



## 目錄

<b>歡迎使用 NAVICAT REPORT VIEWER !</b>	<b>2</b>
系統需求	3
註冊	4
安裝	5
維護或升級	6
使用者授權合約	7

## 歡迎使用 Navicat Report Viewer !

Navicat Report Viewer 是一個容易使用的工具。有了使用者友好的圖形使用者介面 (GUI)，Navicat Report Viewer 讓你瀏覽由 Navicat Report Builder 設計的報表。你可以存取在本機或遠端 MySQL (版本 3.21 或以上) /Oracle (版本 8.1 或以上) /PostgreSQL (版本 7.3 或以上) /SQLite (版本 2 及 3) /SQL Server (版本 2000 或以上及 SQL Azure) 的報表，不論伺服器是在 Linux、Unix、Mac 或 Windows 平台上執行。

Navicat Report Viewer 讓你跟一些沒有 Navicat 安裝在電腦，但有安裝 Navicat Report Viewer 的人分享報表。它高度地增加檢視報表的靈活性及便利性。

它可以檢視 .raf 及 .rtm 格式的檔案。最新的資料只需在工具列點選重整按鈕便取得。它也讓你能夠列印報表成 pdf、html 及保存檔格式。

Navicat Report Viewer 只適用於 Windows 平台。想知道它如何運作，詳細資料請看下一節！



The screenshot shows the Navicat Report Viewer application window. The main content area displays a report for 'Wall401k 財務諮詢有限公司' (Wall401k Financial Consulting Co., Ltd.) titled '僱員資料' (Employee Information) for December 2010. The report is presented as a table with the following data:

僱員編號	僱員名稱	職位	電子郵件
<b>會計</b>			
206	宣廷	註冊會計師	<a href="mailto:WGIETZ@wall401k.com">WGIETZ@wall401k.com</a>
<b>行政</b>			
101	錢景峰	行政副主席	<a href="mailto:NKOCHHAR@wall401k.com">NKOCHHAR@wall401k.com</a>
102	孫逸山	行政副主席	<a href="mailto:LDEHAAN@wall401k.com">LDEHAAN@wall401k.com</a>
<b>財政</b>			
109	陳孟浩	會計師	<a href="mailto:DFAVIET@wall401k.com">DFAVIET@wall401k.com</a>
110	蔣秋	會計師	<a href="mailto:JCHEN@wall401k.com">JCHEN@wall401k.com</a>
111	沈中正	會計師	<a href="mailto:ISCIARRA@wall401k.com">ISCIARRA@wall401k.com</a>
112	楊雅文	會計師	<a href="mailto:JMURMAN@wall401k.com">JMURMAN@wall401k.com</a>
113	秦美齡	會計師	<a href="mailto:LPOPP@wall401k.com">LPOPP@wall401k.com</a>

The interface also shows a sidebar with connection options (e.g., 遠端 MySQL 連線, 遠端 PostgreSQL 連線) and a toolbar with options like 連線, 列印, 整頁, 紙張寬度, 100%, 重整, 搜尋. The status bar at the bottom indicates '4 報表' and '遠端 MySQL 連線 使用者: root'.



## 系統需求

### Windows 的系統需求

- Microsoft Windows XP SP2、Vista、Server 2003、Server 2008、Windows 7
- Pentium II 或以上處理器
- 硬碟所需空間視安裝而定，完整安裝需要 10 MB 的硬碟可用空間

## 註冊

我們接受採購訂單及電匯付款方式購買 Navicat，詳情請瀏覽[購買方法](#)。

購買光碟版的客戶會在付款成功後 24 小時內先收到所購買產品的下載資訊。光碟會在 7 - 14 日內以郵遞方式送往登記地址。電子版方面，付款成功後 24 小時內會將含軟件註冊碼的下載連結傳送到你註冊電子郵件地址。請確定在訂單輸入一個有效的電郵地址。如果你在 24 小時內仍未收到註冊碼，這可能是我們發送的電郵被你的垃圾郵件過濾器攔截。要重新發送你的下載資訊及註冊碼，請發送你的註冊電郵地址到[客戶服務中心](#)。如果你仍沒有得到答覆，請連絡我們的 [Navicat 銷售部門](#)。

