

Be sure to carefully read the license terms described below. You will be asked to review and either accept or not accept the license terms. You will not be able to use the software unless you accept the license terms.

NOTE: Paper license terms which may accompany the software replace (to the extent such license terms are inconsistent with) any on-screen license terms contained in the software.

You may print the text of these license terms, or refer to a copy of these license terms, which can be found in the License.txt file of this software. If you would like to print these license terms before proceeding, please exit set-up by pressing the "Disagree" button and then print the license terms from the License.txt file. You may resume set-up at any time.

If you have any questions regarding these license terms or if you would like to receive a copy of them, please contact the Microsoft subsidiary serving your country or write: Microsoft Sales Information Center/One Microsoft Way/Redmond, WA 98052-6399.

Your click of the "I Accept" button is a symbol of your signature that you accept these license terms.

LICENSE TERMS FOR MICROSOFT SOFTWARE

MICROSOFT(R) MONEY 2006

THESE LICENSE TERMS ARE AN AGREEMENT BETWEEN MICROSOFT CORPORATION (OR, IF APPLICABLE BASED ON WHERE YOU LIVE, ONE OF ITS AFFILIATES) AND YOU. PLEASE READ THEM. THEY APPLY TO THE SOFTWARE NAMED ABOVE WHICH INCLUDES THE MEDIA, IF ANY, ON WHICH YOU RECEIVED IT. THESE LICENSE TERMS ALSO APPLY TO THE MICROSOFT:

- * UPDATES,
- * SUPPLEMENTS,
- * INTERNET-BASED SERVICES, AND
- * SUPPORT SERVICES,

FOR THIS SOFTWARE UNLESS OTHER TERMS ACCOMPANY THOSE ITEMS. IF SO, THOSE OTHER TERMS APPLY.

BY USING THE SOFTWARE, YOU ACCEPT THESE LICENSE TERMS. IF YOU DO NOT ACCEPT THEM, DO NOT USE THE SOFTWARE. INSTEAD, RETURN THE SOFTWARE TO THE RETAILER FOR A REFUND OR CREDIT. IF YOU CANNOT OBTAIN A REFUND THERE, CONTACT MICROSOFT AT 1-800-MICROSOFT OR THE MICROSOFT SUBSIDIARY SERVING YOUR COUNTRY (INFORMATION AVAILABLE AT WWW.MICROSOFT.COM/WORLDDWIDE) FOR INFORMATION ABOUT MICROSOFT'S REFUND POLICIES.

MICROSOFT DOES NOT COLLECT ANY INFORMATION FROM YOU OR YOUR COMPUTER SYSTEM THAT CAN BE USED TO IDENTIFY YOU OR CONTACT YOU WITHOUT YOUR CONSENT. THIS AGREEMENT OPERATES AS YOUR CONSENT TO THE COLLECTION OF CERTAIN INFORMATION FOR INTERNET-BASED SERVICES AS DESCRIBED BELOW.

1. USE RIGHTS. Installation and Use. If you comply with this agreement, you may, for each license you acquire:

* Install and use one copy of the software on one personal computer or other device. You may install multiple copies of the software on one device, provided that you have a license for each copy. A license for the software may not be shared or used concurrently on different personal computers or devices.

* Install and use a second copy of the software on a portable device for use only by the primary user of the first copy.

* Install one copy of the software on a storage device, such as a network server, used only to run the software on your other personal computers or devices, provided that you acquire and dedicate a license for each separate personal computer or device on which the software is run from the storage device.

* Install and use (for a Microsoft License Pack), additional copies of the software up to the number of copies specified above as "Licensed Copies". You are also entitled to make a corresponding number of secondary copies for portable device use as specified above.

