

BOOKITOUT, INCORPORATED

SOFTWARE USAGE TERMS & CONDITIONS

DESCRIPTION

BookItOut, Inc. ("BIO") is the provider of the BookItOut Software ("BIO Software"), which includes relevant updates or maintenance releases provided by BIO. This BookItOut, Inc. Software Usage Terms & Conditions Agreement and the BookItOut, Inc. Service Provider Agreement set forth the terms and conditions for licensing of the BookItOut Software from BookItOut, Inc. **Customer's use of the BookItOut Software indicates that Customer has read, understands and accepts all of the terms and conditions of this Software Usage Terms & Conditions Agreement and the Service Provider Agreement.**

LICENSE AND CERTAIN RESTRICTIONS

BIO hereby represents and warrants to Customer that BIO is the sole owner of the BIO Software or otherwise has the exclusive right to grant to Licensee the rights set forth in this Agreement. The term "purchase" means that Customer has been granted a license to use and operate the BIO Software in accordance with the terms and conditions as contained herein and in the Service Provider Agreement. Customer acknowledges and agrees that Customer does not have, in any way, ownership in, an interest in or any other type of equity ownership in the BIO Software or BIO. Customer's use is strictly limited to the usage pursuant to this Software Usage Terms & Conditions Agreement and the Service Provider Agreement between BIO and Customer.

It is strictly prohibited for Customer to (i) give copies of the Software to a person or company who has not purchased an appropriate license for the BIO Software from BIO; (ii) to access the BIO Software by any individuals who have not purchased licenses for the BIO Software from BIO; (iii) to duplicate the Software by any other means including electronic transmission; or (iv) to allow, in any manner, third parties, including outside vendors, independent contractors, or other non-customer employees, to access or view the BIO Software without express written consent of BIO. The BIO Software and any accompanying printed or electronic materials are protected by all applicable United States Copyright Laws. The BIO Software also contains BIO trade secrets. Customer and any of its employees shall not decompile, reverse engineer, disassemble, or otherwise reduce the BIO Software to human-perceivable form or disable any functionality which limits the use of the BIO Software. Customer and any of its employees shall not modify, adapt, translate, rent, sublicense, assign, loan, resell for profit, or distribute the BIO Software, or related materials or create derivative works based upon the BIO Software or any part thereof. If BIO detects the BIO Software is being used without a purchased license, Customer will, at the discretion of BIO, either be terminated or billed accordingly for all due licenses. Customer may not use, in any manner, another inventory management software or customer relationship management software concurrently while under license by BIO to use the BIO Software without prior written approval by BIO. At any time, if BIO becomes aware of any concurrent use of competing software from any other software provider, BIO shall consider the concurrent use a direct violation of BIO's trade secrets and copyrights.

GENERAL PROVISIONS

The BIO Software, including technical data, is subject to U.S. export control laws, including, but not limited to, the U.S. Export Administration Act and its associated regulations, and may be subject to export or import regulations in other countries. Customer acknowledges and agrees to comply strictly at all times with all applicable laws and regulations.

BIO recommends Customer print this document for reference. Customer must maintain its business license to continue using the BIO Software. It is Customer's responsibility to notify BIO of any going concerns, operational changes, or similar matters. Loss or change of Customer's business license jeopardizes Customer's BIO Software license. Customer may only use the BIO Software on the computer(s) used by Individuals for whom Customer has purchased Software License(s). Customer's License and usage of the BIO Software may be terminated by BIO if Customer fails to comply with any term or condition of this Software Usage Terms & Conditions Agreement and the Service Provider Agreement.

The content of the BIO Software is deemed confidential and is protected by federal and state law. All users are expressly prohibited from disclosing, publishing, reproducing, summarizing, paraphrasing, or transmitting the information contained in the BIO Software, in whole or in part, in any form or by any means, verbal or written, electronic or mechanical, to any person or entity, for any purpose, without the prior express written permission of BIO. It is agreed and understood that BIO owns all data contained in the BIO Software and administers the BIO Software. No transfer of ownership to any person or entity shall occur through this operation of this Agreement. Title to the BIO Software and documentation shall remain, at times, exclusively with BIO. Customer agrees that BIO is the exclusive owner of BIO's service marks, including without limitation the names BIO and BookItOut. BIO owns all data, information, and licenses relating to the BIO Software. Customer further agrees and consents to submit a valid email address and to allow BIO or its representatives to record the user's connecting IP address. Customer acknowledges and agrees to allow BIO to log all Customer activity as it relates to the use of the BIO Software.

