

## SOFTWARE LICENSE AGREEMENT

This is an Agreement between Fine Ltd. ("Fine") and you (the "Licensee").

By clicking "I accept the terms in the license agreement" you are accepting and agreeing to the terms of this agreement.

## BACKGROUND

Fine has developed computer software product(s) called GEO5 (the "Program(s)"), and the Licensee wants to obtain a license to use one or more of the Program(s). Therefore, upon the payment of a License Fee, Fine and the Licensee agree as follows:

## GRANT OF LICENSE

Fine grants to the Licensee a non-exclusive license for use of the purchased computer program, manual and other accompanying documentation on your computer or the computer under your supervision providing you comply with the our licensing conditions (available at <http://www.finesoftware.eu/shop/help-purchase/#licences>).

## SOFTWARE PROTECTION

We supply our products along with both software and hardware locks, which protect our software against illegal use or copying. The hardlock resp. softlock represents the license. Losing a hardlock resp. software lock results in loss of the corresponding license. If a hardlock is damaged we offer the possibility of hardlock replacement for the cost of a new hardlock. The old key, however, must be returned.

## REPRESENTATIONS AND WARRANTY AS TO TITLE

Fine represents and warrants that the Program(s) is the property of Fine and that it has the right to license the Program(s) to the Licensee. Fine agrees to indemnify and save harmless the Licensee from and against any claim, liability, loss or expense of any kind including legal fees, due to patent or copyright infringement or trade secret misappropriation.

## PERFORMANCE WARRANTY

Fine does not and cannot warrant the performance or results that may be obtained by using the Program(s). Accordingly, the Program(s) is provided 'as is' without warranty of any kind, either express or implied, including, but not limited to the implied warranties of merchantability and fitness for a particular purpose. The entire risk as to the quality and performance of the Program(s) is with the Licensee. Should the Program(s) prove defective, the Licensee, and not Fine, assumes the entire responsibility for all resulting damages.

## LIABILITY LIMITATION

Neither Fine, nor anyone else who has been involved in the creation, production or delivery of this Program(s) shall be liable for any direct, indirect, consequential or incidental damages such as, but not limited to, loss of anticipated profits or benefits, resulting from the use of the Program(s) or arising out of any breach of any warranty. The Licensee agrees to indemnify and save harmless Fine with respect to any and all injury, damage or loss which shall arise from the use by the Licensee of the Program(s).

## RESTRICTIONS

The licensee is not authorized to

- carry out inverse analysis, software de-compilation or de-composition unless under legal resolutions such steps are needed to obtain information necessary to achieve mutual compatibility of this software with an independently developed program or with other programs providing the information if not immediately provided by Fine or not otherwise available.
- Provide, distribute, lease, lend, or sell a software license or in some other way to transfer software, documentation or its parts, or rights granted by the license agreement to any other person without prior written approval given by Fine.
- Remove, modify or hide any description, labels or logo from the software or its documentation.
- Modify, translate or adapt the licensed program and documentations or to propose or create new products on their basis.
- Use any devices, software or other tools to overcome or remove any form of program protection used by Fine against illegal copying, or to use software with a hardlock, an authorized code, a serial number or other devices for protection against illegal copying not provided by Fine or by an authorized dealer.

## TERM

This Agreement shall remain in effect until it is canceled in writing. The Licensee may cancel this license at any time. Fine may, at its option, terminate this license if the Licensee fails to comply with any of the terms or conditions of this Agreement. Upon cancellation of this Agreement, the Licensee shall immediately return to Fine all copies of the Program(s), together with all related documentation.

## AGREEMENT CHANGES

This Agreement constitutes the entire agreement between Fine and the Licensee and any waiver, amendment or modification of or to this Agreement is not binding unless in writing and signed by an authorized representative of each party.

## PRIVACY POLICY

The licensee agrees to the following privacy policy:

- The customer agrees that Fine or its respective dealer may use the personal data to process the order and provide support.
- Fine takes reasonable steps to protect client personal information from unauthorised access, use or disclosure.