

SIMPLEPLANNING SOFTWARE LICENSE AGREEMENT



1.0 Definitions

- 1.1 Software Products” means the Excel spreadsheet planners and calculators sold on Simpleplanning.com or Simpleplanning.net
- 1.2 “Authorized User” means an individual who has purchased a license of the Simpleplanning software or an individual who has received a license from an individual/organization that has purchase the license on the user’s behalf. The number of Authorized Users will not exceed the number of licenses purchased.
- 1.3 “Customer” means an individual or organization that purchases a license or licenses of Simpleplanning software

2.0 Payment

- 2.1 Payment of License fees and shall be made by Customer online via credit card, Paypal or Google Checkout.

3.0 Term of Agreement

- 3.1 The term of this Agreement shall commence upon Customer’s and or Authorized User’s use of the Simpleplanning Software Product(s) and shall remain in force perpetually, unless otherwise specified by Simpleplanning, so long as Customer performs as herein provided.

4.0 Grant of License

- 4.1 Upon receipt of payment for the Simpleplanning Software Product, Simpleplanning grants and customer accepts a perpetual, fully paid-up, license (without a right to sublicense) of Simpleplanning Software.

5.0 Use of the Products

- 5.1 Only Authorized Users are authorized to use Simpleplanning Software Products.
- 5.2 Single license Customers will not copy the Software Product(s) in whole or in part, except for back-up, multiple computer household purposes
- 5.3 Multiple or bulk license Customers may make copies of this product in an amount that does not exceed the number of licenses originally purchased from Simpleplanning.
- 5.4 No modifications or changes made by Customer to the Software Products, however extensive, shall reduce the title and ownership rights of Simpleplanning.
- 5.5 Customer will not copy the Software Product(s) in whole or in part, except for back-up, multiple computer household purposes or in the instance where the Customer is purchasing licenses on the behalf of others.
- 5.6 The Simpleplanning Software Products shall at all times contain all proprietary and copyright notices originally appearing in the Software Product except in cases where Simpleplanning expressly allows. Customer shall not, and shall not allow third parties to (a) modify the Simpleplanning Software Product or (b) export the Software Product in violation of any export control laws or regulations administered by the U.S. Commerce Department, OFAC, or any other government agency.

6.0 Title.

- 6.1 Simpleplanning does not grant the Customer title to, or rights of ownership in, the Simpleplanning Software Product. All Software Products furnished by Simpleplanning are and will remain the property of Simpleplanning

7.0 Software Product Delivery

- 7.1 Simpleplanning will deliver the Software Product to the customer via digital download link. The email containing this digital download link will be sent to the same email address provided by the Customer at the time of payment

8.0 Limitation of Liability

- 8.1 Simpleplanning.com will not be held liable for damages in the event of, but not limited to inaccurate assumptions, calculation errors, software, hardware, data and network failure and profit/savings losses as a result of using this software.