Any dissemination or distribution of account information outside of subscribed company is strictly prohibited. Customer agrees to abide by all rules and regulations pursuant to BIO's and any additional service provider's requirements. As your agreement for the receipt and use of data provides, BIO (1) reserves all rights to the data that it makes available; (2) does not guarantee that data; and (3) shall not be liable for any loss due either to its negligence or to any cause beyond its control. Customer agrees that the BIO Software includes the aggregation and analysis of data provided by Customer with data provided by other customers, as well as preparation of aggregate information and reports for use by Customer and other customers. Customer gives BIO the right to use and license to others the data BIO accesses, provided BIO will treat any transaction-specific details as confidential. Customer hereby grants BIO authorization to access and extract certain data from Customer's computer systems (including, without limitation, sales, lease and finance information). Customer agrees to provide its data in its entirety, in an accurate and timely manner on a scheduled basis. Customer has obtained all necessary permission and authority for BIO to access, extract and use the data as contemplated by this Agreement. After expiration or termination of this Agreement, BIO shall continue to have the right to use and license to others such extracted data.

Internet connection is required to access to the BIO Software. Although BIO shall use reasonable efforts to provide accurate and reliable software under this Agreement, neither BIO nor any of its licensors of information warrant the completeness, adequacy or accuracy thereof. The BIO Software contains links to other proprietary web sites, of which the terms and conditions must be observed and followed by Customer. BIO makes no representations or warranties, whatsoever, about any other website which Customer may access through the BIO Software. BIO does not endorse or accept any responsibility for the content or use of any other website Customer may directly or indirectly access from the BIO Software. It is exclusively the Customer's responsibility to evaluate and take the necessary precautions to ensure that whatever is selected, from any source, is free from viruses, worms or any other items that may cause harm or destruction. Actual speed and data varies on location, cellular service/service provider, Internet service/service provider, and BIO Software features. Wireless service provider's data charges apply. The BIO Software may be briefly interrupted during updates. BIO assumes no liability for errors or omissions related to valuations, data, manufacturer or dealer information.

SOFTWARE SUPPORT

BIO agrees to provide BIO Software support on an as-needed basis during BIO's published business hours. BIO's published hours of support are Monday through Friday from 9:00 a.m. to 6:00 p.m. Eastern Time. BIO agrees to provide certain documentation updates, improved versions of existing functions, enhancements, and new minor features at the exclusive discretion of BIO and when such updates, improvements, enhancements, or new features are made available to BIO customers. BIO reserves the exclusive right to download data to ensure the accuracy of the operation of the BIO Software. Customer accepts full responsibility for its own computer systems. SUPPORT DOES NOT INCLUDE HARDWARE, OPERATING SYSTEM OR ANY APPLICATION OTHER THAN THE BIO SOFTWARE. CUSTOMER ASSUMES FULL RESPONSIBILITY FOR THE SELECTION AND USE OF THE DATA TO ACHIEVE CUSTOMER'S INTENDED PURPOSES. BIO is not responsible for incorrect setup of the parameter file(s). Customer acknowledges and agrees that Customer is specifically and exclusively responsible for the accuracy and legality of all forms printed from the BIO Software. Customer agrees and acknowledges that any forms provided to BIO by Customer for programming for Customer's use, at the sole discretion of BIO may be made available to all BIO customers.

PROTECTED MATERIALS

BIO, BookItOut, and the BookItOut logo among others, are trademarks, service marks, properties and/or copyright of BookItOut, Inc. in the United States. Microsoft®, Windows®, and the Windows® Logo are registered trademarks of Microsoft® Corporation. Other trademarks, service marks, properties and/or copyrights are the property of their respective owners and should be treated as such. Customer specifically authorizes BIO to share any and all Customer Data, Data and Information contained in the BIO Software with Advanced Business Computers of America, Inc., e-CBI, Inc., and any other affiliated company of BIO, as well as any other third parties designated by Customer and approved by BIO that may be necessary in order for such other third parties designated by Customer to provide services desired by Customer. Customer acknowledges and agrees that such sharing of Customer Data, Data and Information by BIO is necessary in order to allow for the effective and efficient integration of the related systems of BIO, affiliated companies of BIO and such other third parties in order for such parties to provide services required under various agreements by and on behalf of Customer.