 180 days.

5. Customer Remedies: Realtimme entire liability and your exclusive remedy shall be, at Realtimme's obligation to replace with the SOFTWARE that does not meet Realtimme's Limited Warranty and which is returned to Realtimme with a copy of your receipt. This Limited Warranty is void if failure of the Realtimme software has resulted from accident, abuse,

misapplication or problems caused by computer hardware or software used, not as per Realtimme recommendation. Any replacement of Realtimme software will be warranted for the remainder of the original warranty period or 30 days, whichever is longer.

6. No Other Warranties: To the maximum extent permitted by applicable law, Realtimme, disclaims all other warranties, either express or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose, with respect to the software, the accompanying product manual (S) and written materials. The limited warranty contained herein gives you specific legal rights.

7. No liability for consequential damages: To the maximum extent permitted by applicable law, Realtimme shall not be liable for any other damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use of or inability to use this Realtimme product, even if Realtimme has been advised of the possibility of such damages. In any case, Realtimme's entire liability under any provision of this agreement shall be limited to the amount actually paid by you for the software.

8. Modification of License Agreement: This license may be modified only in writing by an authorized representative of Realtimme under specific authority of the Board of directors of Realtimme. Additional statements written or oral by agents, employees, contractors, licensees, distributors, dealers, authorized training centres, authorized service centres or business partners of Realtimme and/or its subsidiaries and/or its subsidiaries and/or its group companies do not constitute warranties and are not binding upon Realtimme.

This agreement is subject to the jurisdiction of the High Court of Singapore only. If any provision of this Agreement is found void, invalid or unenforceable, it will not affect the validity of the rest of the Agreement which will remain valid and enforceable according to its terms.

This License constitutes the entire agreement and understanding between you and Realtimme and supersedes any prior agreement or understanding whether oral or written relating to the subject of this License.

Should you have any questions concerning this Agreement, or if you desire to contact Realtimme for any reason, please call, email or write to :

Realtimme Business Consulting Pte Ltd,
8 Jalan Lembah Kallang, #06-01 Min Ghee Building
Singapore 339 564

Tel: +65 6297 7623 Fax: +65 6297 7839

Or

Email to: wecare@realtimme.net