如果你已購買 Navicat 軟件，要再次檢視你的購買資訊，或如果你有任何問題關於訂購、付款或運送程序，請連絡我們的 [Navicat 銷售部門](#)。

## 安裝

我們強烈建議你關閉所有開啟的應用程式。這將有助於確保順利安裝。

**注意：**對於使用未註冊版本的使用者，只需簡單地在註冊畫面輸入**註冊碼**（16 位數）。

### 安裝線上版

1. 開啟或儲存 **.exe** 檔案。
2. 在歡迎畫面按一下 **下一步**。
3. 請閱讀授權合約。按一下 **我同意** 接受。
4. 接受安裝位置按一下下一步。如果你想選擇另一個資料夾，請按瀏覽。
5. 執行其餘的步驟。
6. 安裝完成後，在彈出的註冊畫面輸入 **註冊碼**（16 位數）。

### 安裝光碟版

1. 將 Navicat CD 安裝光碟插入 CD-ROM 驅動器。
2. 開啟 **.exe** 檔案。
3. 在歡迎畫面按一下 **下一頁**。
4. 請閱讀授權合約。按一下 **我同意** 接受。
5. 接受安裝位置按一下下一步。如果你想選擇另一個資料夾，請按瀏覽。
6. 執行其餘的步驟。
7. 安裝完成後，在彈出的註冊畫面輸入 **註冊碼**（16 位數）。

### 遷移 Navicat Report Viewer 到新的電腦

你的所有連線設定都儲存在 **登錄程式**。要檢視登錄記錄，在 Windows，選擇開始 -> 執行，然後輸入「regedit」。（路徑該是 "HKEY\_CURRENT\_USER/Software/PremiumSoft/ReportViewer"。）

1. 備份你的連線設定。
2. 在現有的電腦解除安裝 Navicat Report Viewer。
3. 在新的電腦重新安裝 Navicat Report Viewer。
4. 還原你的連線設定到 **登錄程式**。

當建立一個新的連線，Navicat Report Viewer 將建立一個子檔案夾在報表位置內。你的所有報表檔案 (.rtm) 都儲存在該子檔案夾。要尋找路徑，你可以在連線按一下滑鼠右鍵，然後選擇連線內容 -> 進階 -> 報表位置。

## 維護或升級

### 如何購買維護計劃？

Navicat 軟件維護計劃讓 Navicat 使用者在受保護的期間可以得到優先的電子郵件支援、接收軟件升級和接收錯誤修復版本而無需額外的收費。

你可以在購買軟件授權完成時或在你的購買日期 90 日內訂購維護計劃 - 它不能在稍後的日期加入到一個以前購買的產品。

詳細資料，請[按一下這裏](#)。

### 如何升級你的 Navicat？

如果你想升級已安裝的 Navicat Report Viewer 副本到最新版本，請發送你的註冊電郵地址到[客戶服務中心](#)。

請安裝最新版本到目前 Navicat 的安裝資料夾，它將會取代你之前的 Navicat Report Viewer，但是你目前的設定將會維持不變。

## 使用者授權合約

重要說明：本合約（以下稱「合約」）為擁有本授權軟體的個人、公司或組織（以下稱「您」或「貴用戶」）與卓軟數碼科技有限公司之合法協議。在安裝及使用本軟體時，即代表貴用戶接受本軟體，並對本合約之條款無任何異意。請仔細閱讀之後，再完成安裝程序並使用本軟體。在安裝及 / 或使用本軟體時，即代表貴用戶確認接受本軟體，並同意接受本合約條款的約束。若貴用戶不同意或未授權接受這些條款，則請根據本軟體之退款政策，切勿安裝及 / 或使用本軟體，並將本軟體退回原購買處，以請求全額退款。本授權合約只適用於卓軟數碼科技有限公司所提供的軟體，並不包含在本文中所提及與描述的其他軟體。

