

SOFTWARE LICENSE AGREEMENT

END-USER LICENSE AGREEMENT FOR HL7SPY IMPORTANT PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE CONTINUING WITH THIS PROGRAM INSTALL: INNER HARBOUR SOFTWARE End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and INNER HARBOUR SOFTWARE. for the INNER HARBOUR SOFTWARE product(s) identified above which may include associated software components, media, printed materials, and "online" or electronic documentation ("SOFTWARE PRODUCT"). By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. This license agreement represents the entire agreement concerning the program between you and INNER HARBOUR SOFTWARE, (referred to as "licenser"), and it supersedes any prior proposal, representation, or understanding between the parties. If you do not agree to the terms of this EULA, do not install or use the SOFTWARE PRODUCT.

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.

1. GRANT OF LICENSE.

The SOFTWARE PRODUCT is licensed as follows:

(a) Single User License Grant. Inner Harbor Software, Corp. grant to Customer ("Customer") a nonexclusive and nontransferable license to use the HL7Spy software ("Software") in object code form solely on a single computer owned or leased by Customer. Each user of the software is required to have a valid software license.

(b) Multiple-Users License Grant: Inner Harbor Software, Corp. grant to Customer ("Customer") a nonexclusive and nontransferable license to use the HL7Spy software ("Software") in object code form provided: the number of Users making use of the software, AND the number of computers the software resides, does not exceed the number of licenses purchased ("Permitted Number of Users"). In other words, **the number of licenses required by the Customer is the greater of: (i) the number of computers HL7Spy is installed on, and (ii) the number of Users that execute the HL7Spy software.** Customer grants to Inner Harbor Software or its independent accountants the right to examine its books, records and accounts during Customer's normal business hours to verify compliance with the above provisions. In the event such audit discloses that the Permitted Number of Computers is exceeded, Customer shall promptly pay to Inner Harbor Software the appropriate licensee fee for the additional computers or users. At Inner Harbor Software's option, Inner Harbor Software may terminate this license for failure to pay the required license fee.

(c) Transfer – Hardware licenses are tied to a user and a computer. A license may be transferred to another computer a maximum of 5 times after the initial installation of the software. A license may be transferred to another user if the support contract is in good standing.

(d) Backup Copies.

You may also make copies of the SOFTWARE PRODUCT as may be necessary for backup and archival purposes.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

(a) Maintenance of Copyright Notices.

You must not remove or alter any copyright notices on any and all copies of the SOFTWARE PRODUCT.

(b) Distribution.

You may not distribute registered copies of the SOFTWARE PRODUCT to third parties.

(c) Prohibition on Reverse Engineering, Decompilation, and Disassembly.

You may not reverse engineer, decompile, or disassemble in whole, or part, the SOFTWARE PRODUCT.

(d) Derivative Works

You may not include, in whole, or part, HL7Spy, or its libraries in another product. You may not link your program with HL7Spy's libraries.

(e) Rental.

You may not rent, lease, or lend the SOFTWARE PRODUCT.

(f) Support Services.

INNER HARBOUR SOFTWARE may provide you with support services related to the SOFTWARE PRODUCT ("Support Services"). Any supplemental software code provided to you as part of the Support Services shall be considered part of the SOFTWARE PRODUCT and subject to the terms and conditions of this EULA.

(g) Compliance with Applicable Laws.

You must comply with all applicable laws regarding use of the SOFTWARE PRODUCT.

3. TERMINATION

Without prejudice to any other rights, INNER HARBOUR SOFTWARE may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE PRODUCT in your possession.

4. COPYRIGHT

All title, including but not limited to copyrights, in and to the SOFTWARE PRODUCT and any copies thereof are owned by INNER HARBOUR SOFTWARE or its suppliers. All title and intellectual property rights in and to the content which may be accessed through use of the SOFTWARE PRODUCT is the property of the respective content owner and may be protected by applicable copyright or other intellectual property laws and treaties. This EULA grants you no rights to use such content. All rights not expressly granted are reserved by INNER HARBOUR SOFTWARE.

5. NO WARRANTIES

INNER HARBOUR SOFTWARE expressly disclaims any warranty for the SOFTWARE PRODUCT. The SOFTWARE PRODUCT is provided 'As Is' without any express or implied warranty of any kind, including but not limited to any warranties of merchantability, noninfringement, or fitness of a particular purpose. INNER HARBOUR SOFTWARE does not warrant or assume responsibility for the accuracy or completeness of any information, text, graphics, links or other items contained within the SOFTWARE PRODUCT. INNER HARBOUR SOFTWARE makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic bomb, or other such computer program. INNER HARBOUR SOFTWARE further expressly disclaims any warranty or representation to Authorized Users or to any third party.

6. LIMITATION OF LIABILITY

In no event shall INNER HARBOUR SOFTWARE be liable for any damages (including, without limitation, lost profits, business interruption, or lost information) rising out of 'Authorized Users' use of or inability to use the SOFTWARE PRODUCT, even if INNER HARBOUR SOFTWARE has been advised of the possibility of such damages. In no event will INNER HARBOUR SOFTWARE be liable for loss of data or for indirect, special, incidental, consequential (including lost profit), or other damages based in contract, tort or otherwise. INNER HARBOUR SOFTWARE shall have no liability with respect to the content of the SOFTWARE PRODUCT or any part thereof, including but not limited to errors or omissions contained therein, libel, infringements of rights of publicity, privacy, trademark rights, business interruption, personal injury, loss of privacy, moral rights or the disclosure of confidential information.