

AFPLookup Professional

License Agreement

1. License Agreement.....	3
1.1. Not registered Software	3
1.1.1. Limited Warranty	3
1.1.1.1. Limited Warranty.....	3
1.1.1.2. Usage Allowed.....	3
1.2. Registered Software	3
1.2.1. Software License.....	4
1.2.1.1. Grant Of License.....	4
1.2.1.2. Copyright.....	4
1.2.1.3. Other Restrictions.....	4
1.2.2. Limited Warranty	4
1.2.2.1. Limited Warranty.....	4
1.2.2.2. Customer Remedies	4
1.2.2.3. No Other Warranties.....	5
1.2.2.4. No Liability for Consequential Damages.....	5
1.2.3. Governing Law and Jurisdiction.....	5

1. License Agreement

1.1. Not registered Software

1.1.1. Limited Warranty

1.1.1.1. Limited Warranty

The program is provided "as is" without warranty of any kind either express or implied, including, but not limited to warranties of merchantability or fitness for a particular purpose. In no event will the author or authors be liable to you for any damages, including incidental or consequential damages, arising out of the use of the program, even if advised of the possibility of such damages.

You acknowledge that you have read this license, understand it and agree to be bound by its terms as the complete and exclusive statement of the agreement between us, superseding any proposal or prior agreement, oral or written, and any other communications between us relating to the subject matter of this license.

1.1.1.2. Usage Allowed

AFPLookup Professional is a shareware program and is provided at no charge to the user for evaluation. The purpose of shareware software is to provide personal computer users with quality software on a "try before you buy" basis, however payment is still required for continued use of the product.

If you find this program useful and continue to use it after the trial period, you must make a registration payment (see the registration instructions for details). This registration fee will license one user to use one copy of AFPLookup Professional on any one computer at any one time. All users will receive a copy of the latest release when they register, or it will be made available for downloading, and free technical support. Additionally the user will receive a registration code by mail.

Commercial users must register and pay for their copies within 15 days of first use or their license is withdrawn. Site License and multiple user license arrangements may be made by contacting CRE-DO GmbH

After the testing period AFPLookup Professional will limit itself to a minimum of functionality. The original functionality will be re-established only if you buy it.

Anyone distributing this product for any kind of remuneration must first contact CRE-DO GmbH for authorization.

You may distribute this software to friends and colleagues but you must include all files in the original distribution. Please encourage them to register their copy if they find that they make use of it.

1.2. Registered Software

This is a legal agreement between you (either an individual or an entity) and CRE-DO GmbH. By opening the sealed software packages (if appropriate) and/or by using the Software, you agree to be bound by the terms of this Agreement. If you do not agree to the terms of this Agreement, promptly return the disk package and accompanying items for a full refund.

1.2.1. Software License

1.2.1.1. Grant Of License

This License Agreement (License) permits you to use one copy of the software product identified above, which may include user documentation provided in on-line or electronic form (Software). The Software is licensed as a single product, to an individual user, or group of users for Multiple User Licenses and Site Licenses. This Agreement requires that each user of the Software be Licensed, either individually, or as part of a group. A Multi-User License provides for a specified number of users to use this Software at any time. This does not provide for concurrent user Licensing. Each user of this Software must be covered either individually, or as part of a group Multi-User License. The Software is in use on a computer when it is loaded into the temporary memory (i.e. RAM) or installed into the permanent memory (e.g. hard disk) of that computer. This software may be installed on a network provided that appropriate restrictions are in place limiting the use to registered users only.

1.2.1.2. Copyright

The Software is owned by CRE-DO GmbH and is protected by Federal Republic of Germany copyright laws and international treaty provisions. You may not copy the printed materials accompanying the Software (if any), nor print copies of any user documentation provided in printed, on-line or electronic form. You must not redistribute the registration codes provided, either as direct copy or any other form.

1.2.1.3. Other Restrictions

The registration notification (disc) provided, showing your authorization code and this License is your proof of license to exercise the rights granted herein and must be retained by you. You may not rent or lease the Software, but you may transfer your rights under this License on a permanent basis, provided you transfer this License, the Software and all accompanying printed materials, retain no copies, and the recipient agrees to the terms of this License.

The user is not allowed to make copies of the registration disc of any kind. Damaged registration discs will immediately be exchanged by CRE-DO GmbH after sending back the original medium. The user can request a temporary registration code for the period of exchange.

You may not reverse engineer, recompile, or disassemble the Software, except to the extent the foregoing restriction is expressly prohibited by applicable law.

1.2.2. Limited Warranty

1.2.2.1. Limited Warranty

CRE-DO GmbH warrants that the Software will perform substantially in accordance with the accompanying printed material (if any) and on-line documentation for a period of 365 days from the date of receipt.

1.2.2.2. Customer Remedies

CRE-DO GmbH entire liability and your exclusive remedy shall be, at CRE-DO GmbH option, either (a) return of the price paid or (b) repair or replacement of the Software that does not meet this Limited Warranty and that is returned to CRE-DO GmbH with a copy of your receipt. This Limited Warranty is void if failure of the Software has resulted from accident, abuse, or misapplication. Any replacement Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

1.2.2.3. No Other Warranties

To the maximum extent permitted by applicable law, CRE-DO GmbH disclaims all other warranties, either express or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose, with respect to the Software and any accompanying written materials.

1.2.2.4. No Liability for Consequential Damages

To the maximum extent permitted by applicable law, in no event shall CRE-DO GmbH be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use or inability to use the Software, even if CRE-DO GmbH has been advised of the possibility of such damages.

1.2.3. Governing Law and Jurisdiction

This Agreement and any non-contractual obligations arising out of or in connection with it shall be subject to and construed in accordance with German law. The parties agree that the Courts of Germany at the place of business of CRE-DO GmbH shall have exclusive jurisdiction to settle any disputes arising out of or in connection with this agreement, including in relation to non-contractual obligations.