WEB-WRAP

PLEASE READ THIS CAREFULL

BEFORE <<INSERT METHOD OBUTTON BELOW">> TO COMMECAREFULLY READ THE TERMS BY <<INSERT METHOD OF ABUTTON BELOW">> YOU ARE AND CONDITIONS OF THIS LICENSEE. IF YOU DO NOT A THIS LICENCE AGREEMENT YOU "CLICK THE "DO NOT ACCEPT" THE SOFTWARE.

When you accept the terms and of acceptance, e.g. "clicking on the company details of the License "Licensee") a limited, non-exclusiname, version number and othe documentation (the "Software") [maximum of <<insert number>> Licence Agreement. [You may not another and may not distribute it or exception of the terms and of the company in the company i

1. Use of the Software

- 1.1 In this Licence Agree of the Software by memory of a compute of the system instruction shall also include purposes of unders (which may be known)
- 1.2 A maximum of <<in made for back-up a

2. Nature of the Software

The Software is commerci shareware. The licence fe Licence Agreement is £< method>>.

3. Licensee's Undertakings

By accepting the terms undertake:

3.1 Not to copy the Soft

AGREEMENT

IG

"CLICKING ON THE "ACCEPT"
THE SOFTWARE, YOU SHOULD
F THIS LICENCE AGREEMENT.
CLICKING ON THE "ACCEPT"
GALLY BOUND BY THE TERMS
AND AGREE TO BECOME A
TERMS AND CONDITIONS OF
METHOD OF REJECTION, E.G.
AND NOT DOWNLOAD OR USE

Agreement by <<insert method of >>, <<insert name, address and hall immediately grant you (the cence to Use <<insert Software and any and all accompanying academic purposes only] on a the terms and conditions of this lectronically from one computer to

efined as including the installation or loading it into the permanent a "Computer") for the processing ontained in the Software. "Use" machine-readable form for the such machine-readable material g).

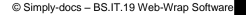
R [copies] of the Software may be urposes.

t is not open-source, freeware or Software in accordance with this by <<insert details of payment

Licence Agreement you hereby

1

by sub-Clause 1.2;



- 3.2 Not to disassemble.
- 3.3 Not to Use the Soft one time in violation
- 3.4 [To ensure that you who will use the So of this Licence Agre
- 3.5 To reproduce and in appear in or on the
- 3.6 Not to permit or factorstitute a breach
- 3.7 Not to place or dis location without the
- 3.8 Not to Use the So illegal, offensive, the

4. Transferring the Software

4.1 [The Software is lid sell, assign, pledge temporary or pern Licensor.]

OR

4.2 [You may transfer Software and any a at no charge] to the terms of this Licend within <<insert period the Software or a

5. **Limited Warranty**

- 5.1 Subject to the lim warrants that the So accompanies it [an Licensor].
- 5.2 Subject to sub-Cla warranty of any kin the implied warrant and non-infringeme
- 5.3 The Licensor does errors will be correct expenses associate errors.
- 5.4 The Licensor shall with the limited w modification, variat Licensor or caused

reverse-engineer the Software:

sert number>> Computer(s) at any ent:

d other parties under your control nce with the terms and conditions ly notified of the same;]

ght notices of the Licensor as they copies thereof;

tware in any manner which would ns of this Licence Agreement;

any website, ftp server or similar sent of the Licensor; and

which may be deemed immoral, erwise harmful.

may not rent, lease, sub-licence, dispose of the Software, on a he prior written consent of the

er party but only if the original are transferred permanently [and arty agrees to be bound by all the as the Licensor of their agreement fer you may not retain any copies entation.]

of liability below, the Licensor nform with any documentation that s or descriptions provided by the

is provided "as is" without any nplied, including but not limited to ness for a particular purpose, title

ware will be error-free or that such solely responsible for all costs and repair or damage caused by such

are fails to operate in accordance
-Clause 5.1 as a result of any
Software not performed by the
n or incorrect use of the Software.



including use of the incompatible.

5.5 In the event that the be limited to the lice this Clause 5 nor i exclude the License Licensor's negligen

6. Your Statutory Rights

This Licence Agreement grights that vary from one exclusion of implied warrar so the limitations and excluyou. Other jurisdictions conditions. In such a cas Agreement shall apply to tigurisdictions. If any part of held to be void or unenfor Licence Agreement and the full force and effect. Any riprivate as opposed to busing

7. Intellectual Property Righ

The Software and related also protected under appli the Software, all subseque subsisting therein, regardl Licence Agreement is not a

8. Term and Termination

- 8.1 This Licence Agree any time by destroy
- 8.2 This Licence Agree elsewhere in this Li and conditions of the
- 8.3 You agree that, upo any copies in whate

9. General

- 9.1 Each party irrevoca the Licensor, its su Software, shall hav of whatever nature the place of perforn the laws of that cou
- 9.2 This Licence Agree

ment or other software which is

bility of any kind, that liability shall nsee for the Software. Nothing in Licence Agreement shall limit or personal injury arising out of the epresentation.

this and you may also have other me jurisdictions do not allow the imitations or exclusions of liability, ence Agreement may not apply to a exclusions subject to certain clusions included in this Licence ed by the laws of such applicable ions in this Licence Agreement is e deemed to be deleted from this tion or exclusion shall continue in is a consumer (i.e. a purchaser for ment use) are not affected.

right works of authorship and are he Licensor retains ownership of and all intellectual property rights the such copies may exist. This ware or any copies thereof.

minated. You may terminate it at with all copies in any form.

ninate upon conditions set out ou fail to comply with of the terms

will destroy the Software including

ts of the country of registration of er which issues an invoice for the resolve any controversy or claim on to this Licence Agreement and reement shall be that country and ntroversy or claim.

nplete and exclusive statement of

the Licence Agreed subject matter of representations, un written, and all oth matter.

- 9.3 Any Clause in th unenforceable shal Agreement shall no
- 9.4 Failure or neglect under this Licence a rights nor in any w Agreement nor prej
- 9.5 This Licence Agree not assign, transf Agreement or any written consent.

Any questions concerning this Lic Licensor. Contact details are avai

sor and you with respect to the t and supersedes all proposals, r agreements, whether oral or ween us relating to that subject

that is found to be invalid or nd the remainder of this Licence tion.

ise any of its rights or remedies nstrued as a waiver of that party's the whole or part of this Licence take subsequent action.

and [subject to Clause 4] you may herwise part with this Licence er it without the Licensor's prior

Software should be directed to the >.

