

# SOFTWARE LICENSE AGREEMENT

Carefully read all the terms and conditions of this Agreement prior to installing software. Do not activate this software until you have read this entire Agreement. Installing this software indicates your acceptance of these terms and conditions.

If you do not agree to these terms and conditions, then return the software and other components of the software package of this product to the place of purchase and your money will be refunded. If you downloaded this software in its demonstration form and you do not agree to the terms of the license, you may retain the software only in its demonstration form solely for the purpose of passing on the demonstration software to another prospective buyer. No refunds will be given for products downloaded off of the Internet that have been registered and activated.

1. **LICENSE:** You are granted a personal, nontransferable, and nonexclusive, license to use the enclosed software, under the terms stated in this Agreement. Title, copyright and ownership of the software and any and all related documentation remains with Rockton Software, Inc. (Rockton Software). This software and related programs may be used only on a single site licensed for use of Microsoft Dynamics GP, for the number of concurrent users as provided for in the original Microsoft Dynamics GP registration and purchase. Registration keys can be obtained directly from Rockton Software, if applicable. You may not distribute copies of the registered and activated software or any of the associated documentation to others. The demonstration version of the software may be distributed freely. You may not modify, reverse engineer, de-compile, disassemble or translate the software or related documentation without the prior written consent of Rockton Software.
2. **BACKUP:** You may make backup copies of this software solely for your own use. You must reproduce and include the copyright notice on the backup copies. If all or any portion of this software is included in other software packages, then the copyright notice must appear on these other materials.
3. **TRANSFER:** You may not transfer this software to any other party. There are no provisions whatsoever for any other transfer, operation, or use of the software by any other party whatsoever except for the original buyer of the product, which has been registered with the Rockton Software at the time of original purchase and software activation.
4. **LIMITED WARRANTY:** Rockton Software warrants for a period of thirty days (30 days) from the date of receipt that the software covered by this agreement will perform substantially in accordance with the accompanying written documentation. You assume the entire risk as to the results and performance of the software. This warranty gives you specific legal rights and you may also have other rights that vary from state to state. Rockton Software makes no claim in regard to the merchantability or suitability for any specific purpose of this or any other software product.
5. **ACKNOWLEDGMENT:** By activating, and using this product you acknowledge that you have read this agreement, understand it, and agree to be bound by its terms and conditions. You also agree that this agreement is the complete and exclusive statement of agreement between the parties and supersedes all proposals or prior agreements, verbal or written, and any other communications between the parties relating to the subject matter of this agreement.
6. **REMEDIES:** Rockton Software's entire liability and your exclusive remedy shall be at the option of Rockton Software, either (a) return of price paid or (b) repair or replacement of the software that does not meet the limited warranty and is returned to Rockton Software. If you have need of service or help regarding this software, you should contact the dealer through which the software was originally purchased. There is no obligation to render assistance to you if you are not the owner under which the software is registered, or if the registered user has not purchased a recognized support plan from the vendor of this product. The laws of the State of Colorado will govern this Agreement.
7. **BUSINESS OBJECTS LICENSING:** You accept responsibility for complying with the licensing of the Crystal Report royalty-free runtime modules. Although they are installed by Rockton Software, you accept responsibility for determining if your site or environment can legally utilize the components by consulting with Business Objects or the current owner of Crystal Reports. Rockton Software is not responsible for licensing any Crystal Report component or software for any purpose related to the use of Dynamics Report Manager by you.
8. **USAGE STATISTICS:** Rockton Software will collect usage statistics of certain windows or features in this Rockton product. These statistics will be transmitted periodically to Rockton Software for the sole purpose of analyzing feature usage and future development planning. No personal data other than Site Name is attached to these statistics.