EULA.txt

END-USER LICENSE AGREEMENT FOR AIMS Version 3 SOFTWARE

IMPORTANT-READ CAREFULLY: This Lasa End-User License Agreement ("EULA") is a legal agreement between you (either an

individual or a single entity) and the London Advice Services Alliance Co. Ltd (Lasa) for the software product identified

above. By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If

you do not agree to the terms of this EULA, do not install, copy or use the SOFTWARE PRODUCT.

SOFTWARE PRODUCT LICENSE

The SOFTWARE PRODUCT is protected by copyright laws as well as other intellectual property laws and treaties. The SOFTWARE

PRODUCT is licensed, not sold.

- 1. GRANT OF LICENSE. This EULA grants you the following rights:
- $\mbox{\ensuremath{^{\star}}}$ Software License. Lasa grants you the right to use the SOFTWARE PRODUCT. You may also make copies of the SOFTWARE PRODUCT

for backup and archival purposes.

 * Distribution. Lasa grants you a non-exclusive, royalty-free right to use the AIMS Version 3 software provided that you: (a)

do not permit further distribution of the SOFTWARE PRODUCT (b) distribute and license the use of the SOFTWARE PRODUCT to end

users only pursuant to your end user license agreement ("EULA"); (c) agree to indemnify, hold harmless, and defend Lasa from

and against any claims or lawsuits, including attorney's fees, that arise or result from the use or distribution of your ${\sf var}$

software product; (d) otherwise comply with the terms of this end user license agreement; and (e) agree that Lasa reserves

all rights not expressly granted.

SITE LICENCE RESTRICTIONS.

This licence grants to the Customer the right to install and use one copy of the Software at the Customer Site. The Customer

may also store or install a copy of the Software for the purposes of security, backups and database housekeeping.

The Microsoft Access version of AIMS is only licenced for use on a standalone machine, or in a multi user Local Area Network

(LAN client / server) environment that comprises one customer site. For the purposes of the Microsoft Access version of AIMS

licence, a customer site means a single site address where the software is installed and from where the data is entered.

For AIMS SQL users please refer to the "Lasa AIMS Annually renewable licence agreement" signed separately.

The Annual Licence Fee and support contract may be subject to periodic review and additional charges will apply if upgraded

EULA.txt

versions of the AIMS software are acquired during the life of this agreement. The Agreement is effective from the date of delivery of the Software to the Customer and shall be annually renewable, subject

to the next provision.

Without prejudice to any other rights, Lasa may revoke and terminate the licence granted by this Agreement if the Customer

fails to comply with these terms and conditions.

If the Software is labeled as an upgrade or PatchFix, the Customer must be properly licensed to use the Software version

eligible for the upgrade or PatchFix, before using that version.

The Customer must not lend, distribute or copy the Software for the benefit of any other person, firm or organisation with or

without charge.

This Agreement is non-assignable and non-transferable without the prior written consent of both parties.

- DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.
- * The SOFTWARE PRODUCT is not for resale.
- * Maintenance of Copyright Notices. You must not remove or alter any copyright notices on all copies of the SOFTWARE PRODUCT.
- * Limitations on Reverse Engineering, Decompilation, and Disassembly. You may not reverse engineer, decompile, or disassemble

the SOFTWARE PRODUCT, except and only to the extent that such activity is expressly permitted by applicable law

notwithstanding this limitation.

* Separation of Components. The SOFTWARE PRODUCT is licensed as a single product. Its component parts may not be separated

for use on more than one computer.

- * Rental. You may not rent, lease, or lend the SOFTWARE PRODUCT.
- 4. UPGRADES. If the SOFTWARE PRODUCT is labelled as an upgrade, you must be properly licensed to use a product

identified by Lasa as being eligible for the upgrade in order to use the ${\tt SOFTWARE\ PRODUCT}$. A ${\tt SOFTWARE\ PRODUCT\ labelled}$ as an

upgrade replaces and/or supplements the product that formed the basis for your eligibility for the upgrade. You may use the

resulting upgraded product only in accordance with the terms of this EULA. If the SOFTWARE PRODUCT is an upgrade of a

component of a package of software programs that you licensed as a single product, the SOFTWARE PRODUCT may be used and

5. COPYRIGHT. All title, including but not limited to copyrights, in and to the SOFTWARE PRODUCT and any copies thereof

EULA.txt

are owned by Lasa or its suppliers. All title and intellectual property rights in and to the content which may be accessed

through use of the SOFTWARE PRODUCT is the property of the respective content owner and may be protected by applicable

copyright or other intellectual property laws and treaties. This EULA grants you no rights to use such content. All rights

not expressly granted are reserved by Lasa.

6. NO WARRANTIES. Lasa expressly disclaims any warranty for the SOFTWARE PRODUCT. The SOFTWARE PRODUCT and any related

documentation is provided "as is" without warranty or condition of any kind, either express or implied, including, without

limitation, the implied warranties or conditions of merchantability, fitness for a particular purpose, or non-infringement.

The entire risk arising out of use or performance of the software product remains with you.

7. LIMITATION OF LIABILITY. In no event shall Lasa 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 any other

pecuniary loss) arising out of the use of or inability to use the SOFTWARE PRODUCT, even if Lasa has been advised of the

possibility of such damages.