



## Products Registration & License Agreement

### 產品登記表

Registration Company 購用公司名稱 : \_\_\_\_\_ e-mail Address 電郵地址 : \_\_\_\_\_

Address 通訊地址 : \_\_\_\_\_

Contact Person 負責人名稱 : \_\_\_\_\_ Telephone No. 聯絡電話 : \_\_\_\_\_ Fax No. 圖文傳真 : \_\_\_\_\_

Purchased from 購買商號 : \_\_\_\_\_ Purchase Date 購買日期: \_\_\_\_\_

(Please fill in and fax to us with the Purchase Invoice 請填寫正確資料後連同發票副本傳真至本公司)

Serial Number 產品序號 : \_\_\_\_\_ --- \_\_\_\_\_

## License Agreement

The following Agreement is a legal agreement between you (either an individual or entity), the end user, and Yon Kind Technologies Limited (hereinafter called The Provider). By signing this Product Registration and License Agreement (hereinafter called The Agreement), you agree to be bound by the terms of The Agreement. If you do not agree to the terms of The Agreement, promptly return the unopened disk package and the accompanying items (including written material and binders or other containers), to the place you obtained them for a full refund.

Acceptance of The Agreement, you are allowed to use the software included in this packages. This Agreement is a proof of license and must be kept carefully.

#### 1. Grant of License.

(i) Single User. – The Provider grants to you a non-exclusive license to use one copy of TheEasy Accounting System (hereinafter called The Software) included in this package on a single computer (“Dedicated Computer”).

(ii) Network User. – The Provider grants to you a non-exclusive license to use one copy of TheEasy Accounting System (hereinafter called The Software) included in this package on a Licensed Local Network system. The user terminals access The Software exclusively through one file server. The Software may not be installed for use on more than one file server.

For the purpose of this section, “use” means loading The Software into RAM, as well as installation on a hard disk or other storage device. You may access The Software from a hard disk, over a network, or any other method, so long as you comply with The Agreement. The Agreement granted includes both a license for all software owned by The Provider and included in The Software and a sublicense for all software (if any) owned by a third party and included in The Software, as to which The Provider has acquired the original license.

2. Copyright - The contents of The Software are copyrighted and no part of it may be photocopied, reproduced, stored in any retrieval system, transmitted or copied in any form or by any means without prior written permission except that you may transfer The Software to a single hard disk provided you keep the original solely for backup or archival purposes. You may not copy the written materials accompanying The Software. All copyright and / or licensing inquiries should be directed to local authorized distributor.

3. Other Restrictions – The Agreement is your Proof of license and must be retained by you. You may not rent or lease The Software. If The Software is an update, any transfer must include the update an all prior versions.

4. Limited Warranty – The Provider warrants that The Software will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of receipt.

5. Customer Remedies – The Provider’s entire liability and your exclusive remedy shall be, at The Provider’s option, repair or replacement of The Software that does not meet the Limited Warranty and that is returned to local authorized distributor with a copy of your receipt. This Limited Warranty is void if failure of The Software has resulted from accident, abuse or misapplication.

6. No other warranties - Except as expressly stated herein, The Software is provided “AS IS” without warranty of any kind. The Provider disclaims all other warranties, either expressed or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose, with respect to The Software and the accompanying written materials. You, the end user, bear all risk relating to quality and performance of The Software.

7. No Liability for Consequential Damages - In no event shall The Provider or its local authorized distributor be liable for any damages whatever (including, without limitation, damages for loss of business profits, business interruption, loss of business information or other pecuniary loss) arising out of the use of or inability to use The Software.

8. Effect of Agreement - The Agreement embodies the entire understanding of the parties with respect to, and supercedes any prior understanding or agreement, oral or written, relating to the software.

Terms & Conditions Accepted By

\_\_\_\_\_  
Authorized Signature & Chop