

Conversion Log Analysis Tool™ License Agreement

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IF YOU USE THE SOFTWARE for any purpose, YOU THEREBY INDICATE THAT YOU AGREE TO BE BOUND BY THIS AGREEMENT and this Agreement becomes legally binding between You and New Millennium Communications, Inc., the publisher of the Conversion Log Analysis Tool software.

IF YOU DO NOT AGREE with the terms and conditions of this Agreement, DO NOT USE THE SOFTWARE.

Under this Agreement, New Millennium Communications, Inc. has made computer software available, which, in whole and in part, is referred to as the "Conversion Log Analysis Tool" in this Agreement.

The Conversion Log Analysis Tool is also referred to as "the Software" in this Agreement.

In this Agreement, "You" refers to the person, firm, company, or other entity downloading or using the Software.

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You represent that YOU HAVE THE LEGAL AUTHORITY to enter into this Agreement.

CONDITIONS OF USE

You understand that the Software is being supplied initially for the purpose of evaluating its usefulness to You, however, this Agreement becomes binding upon You when You download and use the Software.

You understand that manipulation of database files and tables is a serious matter which has inherent risks, and which conveys responsibility to You for being undertaken with diligence and care. You understand and agree that it is essential to make and keep multiple sets of BACKUP copies of any files, prior to altering them with the Conversion Log Analysis Tool.

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TERMINATION

19. You may terminate this Agreement at any time by destroying the Software and documentation in their entirety, together with all copies in any form.

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22. The headings appearing in this Agreement have been inserted for reference and as a matter of convenience and in no way define, limit or enlarge the scope of any provisions of this Agreement.

23. Any waiver by New Millennium Communications, Inc., whether express or implied, of any breach of any term, condition or provision of this Agreement, shall not be construed to be a continuing waiver or consent to any subsequent breach by You or any other entity.

24. If any provision of this Agreement as applied to either party or any circumstances shall be adjudged by a court to be void and unenforceable, such shall in no way affect any other provision of this Agreement, the application of such provision in any other circumstance, or the validity or enforceability of the remainder of this Agreement.

25. You acknowledge that You have read this Agreement, and agree to be bound by its terms and conditions. You also agree that:

a. This is the complete statement of the Agreement between the parties and it supersedes any proposal or prior agreement, oral or written, or other communications between us relating to the subject matter of this Agreement.

b. Submission of a purchase order to, or acceptance of a payment by, New Millennium Communications, Inc. or its agent does not constitute the acceptance by New Millennium Communications, Inc. of any modification to this Agreement which may accompany or be set forth in the purchase order or payment.

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If you have any questions about this Agreement, write to: New Millennium Communications, Inc., by email: plug-ins@nmci.com.