2. USE LIMITATIONS.

a. Expiration of Internet-Based Services. IN ACCORDANCE WITH THE MICROSOFT MONEY 2006 INTERNET-BASED SERVICES POLICY LOCATED AT <http://money.msn.com/Money/2006/IBSP.asp>, YOU WILL NOT BE ABLE TO USE THE INTERNET-BASED SERVICES OF THE SOFTWARE TWO (2) YEARS AFTER YOUR ACTIVATION OF THE SOFTWARE OR SEPTEMBER 1, 2008, WHICHEVER IS EARLIER. Your ability to perform certain Internet-Based Services may require that you obtain these services separately from your financial institution, with or without a fee. Microsoft reserves the right to modify or discontinue these Internet-Based Services at any time, without notice.

b. Academic Edition Software. You must be a "Qualified Educational User" to use the software if it is identified as "Academic Edition" or "AE."

c. Not for Resale Software. You may only demonstrate or evaluate the software if it is labeled "Not For Resale" or "NFR."

3. SCOPE OF LICENSE. The software is licensed, not sold. This agreement only gives you some rights to use the software. Unless applicable law gives you more rights despite this limitation, you may use the software only as expressly permitted in this agreement. Microsoft reserves all other rights. For example, you may not:

* Reverse engineer, decompile or disassemble the software, except and only to the extent that applicable law expressly permits it, despite this limitation,

* Make more copies of the software than specified in this agreement or allowed by applicable law, despite this limitation,

* Publish the software for others to copy,

* Rent, lease or lend it, or

* Use it for commercial software hosting services.

4. CONSENT TO COLLECTION OF INFORMATION FOR INTERNET-BASED SERVICES. The software contains features that connect to Microsoft computer systems via the Internet. You will not receive a separate notice when they connect. You may switch off these features or not use them. These features send to Microsoft information which may include, but is not limited to, account names, financial transactions, payees, budget limits and alert settings. By using these features, you consent to Microsoft's collection of this information. Examples of these Internet-Based Services are Accounts, Bills, and Budget. Microsoft reserves the right to modify or discontinue these Internet-Based Services at any time, without notice.

5. TRANSFER.

a. Transfer to Another Device. You may uninstall the software and install it on another device for your use. You may not do so to share this license between devices to reduce the number of licenses you need.

b. Transfer to a Third Party. The first user of the software may transfer it and this agreement directly to another user. Before the transfer, the other user must agree that this agreement applies to them. The transfer must include the software and accompanying materials. The first user must uninstall the software and may not retain any copies.

6. UPDATES. If the software is identified as an upgrade or update ("updates"), you may use it only if you have a license to use the software eligible for update. This agreement takes the place of the agreement for that earlier version. You may not use the earlier version after you update. The software may contain mandatory operating systems software updates required for proper operation of the software. Microsoft may from time to time without notice, automatically download and install onto your computer updates for Microsoft Money, including updates necessary for you to continue to use the Internet-Based Services. Any such systems and applications software updates are licensed pursuant to the same terms as provided in your license to the operating system software and/or applications software.

7. EXPORT RESTRICTIONS. The software is subject to U.S. export laws and regulations. You must comply with all domestic and international export law and regulations that apply to the software. These laws include restrictions on destinations, end users and end use. For additional information, see <http://www.microsoft.com/exporting/>.

8. SUPPORT SERVICES. Microsoft provides support services for the software as described at www.support.microsoft.com.

9. APPLICABLE LAW.

a. Software Acquired Inside of United States. If you acquired this software in the United States, Washington state law governs the interpretation of this agreement and applies to all claims for breach of it, regardless of conflict of laws principles. The laws of the state where you live govern all other claims, including claims under state consumer protection laws, unfair competition laws, and in tort.

b. Software Acquired Outside of United States. If you acquired this software in any other country, the laws of the country where you live apply.

10. ENTIRE AGREEMENT. This agreement (including the Limited Warranty below) and any amendments to it, and the terms for supplements, updates, Internet-Based Services and support services, are the entire agreement for the software and support services.

11. LEGAL EFFECT. This agreement describes certain legal rights. You may have other rights under the laws of your state or country. You may also have rights with respect to the party from whom you acquired the software. If the laws of your state or country do not permit it, this agreement does not change those rights.