### 1. 定義

- a. 註明為「非商用版」的軟體版本，使用由（一）個人，而不是企業，公司，合夥企業或團體或其他實體或組織（二）學生與教學機構教職員，及（三）非營利組織或慈善組織中的工作人員。這個定義的目的，教學機構是指公共或私人學校，學院，大學及其他專上教育機構。非營利組織是指一個組織，其宗旨是支援非商業用途的私人利益或公眾關注的事項。
- b. 註明為「禁止轉售(NFR)版」的軟體版本，是限於用來審查與評估本軟體所用的。
- c. 「卓軟公司」是指卓軟數碼科技有限公司及其授權人（如果有的話）。
- d. 「軟體」是限於卓軟公司於此處所提供的卓軟公司軟體程式與協力廠商軟體程式，以及對應文件、相關媒體、書面資料與線上或電子文件。
- e. 「未註冊版」，「試用版」或「演示版」是指未經註冊的軟體（簡稱「未註冊軟體」），用戶從安裝未註冊軟體起可享有 30 天試用期作評估用途。在試用期結束後，貴用戶必須註冊該軟體或從系統作業中刪除。貴用戶可自由複製未註冊軟體並分發給其他用戶作評估用途。
- f. 「Navicat Essentials 版」是指一個軟體版本，將用於商業用途。

### 2. 使用權授予

在第 2 節中授予之使用權受到本授權合約所提及之條款與條件的約束：

- a. 受限於 2(b)小節，貴用戶可以在單一電腦上安裝及使用本軟體；或者，在一台儲存裝置(例如網路伺服器)上安裝與存放本軟體，僅用來讓內部網路上的其他電腦安裝本軟體，並為每台要安裝與執行軟體的電腦提供個別的授權。除了 2(b)小節所特別提及的情況之外，一份軟體授權無法同時在不同電腦上共用、安裝或使用。
- b. 受限於本合約之條款及條件，除了 2(a)小節所允許的軟體拷貝之外，安裝軟體的主要電腦上的主要使用者可以製作軟體的另一份拷貝，並安裝於其專用之可攜帶式電腦或家中的電腦上，前提是：
  - A. 可攜式或家用電腦上的軟體拷貝 (i) 不得與主要電腦上的軟體拷貝同時使用 (ii) 是僅限主要使用者以允許的版本或版來使用（例如，僅限教學使用）



- B. 當使用者不再是安裝軟體的主要電腦上的主要使用者時，不得在可攜式或 家用電腦上安裝或使用軟體拷貝。
- c. 受限於本合約之條款及條件，如果軟體是隨附於其他卓軟公司軟體產品中，以做為組合產品(合稱為 **Studio**)的一部份，在此情況下，**Studio** 的使用權是以單一產品授權的，**Studio** 中的任何產品，包括軟體，都不可以在超過一台電腦上分開安裝或使用。
- d. 貴用戶可以有一份電腦可讀格式的軟體拷貝，但僅做為備份之用。任何貴用戶所複製之上述拷貝，必須包含原始軟體拷貝上所有著作權聲明與任何其他財產權說明。貴用戶不得將任何用來做為備份的軟體拷貝加以販售或轉讓
- e. 貴用戶同意在合理的通知下，卓軟公司可於任何時間進行軟體使用的審核，以查看貴用戶是否遵循這些條款。如果在審核中發現貴用戶在軟體的任何使用上未能完全遵循此合約的條款，除了要承擔的違約後果之外，貴用戶尚需賠償卓軟公司有關上述審核的所有合理費用。
- f. 本授權合約下的使用權是沒有例外的。

