

TS2000 Activity Analysis End User Licence

TS2000 Activity Analysis End User Licence Agreement (EULA)

TS2000 Activity Analysis is licensed, not sold.

1. DEFINITION

VENDOR means Chapman Hamer Limited (CHL). SOFTWARE means TS2000 Activity Analysis (TS2000) and all derivative editions (Workgroup, Enterprise). EULA means End User Licence Agreement. YOU means either an individual or a single entity.

2. IMPORTANT READ CAREFULLY:

The TS2000 software is a commercial software package.

This VENDOR End-User Licence Agreement ("EULA") is a legal agreement between YOU and the VENDOR for TS2000 software herein. The SOFTWARE includes programs, files, and online or electronic documentation. By installing or using the SOFTWARE, you agree to be bound by the terms of this EULA. If you do not agree this agreement, do not install or use the SOFTWARE.

3. GRANT

This EULA grants to YOU a nonexclusive licence to copy, install and use the SOFTWARE on YOU(r) computers for the sole purpose of supporting the specified number of timesheet users. You may print the electronic documents in the SOFTWARE solely for internal use and are not allowed to publish or distribute them to a third party.

4. LIMITATIONS

YOU may not resell, rent, lease, or lend the SOFTWARE.

YOU may not reverse engineer, decompile, or disassemble the SOFTWARE.

YOU may not separate the components of the SOFTWARE or change their names to distribute. The component parts may not be separated for use on more than one computer.

YOU may not redistribute the SOFTWARE on any media such as Disk, CD-ROM, DVD, Storage System Network, Internet, and Online.

One copy of the SOFTWARE is only for ONE computer processor. To run SOFTWARE on a multiple processors or a network server to share by multiple users, you need to have an n-user licence. Please contact CHL for n-user licence details.

5. WARRANTY AND LIABILITY

There is no warranty for the SOFTWARE. When you use the SOFTWARE you agree to indemnify, hold harmless, and defend the VENDOR from and against any claims or legal action arising or resulting from using the SOFTWARE.

NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, CHL AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH REGARD TO THE SOFTWARE, AND ANY ACCOMPANYING HARDWARE.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL CHL OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS BUSINESS DATA, BUSINESS OPERATION, OR ANY OTHER LOSS) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE.

6. COPYRIGHT

All title and copyrights in and to the SOFTWARE including but not limited to any text and images incorporated into the SOFTWARE, the accompanying printed materials, online or electronic documentation are owned by CHL.

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

For more information on TS2000 Activity Analysis please contact either:

David Hamer

Email: hamer@chl.co.uk

Telephone: 01905 828 119

David Chapman

Email: chapman@chl.co.uk

Telephone: 024 7667 8700

Chapman Hamer Limited
Hollybrook
Church Street
Kempsey
Worcester
WR5 3JG
United Kingdom