LIMITED WARRANTY

A. LIMITED WARRANTY FOR SOFTWARE ACQUIRED INSIDE THE U.S. AND CANADA. FOR THE LIMITED WARRANTIES AND SPECIAL PROVISIONS PERTAINING TO YOUR PARTICULAR JURISDICTION, PLEASE REFER TO YOUR WARRANTY BOOKLET INCLUDED WITH THIS PACKAGE OR PROVIDED WITH THE SOFTWARE PRINTED MATERIALS.

B. LIMITED WARRANTY FOR SOFTWARE ACQUIRED IN THE U.S. AND CANADA. Microsoft warrants that (a) the software will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of receipt, and (b) any support services provided by Microsoft shall be substantially as described in applicable written materials provided to you by Microsoft, and Microsoft support engineers will make commercially reasonable efforts to solve any problem issues. Some states and jurisdictions do not allow limitations on duration of an implied warranty, so the above limitation may not apply to you. To the extent allowed by applicable law, implied warranties on the software, if any, are limited to ninety (90) days.

C. CUSTOMER REMEDIES. Microsoft's and its suppliers' entire liability and your exclusive remedy shall be, at Microsoft's option, either (a) return of the price paid, if any, or (b) repair or replacement of the software that does not meet Microsoft's Limited Warranty and which is returned to Microsoft with a copy of your receipt. This Limited Warranty is void if failure of the software has resulted from accident, abuse, or misapplication. Any replacement software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. Outside the United States, neither these remedies nor any product support services offered by Microsoft are available without proof of purchase from an authorized international source.

D. NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MICROSOFT AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, WITH REGARD TO THE SOFTWARE, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION.

E. LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL MICROSOFT OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE OR THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT

SERVICES, EVEN IF MICROSOFT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, MICROSOFT'S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS AGREEMENT SHALL BE LIMITED TO THE GREATER OF THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE OR U.S.\$5.00; PROVIDED, HOWEVER, IF YOU HAVE ENTERED INTO A MICROSOFT SUPPORT SERVICES AGREEMENT, MICROSOFT'S ENTIRE LIABILITY REGARDING SUPPORT SERVICES SHALL BE GOVERNED BY THE TERMS OF THAT AGREEMENT. BECAUSE SOME STATES AND JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

Si vous avez acquis votre produit Microsoft au CANADA, la garantie limitée suivante vous concerne:

GARANTIE LIMITÉE

GARANTIE LIMITÉE – Microsoft garantit que (a) la performance du LOGICIEL sera substantiellement en conformité avec la documentation qui accompagne le LOGICIEL, pour une période de quatre-vingt-dix (90) jours à compter de la date de réception; et (b) tout support technique fourni par Microsoft sera substantiellement en conformité avec toute documentation afférente fournie par Microsoft et que les membres du support technique de Microsoft feront des efforts raisonnables pour résoudre toute difficulté technique découlant de l'utilisation du LOGICIEL. Certaines juridictions ne permettent pas de limiter dans le temps l'application de la présente garantie. Aussi, la limite stipulée ci-haut pourrait ne pas s'appliquer dans votre cas. Dans la mesure permise par la loi, toute garantie implicite portant sur le LOGICIEL, le cas échéant, est limitée à une période de quatre-vingt-dix (90) jours.

RECOURS DU CLIENT – La seule obligation de Microsoft et de ses fournisseurs et votre recours exclusif seront, au choix de Microsoft, soit (a) le remboursement du prix payé, si applicable, ou (b) la réparation ou le remplacement du LOGICIEL qui n'est pas conforme à la Garantie Limitée de Microsoft et qui est retourné à Microsoft avec une copie de votre reçu. Cette Garantie Limitée est nulle si le défaut du LOGICIEL est causé par un accident, un traitement abusif ou une mauvaise application. Tout LOGICIEL de remplacement sera garanti pour le reste de la période de garantie initiale ou pour trente (30) jours, selon la plus longue de ces périodes. A l'extérieur des Etats-Unis, aucun de ces recours non plus que le support technique offert par Microsoft ne sont disponibles sans une preuve d'achat provenant d'une source autorisée.