### 3. 版權限制

- a. 除了第 2 小節所提及的情況之外，貴用戶不得製作或散佈本軟體的拷貝，或透過電子方式將軟體傳輸到另一台電腦或在網路上傳輸。
- b. 貴用戶不得對軟體進行更改、合併、修改、改寫或翻譯，或是使用解編、還原工程、反向組譯等其他分解方式，將軟體還原為可讀解的形式。
- c. 除非在此有特別聲明，貴用戶不得出租、租賃或轉授權本軟體。
- d. 除了軟體的試用版、演示版、非商業 **Lite** 版或禁止轉售版外，貴用戶僅得將依本授權合約所授予之一切權利，做為販售或轉讓的一部分而永久地加以轉讓，惟貴用戶不得保留任何拷貝，並且必須轉讓所有的軟體（包括所有組成部分、媒介物、書面資料、任何升級版、所有平台、本授權合約及序號，若有與軟體一起提供的產品時則亦包括在內），且受讓人亦必須同意本授權合約之條款。如果軟體的拷貝是以整個 **Studio**（如上面所定義）的一部分而授權的，軟體則只能以整個 **Studio** 的一部分而加以販售或轉讓。貴用戶亦不得保留任何軟體拷貝。貴用戶不得販售或轉讓任何屬於大量優惠專案的軟體。亦不得販售或轉讓軟體的任何試用版或禁止轉售版。如果本軟體為教育版，則貴用戶不得將此軟體加以販售或轉讓，除非該法人或個人具備符合購買本軟體教育版之資格。
- e. 除非在此有特別聲明，貴用戶不得修改軟體或依軟體製作衍生產品。
- f. 非商用版不得用於任何商業用途，或散佈給任何商業團體之用。
- g. 除非在此有特別聲明，貴用戶不得
- A. 安裝或使用總共一份以上的軟體試用版、演示版和非商業 **Lite** 版、
  - B. 使用一個以上的使用者名稱下載軟體試用版、演示版和非商業 **Lite** 版、
  - C. 更改硬碟內容或電腦系統，以超時使用這類試用版、演示版軟體的單一授權試用時間、
  - D. 在未經卓軟公司事先的書面同意下，向任何第三人透露使用試用版、演示 版所獲得的軟體效能基準測試結果，或
  - E. 使用試用版、演示版軟體來從事是否購買軟體商業版或學術版使用權的決策以外的事；儘管如上所述，仍然嚴格禁止貴用戶將軟體試用版安裝或使用於任何商業訓練之用。
- h. 貴用戶僅能使用軟體禁止轉售版進行軟體的審查與評估。



- i. 貴用戶可能於一種以上之媒介物收受到本軟體，但只能安裝及使用一份媒介物。不論貴用戶收受到幾份媒介物，貴用戶只能使用一份適用於要安裝軟體之伺服器或電腦的媒介物。
- j. 貴用戶可能收受到一種以上平台之本軟體，但只能安裝及使用於一種平台。
- k. 貴用戶不得使用本軟體開發任何與本軟體主要功能相同的應用程式。
- l. 若有違反本授權合約的情況發生，卓軟公司得終止授權，而貴用戶必須銷毀所有軟體的拷貝（基於雙方的所有權利和所有本授權合約其餘條款而造成之此類終止）。
- m. This program may include Oracle Instant Client (OCI). You agree that you shall
  1. not use of the Oracle Instant Client to the business operations;
  2. not assign, give, or transfer the Oracle Instant Client or an interest in them to another individual or entity;
    - a. make the Programs available in any manner to any third party for use in the third party's business operations; and
    - b. title to the Programs from passing to the end user or any other party;
  3. not reverse engineer, disassemble or decompilation the Oracle Instant Client and duplicate the Programs except for a sufficient number of copies of each Program for your licensed use and one copy of each Program media;
  4. discontinue use and destroy or return to all copies of the Oracle Instant Client and documentation after termination of the Agreement;
  5. not publish any results of benchmark tests run on the Programs;
  6. comply fully with all relevant export laws and regulations of the United States and other applicable export and import laws to assure that neither the Oracle Instant Client, nor any direct product thereof, are exported, directly or indirectly, in violation of applicable laws;
  7. allow PremiumSoft to audit your use of the Oracle Instant Client;

#### **4. 升級版**

如果本軟體拷貝是先前軟體版本之升級版，則貴用戶必須具備將先前軟體版本升級至此升級拷貝的有效完整使用權以安裝及/或使用此升級拷貝，而此升級拷貝是基於使用權交換而提供給貴用戶。貴用戶同意在安裝和使用本軟體拷貝的同時，會自動終止先前的授權合約，並解除先前軟體版本的安裝、銷毀及終止使用，或轉移至另一個個人或法人。

#### **5. 所有權**

上述的授權提供貴用戶使用軟體之有限的使用權。卓軟公司及其供應商保留所有權利、所有權和權益，包括本軟體（當做獨立著作，以及貴用戶用來做為基礎開發任何應用程式的基礎著作）及所有拷貝的著作權和智慧財產權。所有未在本授權合約中具體授予的權利，包括聯邦和國際著作權，均由卓軟公司及其供應商保留。

