

LICENSE REF: 000410VCOM

PARADIGMA SOFTWARE END USER LICENSE AGREEMENT

PRODUCT: VALENTINA COM/ActiveX

This Paradigma Software End User License Agreement ("EULA", herein also referred to as "Agreement") is a legal agreement between you (either an individual or a single entity) and Paradigma Software for the Paradigma Software product identified above, which includes computer software and may include associated media, printed materials, and "online" or electronic documentation. By installing, copying, or otherwise using the Paradigma Software product, you agree to be bound by the terms of this End User License Agreement. If you do not agree to the terms of this EULA, do not install, download, purchase or use it. This product is sold "as is", and Paradigma is not responsible for your ability or inability to use the Product for any purpose beyond that specified in this Agreement.

This agreement constitutes the entire agreement between you and Paradigma and supersedes any prior agreement concerning the contents of this package. It shall not be modified except by written agreement dated subsequent to the date of this agreement signed by an authorized Paradigma representative. Paradigma is not bound by any provision of any purchase order, receipt, acceptance, confirmation, correspondence, or otherwise, unless Paradigma specifically agrees to the provision in writing.

SECTION 1. DEFINITIONS

The following definitions apply to the terms as they appear in this agreement.

1. "Paradigma" means Paradigma Software;
2. "Software" means the computer program(s) contained herein or named in this Software End-User License Agreement, and all updates to the computer programs. The term also includes all copies of any part of the computer programs.
3. "Documentation" means the user's manual(s), both printed and electronic (file based), and other printed materials accompanying the Software;
4. "Product" means the Software and Documentation.
5. "Dedicated Computer" means a single computer on which the Paradigma Software may be installed.
6. "Commercial Product" includes shareware, shrinkwrap software products or any product that is sold or for which financial compensation is received.

SECTION 2. GRANT OF LICENSE

Paradigma Software grants you a limited, non-exclusive, non transferable license to use the Product under the following conditions and limitations as expressed in the Agreement. Any grant of license is subject to any and all limitations stated herein. You must designate a single developer to install the Software on a single computer. The designated developer may use the Product in conjunction with other non-Paradigma products to create applications, subject to LIMITATIONS as specified in this Agreement.

SECTION 3. LIMITATIONS

- (1) You agree to distribute the components of the Software only in compiled or object form, as a component of a compiled application;
- (2) You agree to include the REQUIRED NOTICE in any application you develop which includes components of the Software in any form;

- (3) You may not make or distribute copies of the Software, or electronically transfer the Software from one computer to another or over a network. You may not decompile, reverse engineer, disassemble, or otherwise reduce the Software to a human-perceivable form. You may not rent, lease or sublicense the Software. You may not create derivative works based upon the Software.
- (4) You agree that for each commercial product you create with the Software, you will submit a Valentina Commercial Publisher's Agreement to Paradigma Software, in the format specified in the then current Valentina Commercial Publisher's Agreement. The Valentina Commercial Publisher's Agreement is available through the Paradigma Software web site;
- (5) You must include the following notice in an "About box" or wherever your copyright notices occur: "Portions copyright (c) 1998-1999 Paradigma Software. Powered by Valentina.", and an unobscured, official Valentina graphic no smaller than 64 by 64 pixels on an electronic version or 1 centimeter by 1 centimeter on printed matter.
- (6) If this copy of the Software is an upgrade from an earlier version of the Software, it is provided to you on a license exchange basis. You agree by your installation and use of this copy of the Software to voluntarily terminate your earlier end-user license and that you will not continue to use the earlier version of the Software nor transfer it to another.

