NewSoft Software License Agreement

PLEASE READ CAREFULLY BEFORE INSTALLING

This document is a legal agreement between you and NewSoft Technology Corporation, (NewSoft). Please read this Agreement carefully. By installing, copying, or otherwise using the Software Program, you agree to be bound by the terms of this license agreement.

1. Copyright

The Software Program (the "Program") is owned by NewSoft, and is protected by the applicable laws in the country where you are resided and international treaties and conventions on copyright matters.

2. License

- A. Under this license, you may:
 - (1) use the Program on only one machine at one time, unless this Agreement specifies otherwise;
 - (2) copy the Program for backup or in order to modify it.
- B. You may not:
 - (1) use, copy, modify, merge, or transfer copies of the Program except as provided in this license;
 - (2) reverse assemble or reverse compile the Program;
 - or
 - (3) sublicense, rent, lease, or assign the Program.

3. Limited Warranty

- A. NewSoft warrant that the original CD or disks are free from defects in material and workmanship, assuming normal use, for a period of three(3) months from the date of original purchase.
- B. Except for the express limited warranty set forth above, NewSoft grants no other warranties, express or implied, regarding the CD, disks and related materials, their fitness for a particular purpose, their quality or their merchantability. No oral or written information or advice given by NewSoft, its resellers, agents, or employees shall create a warranty.

4. Limitation of Liability

- A. NewSoft's entire liability and your exclusive remedy shall be, at NewSoft's option, either
 - (1) return of the price paid or
 - (2) repair or replacement of the Program that does not meet NewSoft's limited warranty and that is returned to NewSoft or its authorized representative with a copy of your receipt.
- B. NewSoft shall not be liable for any lost profits, lost savings, or any incidental damages or other consequential economic damages arising out of your use or inability to use such Program, even if NewSoft, or its authorized representative, has been advised of the possibility of such damages. NewSoft shall not be liable for any damages claimed by you based on any third party claim.

5. General

- A. NewSoft may terminate your license if you fail to comply with the terms and conditions of this Agreement. In either event, you must destroy all your copies of the Program.
- B. This Agreement is governed by U.S. federal law or the laws of the State of California, without regard to the conflicts of law provisions, and you hereby consent to the exclusive jurisdiction of the state and federal courts sitting in the State of California.
- C. If you have any questions regarding this Agreement, you may contact NewSoft Technology Corp. at the address below:

www.newsoftinc.com www.newsoft.com.tw www.newsoft.co.jp

S/N:L01-04-F-081001-03

LYT0934-001A Printed in Japan 1001 MKV*ID*SN