## 6. 有限瑕疵責任擔保與免責聲明

- a. 除了軟體的範例應用程式碼、試用版/演示版、非商業 **Lite** 版和禁止轉售版之外，卓軟公司提供交貨後三十(30)天內的保證（需以收據拷貝為證）：於正常使用下，裝置軟體的實體媒介物不致發生材料上或製作上之瑕疵。軟體皆以「現況」提供。卓軟公司及其供應商不承擔所有其他保證或說明，不論是明示、暗示或任何形式，以及包含適售性或特定用途之適用性的保證。
- b. 卓軟公司對於軟體的任何範例應用程式碼、試用版/演示版、非商業 **Lite** 版和禁止轉售版，皆不承擔任何明示或暗示的賠償及保證。軟體的任何範例應用程式碼、試用版/演示版、非商業 **Lite** 版和禁止轉售版，皆以「現況」提供。
- c. 除了上述有關軟體的有限瑕疵責任擔保（不包含任何範例應用程式碼、試用版/演示版、非商業 **Lite** 版和禁止轉售版）之外，卓軟公司及其供應商不承擔所有其他保證或說明，不論是明示、暗示或任何形式，以及包含適售性或特定用途之適用性的保證。同樣地，也不提供未侵害他人權益和所有權或平和享用權的保證。卓軟公司不保證軟體完全沒有錯誤或可以順利執行。本軟體並非針對在需要防止故障控制的危險環境中使用而設計、計畫或授權，包括但不限於核能設施、航空器導航或通訊系統、空中交通管制，以及維生或武器系統之設計、建構、維修或操作。卓軟公司尤其不對這類用途之適用性做任何明示或暗示性的保證。
- d. 如果適用的法律需要軟體的相關保證時，所有的這類保證都限於交貨後的三十(30)天內有效。
- e. 所有卓軟公司、其業者、經銷商、代理商或員工所提供之口頭或書面的資訊或建議，都不予以承擔任何保證或也不得以任何方式增加此處所提及之任何保證範圍。

## 7. 賠償責任限制

卓軟公司或其供應商對於貴用戶或任何協力廠商因為使用或無法使用本軟體，以及依據任何賠償責任基礎，包括違反合約、違反保證、侵權（包括因疏忽而造成）、產品賠償責任或其他責任所造成之任何間接、特殊、意外、懲罰、涵蓋或必然損失（包括但不限於因為無法使用裝備或存取資料所造成的損失、業務損失、利潤虧損、營運中止等情況）均不負任何賠償責任，即使已告知卓軟公司或其業務代表可能發生這類損失，以及即使此處所提供之賠償已確定未能達成時亦然。

## 8. 協力廠商軟體

軟體中可能還有需要通知和/或其他條款或條件的協力廠商軟體。接受本授權合約，就代表貴用戶也接受該處所提及之其他條款或條件。

## 9. 一般

卓軟公司業者、代理商或員工皆未獲准對本授權合約進行任何修改，除非此類修改以書面形式，並由卓軟公司代表正式核准。

本授權合約包含雙方之間與本主題相關的完整協議，並取代所有先前或同時期的口頭或書面協議或協定。貴用戶同意在訂單、其他書面通知或由貴用戶發出的文件中，所註明之任何與軟體授權相關的修改條款或

其他條款於此皆無效。卓軟公司若有無法行使或延誤行使本授權合約下之任何權利，或是在任何違反本授權合約之情況下而無法或延誤行使任何權利時，均不得視為棄權或違反義務。

如果本授權合約的任何條款經管轄之法院裁決為與法律牴觸時，該條款將在可允許的最大範圍內實施，而本授權合約之其餘條款仍具有完全之效力。

## 10. 協議基礎

上述有限瑕疵責任擔保與免責聲明、唯一賠償和賠償責任限制，是構成卓軟公司與貴用戶之間合約的基本要素。基於經濟上的考量，卓軟公司無法不依據這些限制而提供本軟體。這類有限瑕疵責任擔保與免責聲明、唯一賠償和賠償責任限制是為了配合卓軟公司之授權人的利益。

