



## End-User License Agreement (EULA)

Important - Read carefully!

Software: TimeMAPS Money Management & Life Skills  
Developer: REMTECH, inc (REMTECH)

Please read the terms and conditions of this EULA carefully before installing the software. REMTECH is willing to license this product to you only on the condition that you accept all of the terms and conditions of this EULA.

This End-User License Agreement (**EULA**) is a legal agreement between you (either as an individual, an educational institution, a business or the government) and **REMTECH** for the physical software and all materials covered in this license agreement. For the purposes of this agreement, the term "**Software**" will include the actual computer software, any supporting software and all on-line or printed reference resource materials.

By installing the **Software**, you are agreeing to be bound by the terms and conditions of this EULA. If you do not agree to the terms of this agreement, promptly return the **Software** and any accompanying materials for a refund.

### License

The **Software** accompanying this EULA is the property of REMTECH and is protected by copyright laws, intellectual property rights and international treaty provisions. The **Software** is solely intended for **Educational Purposes ONLY** and by no means is to be construed as a substitute for a professional financial planner or financial advisor and also does not provide nor proclaim any financial guarantees.

While REMTECH continues to own the **Software**, you have certain rights to use the **Software** after your acceptance of the EULA.

The **Software** will be considered registered when the product key is entered during the installation process and/or you **Sign-in** to begin to use the **Software**.

This EULA governs all releases, revisions or enhancements to the **Software** that REMTECH may furnish to you. The **Software** is sold in the following ways and your rights under each purchase agreement are shown:

- [Outright Purchase Agreement](#) (via Installation, Live CD, or Live USB)
- [Volume Sales Agreement](#)
- [Annual Individual Site License Agreement](#)
- [Annual Unlimited Site License Agreement](#)

You may under an Outright Purchase (OP) and Volume Sales Agreement:

1. Install the **Software** on a single computer.
2. Run the **Software** indefinitely or per the terms of the purchase agreement.
3. Make a backup copy of the software for archiving purposes ONLY.
4. Transfer the **Software** on a permanent basis to another individual provided you retain no copies of the **Software** or reference materials and the individual receiving the **Software** agrees to the terms and conditions of this EULA.

If the **Software** is purchased under an [Annual Individual Site License Agreement \(AISLA\)](#) or [Annual Unlimited Site License Agreement \(AUSLA\)](#), the effective term for both AISLA and AUSLA is One-year from the end of the month in which the software was purchased. Your rights under each agreement are documented below.

You may under an AISLA:

1. Install the **Software** on the number of computers specified per your purchase agreement (1 - 49).
2. Freely use the **Software** during the effective term of the AISLA.
3. Make a backup copy of the **Software** for archival purposes ONLY.
4. Transfer the **Software** on a permanent basis to another individual provided you retain no copies and the individual receiving the **Software** agrees to the terms and conditions of this EULA. Transferring the **Software** to another individual does not change the effective term of the AISLA.

You may under an AUSLA:

1. Install the **Software** on the every computer located on the physical premises per the purchase agreement.
2. Freely use the **Software** during the effective term of the AUSLA.
3. Make a backup copy of the **Software** for archival purposes ONLY.
4. Transfer the **Software** on a permanent basis to another individual provided you retain no copies and the individual receiving the **Software** agrees to the terms and conditions of this EULA. Transferring the **Software** to another individual does not change the effective term of the AUSLA.

You **May Not** under an OP, Volume Sale, AISLA or AUSLA

1. Run the **Software** from a network server unless a Server Edition was specifically purchased per the purchase agreement for the physical premises specified.
2. Share the **Software** with individuals not covered by the existing purchase agreement.
3. Sub-license, rent or lease the **Software** to other individuals.
4. Use the **Software** for any commercial financial gain purposes unless written permission is obtained from REMTECH.
5. Reverse engineer, de-compile, disassemble, translate or create derivative works from the **Software**.
6. Continue use of the **Software** after the effective term or expiration date of the license agreement has been reached.

Limited Warranty

REMTECH warrants that the media on which the **Software** is distributed will be free from defects for a period of 60 days from the date of delivery. Your sole remedy in the event of a breach of this warranty will be that REMTECH will replace any defective media returned to REMTECH within the 60-day warranty period.

The **Software** is provided "**AS IS**" and is not represented to be error-free.

The above warranty is exclusive and in lieu of all other warranties, whether expressed or implied, including the implied warranties of merchantability or fitness for any particular purpose.

In no event shall REMTECH be liable for any special, incidental, indirect or consequential damages whatsoever arising out of or in any way related to the use of the **Software** covered by this EULA.