

Page 1: Single Developer License Agreement

Page 2: Site License Agreement

Page 3: Enterprise License Agreement

Quick Report Professional is written, published and distributed by QBS Software Limited (QBS), 7 Wharfside, Rosemont Road, Alperton, Wembley, Middlesex, HA0 4QB, United Kingdom.

In consideration of payment of a licence fee, QBS grants the exclusive right for **one** person to store and use this software at the licensed site. Further copies of the software may not be made for backup, security or archival purposes at all. The Licensee shall be bound by confidentiality and non disclosure, in that the Licensee shall not disclose the product for any unauthorised use to any unauthorised person and thereby shall keep the product in a manner confidential.

The Licensee may use the software to design, develop, test and deploy application programs which you create. The software may be used on **one** machine, within the company and on a single site. The Licensee may not transfer the software or copies thereof to a third party, nor may the software be rented, hired, sub-leased licensed or leased.

By inserting the disks into your computer and using this software and its applications, you automatically acknowledge that this software may not suit your particular requirements, or be completely trouble free.

The software will perform as described when the instructions are followed and with proper application.

QBS shall not assume any responsibility whatsoever for errors in the documentation, damages that may occur, or problems resulting from use or misuse of this software, either directly, indirectly or incidentally.

QBS expressly reserves all rights not presently granted and retains title and ownership of the software, including all subsequent copies on any form of media.

This software is wholly owned by QBS and is protected by Copyright Law and the applicable International Treaty provisions and any treaty provisions that may from time to time apply.

DISCLAIMER OF WARRANTIES

QBS provides this product on an "AS IS" basis. The Licensee agrees that QBS, nor any Officers, Directors, Shareholders, Employees or other related parties will be liable or responsible to any user or any other person or entity with respect to any liability, loss or damage caused or alleged to be caused directly or indirectly by use of this product, including but not limited to any interruption of service, loss of business or anticipatory profits, consequential or inconsequential damages resulting from the use or operation of this product.

QBS MAKES NO WARRANTIES OR REPRESENTATIONS WHATSOEVER, EITHER EXPRESS OR IMPLIED, REGARDING THIS PRODUCT, ITS MERCHANTABILITY AND/OR ITS FITNESS FOR PURPOSE. BY USING THIS PRODUCT, IT IS AGREED INTER-PARTES THAT QBS NOR ITS RELATED ENTITIES SHALL BE LIABLE FOR ANY DAMAGES, EVEN IF QBS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Should any part of this agreement be held invalid, the remainder of the agreement shall not be made void/voidable or be held invalid, but SHALL remain in effect.

This agreement can only be modified by a written statement from QBS.

TRADEMARKS

While QBS in this publication has referred to trademarks, information about company names, products and services, those references mentioned in this publication were derived from various sources. QBS does not verify and attest to their accuracy.

APPLICABLE LAW

The Licensee acknowledges that this Agreement shall be expressly governed by the Laws in England as they apply from time to time, and that in the event of any breach, dispute or litigation, intended variation, or modification whatsoever to the terms, conditions and warranties, the Licensee agrees to submit to the English jurisdiction, irrespective of any conflict of Law Provision/s which may have any bearing upon this License Agreement.

Site license agreement

Quick Report Professional is written, published and distributed by QBS Software Limited (QBS), 7 Wharfside, Rosemont Road, Alperton, Wembley, Middlesex, HA0 4QB, United Kingdom.

In consideration of payment of a licence fee, QBS grants the exclusive right for an unlimited number of people to store and use this software at the licensed site. Further copies of the software may be made for backup, security or archival purposes only. The Licensee shall be bound by confidentiality and non disclosure, in that the Licensee shall not disclose the product for any unauthorised use to any unauthorised person and thereby shall keep the product in a manner confidential.

The Licensee may use the software on unlimited machines, within the company and on a single site. The Licensee may not transfer the software or copies thereof to a third party, nor may the software be rented, hired, sub-leased licensed or leased.

By inserting the disks into your computer and using this software and its applications, you automatically acknowledge that this software may not suit your particular requirements, or be completely trouble free.

The software will perform as described when the instructions are followed and with proper application.

QBS shall not assume any responsibility whatsoever for errors in the documentation, damages that may occur, or problems resulting from use or misuse of this software, either directly, indirectly or incidentally.

QBS expressly reserves all rights not presently granted and retains title and ownership of the software, including all subsequent copies on any form of media.

This software is wholly owned by QBS and is protected by Copyright Law and the applicable International Treaty provisions and any treaty provisions that may from time to time apply.