SECTION 3. LIMITATION ON COMPETITIVE, DERIVATIVE PRODUCTS

You agree that any application or product you create with the Software shall not be used to create any application, product or device which competes with the Software, including those which transfer any component of the Software into another application, product or device, or shall not constitute a wrapper around the Software or its components and include any component of the Software. You agree that any application, product or device you create including any component of the Software, if it includes the ability to create, modify, save or store data, shall have only limited ability to modify fields within a database or its structure: any database application, product or device shall be limited by no less than 80% of its fields designated as containing specific, unmodifiable data types. In addition, any application, product, or device you create will not have the ability to alter database schema. You acknowledge that additional rights are available and may be granted through additional licensing through Paradigma Software. You may not create or distribute an application, product or device created with the Software which is directly competitive with the Software. A product will be deemed as competitive if it can be used to create executable database applications or transfers any component of the Software to another application, or is found to be in non-compliance with any portion of this Agreement;

You acknowledge that Paradigma Software shall have sole authority to determine compliance with this agreement and its limitations.

SECTION 4. COMMERCIAL USE OF THE SOFTWARE

Academic versions of this Product may not be used to create Commercial Software. If you develop software for third parties (ie "custom software development") and ownership or any rights or interest in the application, product or device containing any component of the Software will be transferred to a third party, then you are required to confirm that the third party also has a legal license of the Software from Paradigma. For example, if you create a database application for XYZ Corporation that XYZ Corporation will own. You must confirm that XYZ Corporation also has a legal license of the Software from Paradigma before you may transfer the application, product or device to XYZ Corporation. You may create and resell commercial applications, products or devices using the Software to resellers as resalable software products or for resale to end users without requiring ownership of a Software license, so long as you comply with all provisions of this Agreement and no ownership, rights or interest in the applications, products or devices are transferred in the process.

SECTION 5. ADDITIONAL RIGHTS

Paradigma may grant you additional rights to those granted in this Agreement through commercial licensing. Contact Paradigma Software for more information.

SECTION 6. LIABILITY

In the event that there is a risk of liability based on the claim that the product infringes any copyright or any other intellectual property right under the laws and jurisdiction of the United States of America, you must promptly contact Paradigma Software to be eligible for any recourse. Paradigma may elect to do one or more of the following: Paradigma may exchange the allegedly infringing Paradigma Products with a non-infringing product or products of equivalent functionality, at no charge to you; Paradigma may acquire the right for you to continue to use the product; If Paradigma is unable to effect any of these remedies, Paradigma may repurchase the product from you for its original price. Paradigma is not liable for damages that arise after Paradigma offers in good faith to do one of these things. You agree to indemnify, hold harmless and defend Paradigma from and against any claims or lawsuits, including attorneys' fees, that arise or result from the use of one or more components of the Software you licensed in combination with non-Paradigma products, or any alteration of the Paradigma product. In no event shall Paradigma's total liability for any damages, direct or indirect, in connection with the product, the product documentation, and/or this license exceed the license fees paid for your right to use this copy of the product whether such liability arises from any claim based upon contract, warranty, tort or otherwise.

IN NO EVENT WILL PARADIGMA BE LIABLE TO YOU FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES, ARISING OUT OF OR IN CONNECTION WITH YOUR USE OR INABILITY TO USE THE PRODUCT OR DOCUMENTATION, THE BREACH OF ANY EXPRESS OR IMPLIED WARRANTY, OR OTHERWISE IN CONNECTION WITH THE PRODUCT, THE PRODUCT DOCUMENTATION AND/OR THIS LICENSE EVEN IF PARADIGMA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Some US states do not allow limitation or exclusion of incidental or consequential damages, so that above limitation or exclusion may not apply to you. In no event shall Paradigma's total liability for any damages, direct or indirect, in connection with the product, the product documentation, and/or this license exceed the license fees paid for your right to use this copy of the product whether such liability arises from any claim based upon contract, warranty, tort or otherwise.

SECTION 7. LIMITED WARRANTY

Paradigma warrants the disks on which the Software is distributed, if received in Paradigma retail packaging, to be free from defects in materials and workmanship and that the unaltered Software will perform substantially in accordance with the Documentation for a period of 30 days from your receipt of the Product. Any written or oral information or advices given by Paradigma dealers, distributors, agents, or employees will in no way increase the scope of this warranty.

