

IDMS LICENSE AGREEMENT. This End-User License Agreement ("EULA") is a legal agreement between you (either an individual or entity) and Integrated Data Management Systems, Inc., a New York corporation ("IDMS") for the Account Ability Tax Form Preparation software that accompanies this EULA, including any associated media, printed materials and electronic documentation (the "SOFTWARE"). The SOFTWARE also includes any updates, add-on components, web services and supplements that IDMS may in the future provide to you or make available to you, to the extent such items are not accompanied by a separate license agreement or terms of use. The SOFTWARE is licensed, not sold. IDMS is willing to license the SOFTWARE to you only if you accept the terms and conditions of this EULA. By installing the SOFTWARE you agree to be bound by the terms of this EULA. If you do not wish to be bound by the terms of this EULA, do not install the SOFTWARE.

1. GRANT OF NETWORK READY LICENSE. This IDMS License Agreement permits you to use one copy of the SOFTWARE on either a single computer or shared network server ("SYSTEM"). Once you have run that portion of the SOFTWARE called the "setup" or "install" program on a SYSTEM, you may use the SOFTWARE on a different SYSTEM only if you first delete the files installed by the setup program from the first SYSTEM (if any). The SOFTWARE can be accessed by any user of a SYSTEM, regardless of where they are seated.

(a) Concurrent User Licenses. The maximum number of users permitted to use the SOFTWARE simultaneously is determined by the number of CONCURRENT USER LICENSES purchased. Although the SOFTWARE automatically includes one CONCURRENT USER LICENSE, additional CONCURRENT USER LICENSES are available from IDMS.

(b) Support Services. As a licensed user of the SOFTWARE, you will be entitled to free unlimited toll free (888-IDMSINC, 800-582-5831) technical support services for the SOFTWARE. IDMS will request your license number (serial number) prior to rendering support services. At the user's option, technical support services for the SOFTWARE may also be requested electronically (support@idmsinc.com).

2. OWNERSHIP. The SOFTWARE, including any copyrights, trademarks, service marks, images, forms, photographs, animations, video, audio, music, PCL fonts, true type fonts, and text incorporated in the SOFTWARE, is owned by IDMS and is protected by United States copyright laws and international treaty provisions.

3. OTHER RESTRICTIONS. You may not rent or lease the SOFTWARE, but you may transfer the SOFTWARE and accompanying written materials on a permanent basis to another end user provided you delete the setup files from your computer, and the recipient agrees to the terms of this Agreement. You may not reverse engineer, decompile, or disassemble the SOFTWARE. Any transfer of the SOFTWARE must include the most recent upgrade and all prior versions.

4. LIMITED WARRANTY. IDMS warrants that the SOFTWARE will perform as specified. If, within the first 7 days of installation, the SOFTWARE does not perform to specifications, contact IDMS support services. IDMS will make every effort to evaluate and solve your problem. If IDMS determines that your problem cannot be solved, you will be issued an RMA number entitling you to return the SOFTWARE for a 100% refund less any freight and handling charges.

5. NO OTHER WARRANTIES. To the maximum extent permitted by applicable law, IDMS disclaims all other warranties, either express or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose, with respect to the SOFTWARE, the accompanying written materials, and any accompanying hardware. This limited warranty gives you specific legal rights. You may have others, which vary from state/jurisdiction to state/jurisdiction.

6. NO LIABILITY FOR CONSEQUENTIAL DAMAGES. To the maximum extent permitted by applicable law, in no event shall IDMS or its suppliers be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use or inability to use this IDMS product, even if IDMS has been advised of the possibility of such damages. Because some

states/jurisdictions do not allow the exclusion or limitation for consequential or incidental damages, the above limitation may not apply to you.