DISCLAIMER OF WARRANTIES

QBS provides this product on an "AS IS" basis. The Licensee agrees that QBS, nor any Officers, Directors, Shareholders, Employees or other related parties will be liable or responsible to any user or any other person or entity with respect to any liability, loss or damage caused or alleged to be caused directly or indirectly by use of this product, including but not limited to any interruption of service, loss of business or anticipatory profits, consequential or inconsequential damages resulting from the use or operation of this product.

QBS MAKES NO WARRANTIES OR REPRESENTATIONS WHATSOEVER, EITHER EXPRESS OR IMPLIED, REGARDING THIS PRODUCT, ITS MERCHANTABILITY AND/OR ITS FITNESS FOR PURPOSE. BY USING THIS PRODUCT, IT IS AGREED INTER-PARTES THAT QBS NOR ITS RELATED ENTITIES SHALL BE LIABLE FOR ANY DAMAGES, EVEN IF QBS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Should any part of this agreement be held invalid, the remainder of the agreement shall not be made void/voidable or be held invalid, but SHALL remain in effect.

This agreement can only be modified by a written statement from QBS.

TRADEMARKS

While QBS in this publication has referred to trademarks, information about company names, products and services, those references mentioned in this publication were derived from various sources. QBS does not verify and attest to their accuracy.

APPLICABLE LAW

The Licensee acknowledges that this Agreement shall be expressly governed by the Laws in England as they apply from time to time, and that in the event of any breach, dispute or litigation, intended variation, or modification whatsoever to the terms, conditions and warranties, the Licensee agrees to submit to the English jurisdiction, irrespective of any conflict of Law Provision/s which may have any bearing upon this License Agreement.

Enterprise license agreement

Quick Report Professional is written, published and distributed by QBS Software Limited (QBS), 7 Wharfside, Rosemont Road, Alperton, Wembley, Middlesex, HA0 4QB, United Kingdom.

In consideration of payment of a licence fee, QBS grants the exclusive right for an unlimited number of people to store and use this software at any location by the licensed organisation. Further copies of the software may be made for backup, security or archival purposes only. The Licensee shall be bound by confidentiality and non disclosure, in that the Licensee shall not disclose the product for any unauthorised use to any unauthorised person and thereby shall keep the product in a manner confidential.

The Licensee may use the software on unlimited machines, within the organisation at any location. The Licensee may not transfer the software or copies thereof to a third party, nor may the software be rented, hired, sub-leased licensed or leased.

By inserting the disks into your computer and using this software and its applications, you automatically acknowledge that this software may not suit your particular requirements, or be completely trouble free.

The software will perform as described when the instructions are followed and with proper application.

QBS shall not assume any responsibility whatsoever for errors in the documentation, damages that may occur, or problems resulting from use or misuse of this software, either directly, indirectly or incidentally.

QBS expressly reserves all rights not presently granted and retains title and ownership of the software, including all subsequent copies on any form of media.

This software is wholly owned by QBS and is protected by Copyright Law and the applicable International Treaty provisions and any treaty provisions that may from time to time apply.

DISCLAIMER OF WARRANTIES

QBS provides this product on an "AS IS" basis. The Licensee agrees that QBS, nor any Officers, Directors, Shareholders, Employees or other related parties will be liable or responsible to any user or any other person or entity with respect to any liability, loss or damage caused or alleged to be caused directly or indirectly by use of this product, including but not limited to any interruption of service, loss of business or anticipatory profits, consequential or inconsequential damages resulting from the use or operation of this product.

QBS MAKES NO WARRANTIES OR REPRESENTATIONS WHATSOEVER, EITHER EXPRESS OR IMPLIED, REGARDING THIS PRODUCT, ITS MERCHANTABILITY AND/OR ITS FITNESS FOR PURPOSE. BY USING THIS PRODUCT, IT IS AGREED INTER-PARTES THAT QBS NOR ITS RELATED ENTITIES SHALL BE LIABLE FOR ANY DAMAGES, EVEN IF QBS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Should any part of this agreement be held invalid, the remainder of the agreement shall not be made void/voidable or be held invalid, but SHALL remain in effect.

This agreement can only be modified by a written statement from QBS.

TRADEMARKS

While QBS in this publication has referred to trademarks, information about company names, products and services, those references mentioned in this publication were derived from various sources. QBS does not verify and attest to their accuracy.

APPLICABLE LAW

The Licensee acknowledges that this Agreement shall be expressly governed by the Laws in England as they apply from time to time, and that in the event of any breach, dispute or litigation, intended variation, or modification whatsoever to the terms, conditions and warranties, the Licensee agrees to submit to the English jurisdiction, irrespective of any conflict of Law Provision/s which may have any bearing upon this License Agreement.