AUCUNE AUTRE GARANTIE – DANS LA MESURE PRÉVUE PAR LA LOI, MICROSOFT ET SES FOURNISSEURS EXCLUENT TOUTE AUTRE GARANTIE OU CONDITION, EXPRESSE OU IMPLICITE, Y COMPRIS MAIS NE SE LIMITANT PAS AUX GARANTIES OU CONDITIONS IMPLICITES DU CARACTÈRE ADÉQUAT POUR LA COMMERCIALISATION OU UN USAGE PARTICULIER EN CE QUI CONCERNE LE LOGICIEL OU CONCERNANT LE TITRE , L'ABSENCE DE CONTREFAÇON DUDIT LOGICIEL, ET TOUTE DOCUMENTATION ÉCRITE QUI L'ACCOMPAGNE, AINSI QUE POUR TOUTE DISPOSITION CONCERNANT LE SUPORT TECHNIQUE OU LA FAÇON DONT CELUI-CI A ÉTÉ RENDU. CETTE GARANTIE LIMITÉE VOUS ACCORDE DES DROITS JURIDIQUES SPÉCIFIQUES.

PAS DE RESPONSABILITÉ POUR LES DOMMAGES INDIRECTS – MICROSOFT OU SES FOURNISSEURS NE SERONT PAS RESPONSABLES EN AUCUNE CIRCONSTANCE POUR TOUT DOMMAGE SPÉCIAL, INCIDENT, INDIRECT, OU CONSÉQUENT QUEL QU'IL SOIT (Y COMPRIS, SANS LIMITATION, LES DOMMAGES ENTRAÎNÉS PAR LA PERTE DE BÉNÉFICES, L'INTERRUPTION DES ACTIVITÉS, LA PERTE D'INFORMATION OU TOUTE AUTRE PERTE PÉCUNIAIRE) DÉCOULANT DE L'UTILISATION OU DE L'IMPOSSIBILITÉ D'UTILISATION DE CE LOGICIEL AINSI QUE POUR TOUTE DISPOSITION CONCERNANT LE SUPORT TECHNIQUE OU LA FAÇON DONT CELUI-CI A ÉTÉ RENDU ET CE, MÊME SI MICROSOFT A ÉTÉ AVISÉE DE LA POSSIBILITÉ DE TELS DOMMAGES.

LA RESPONSABILITÉ DE MICROSOFT EN VERTU DE TOUTE DISPOSITION DE CETTE CONVENTION NE POURRA EN AUCUN TEMPS EXCÉDER LE PLUS ÉLEVÉ ENTRE I) LE MONTANT EFFECTIVEMENT PAYÉ PAR VOUS POUR LE LOGICIEL OU II) US\$5.00. ADVENANT QUE VOUS AYEZ CONTRACTÉ PAR ENTENTE DISTINCTE AVEC MICROSOFT POUR UN SUPPORT TECHNIQUE ÉTENDU, VOUS SEREZ LIÉ PAR LES TERMES D'UNE TELLE ENTENTE.

La présente Convention est régie par les lois de la province d'Ontario, Canada. Chacune des parties à la présente reconnaît irrévocablement la compétence des tribunaux de la province d'Ontario et consent à instituer tout litige qui pourrait découler de la présente auprès des tribunaux situés dans le district judiciaire de York, province d'Ontario.

Au cas où vous auriez des questions concernant cette licence ou que vous désiriez vous mettre en rapport avec Microsoft pour quelque raison que ce soit, veuillez contacter la succursale Microsoft desservant votre pays, dont l'adresse est fournie dans ce produit, ou écrivez à: Microsoft Sales Information Center, One Microsoft Way, Redmond, Washington 98052-6399.