You assume full responsibility for the selection of the product to achieve your intended purposes, for the proper installation and use of the product and for verifying the results obtained from use of the product, Paradigma does not warrant that the functions contained in the product will meet your requirements, that the product is fit for any particular purpose or that the operation of the product will be interruption or error free.

PARADIGMA EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, TITLE, OR INFRINGEMENT WITH RESPECT TO THE PRODUCT. ALL WARRANTIES SHALL TERMINATE 30 DAYS FROM DATE OF DELIVERY OF THE PRODUCT TO YOU.

No oral or written information or advice given by Paradigma, its dealers, distributors, agents or employees shall create a warranty or in any way increase the scope of this warranty. No oral or written information or

advice given by Paradigma, its dealers, distributors, agents or employees shall create a warranty or in any way increase the scope of this warranty.

SECTION 8. EXCLUSIVE REMEDY

Your exclusive remedy is to return the Software to the place you acquired it, with a copy of your receipt and a description of the problem. Paradigma will use reasonable commercial efforts to supply you with a replacement copy of the Software that substantially conforms to the documentation, provide a replacement for defective media, or refund to you your purchase price for the Software, at its option. Paradigma shall have no responsibility if the Software has been altered in any way, if the media has been damaged by accident, abuse or misapplication, or if the failure arises out of use of the Software with other than a recommended hardware configuration. Your exclusive remedy and Paradigma and its suppliers' entire liability arising from or in connection with the software, documentation, product and/or this license (including without limitation for breach of warranty or non-infringement) shall at the greatest be refund of license fees.

SECTION 9. ALLOCATION OF RISK

Provisions of this Agreement such as the warranty limitations, exclusive remedies and limitations of liability are unrelated, independent allocations of risks between you and Paradigma. Unenforceability of any such allocations shall not affect the enforceability of other such allocations. Paradigma's pricing reflects the allocations of risk contained in this Agreement.

SECTION 10. GOVERNING LAW, COPYRIGHT RESTRICTIONS

The Product is provided with RESTRICTED RIGHTS under the laws of copyright of the United States. All rights not expressly granted in this Agreement are reserved by Paradigma Software. Use, duplication, or disclosure by the government is subject to restrictions set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013, and paragraph (c)(1) and (2) of the Commercial Computer Software-Restricted Rights clause at FAR 52.227-19. The manufacturer Paradigma Software, c/o Proactive International, LLC, 6107 SW Murray Blvd #151, Beaverton, Oregon 97008.

You agree that it is illegal to copy the Software for purposes of reverse assembling, reverse compiling or reverse engineering it, nor is it legal to use copies for these purposes, and any attempt to do so automatically terminates your license.

You understand that the Product may require a license from the U.S. Department of Commerce or other government agency before it may be taken or sent outside the United States. You agree to obtain any required license before taking or sending the Product outside the United States. You will not permit the export or re-export of the Product without obtaining required licenses or letters of further assurance.

You must pay all taxes that may now or hereafter be imposed, levied, or assessed with respect to the possession or use of the Product or this license.

If any provision of this Agreement is unenforceable, all others will remain in effect. If any provision of this Agreement is held unenforceable as written, it shall be enforced to the maximum extent allowed by applicable law. This Agreement shall be governed by the internal laws of the State of Oregon and the United States, including U.S. copyright laws, and venue in the event of any suit, proceeding or claim shall be in the Courts located in Washington County, Oregon. If you have any questions regarding this Agreement, you may contact Paradigma by writing Paradigma at the following address:

Paradigma Software
c/o Proactive International, LLC
6107 SW Murray Blvd #151
Beaverton, Oregon 97008

Info@paradigmasoft.com

YOU ACKNOWLEDGE THAT YOU UNDERSTAND THIS AGREEMENT, AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU FURTHER AGREE THAT IT IS THE COMPLETE, FINAL AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN YOU AND PARADIGMA AND SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT OR ANY OTHER COMMUNICATIONS BETWEEN PARADIGMA AND YOU RELATING TO THE USE OF THE PRODUCT.