## 11. 條件

在下載及/或安裝本軟體時，即代表貴用戶確認接受本軟體，並同意接受本合約條款的約束。

本授權協議在終止前有效。若有違反本授權合約的情況發生，卓軟公司可以立即終止授權。

「現況」。卓軟公司及其供應商不承擔所有其他保證或說明，不論是明示、暗示或任何形式，以及包含適售性或特定用途之適用性的保證。同樣地，也不提供未侵害他人權益和所有權或平和享用權的保證。卓軟公司不保證軟體完全沒有錯誤或可以順利執行。

## 12. 準據法

本授權合約受到香港法律所管制，在不與法律牴觸的原則下發生效力。貴用戶在此同意接受香港法庭的管轄，以解決任何本授權合約所引發的爭議。

若有任何與本授權合約相關的疑慮，請聯絡本公司: [licensing@navicat.com](mailto:licensing@navicat.com). 若貴用戶需向卓軟公司索取任何資訊，請聯絡: [support@navicat.com](mailto:support@navicat.com).

本軟體中包含的卓軟公司和其他商標均為卓軟數碼科技有限公司在美國和/或其他地區的商標或註冊商標。協力廠商商標、商品名稱、產品名稱和商標圖樣可能為其相對所有人之商標或註冊商標。貴用戶不得移除或更改軟體中的任何商標、商品名稱、產品名稱、商標圖樣、著作權或其他財產權標示、說明、標誌或標籤。本授權合約並未認可貴用戶使用卓軟公司名稱及其授權人名稱或任何相對的商標。

## End-User License Agreement

**IMPORTANT: THIS SOFTWARE END USER LICENSE AGREEMENT ("EULA") IS A LEGAL AGREEMENT BETWEEN YOU (EITHER AN INDIVIDUAL OR, IF PURCHASED OR OTHERWISE ACQUIRED BY OR FOR AN ENTITY, AN ENTITY) AND PREMIUMSOFT CYBERTECH LTD..READ IT CAREFULLY BEFORE COMPLETING THE INSTALLATION PROCESS AND USING THE**



SOFTWARE. IT PROVIDES A LICENSE TO USE THE SOFTWARE AND CONTAINS WARRANTY INFORMATION AND LIABILITY DISCLAIMERS. BY INSTALLING AND USING THE SOFTWARE, YOU ARE CONFIRMING YOUR ACCEPTANCE OF THE SOFTWARE AND AGREEING TO BECOME BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO BE BOUND BY THESE TERMS, THEN DO NOT INSTALL THE SOFTWARE AND RETURN THE SOFTWARE TO YOUR PLACE OF PURCHASE. THIS EULA SHALL APPLY ONLY TO THE SOFTWARE SUPPLIED BY PREMIUMSOFT CYBERTECH LTD. HEREWITH REGARDLESS OF WHETHER OTHER SOFTWARE IS REFERRED TO OR DESCRIBED HEREIN.

## **1. Definitions**

- a. "Non-commercial Version" means a version of the Software, so identified, for use by i) the individual who is a natural person and not a corporation, company, partnership or association or other entity or organization (ii) the individual who is a student, faculty or staff member at an educational institution, and (iii) staff of a non-profit organization or charity organization only. For purposes of this definition, "educational institution" means a public or private school, college, university and other post secondary educational establishment. A non-profit organization is an organization whose primary objective is to support an issue or matter of private interest or public concern for non-commercial purposes.
- b. "Not For Resale (NFR) Version" means a version, so identified, of the Software to be used to review and evaluate the Software, only.
- c. "PremiumSoft" means PREMIUMSOFT CYBERTECH LTD. and its licensors, if any.
- d. "Software" means only the PremiumSoft software program(s) and third party software programs, in each case, supplied by PremiumSoft herewith, and corresponding documentation, associated media, printed materials, and online or electronic documentation.
- e. "Unregistered version", "Trial version" or "Demo version" means an unregistered copy of the SOFTWARE ("UNREGISTERED SOFTWARE") which may be used by the USER for evaluation purposes for a period of thirty (30) days following the initial installation of the UNREGISTERED SOFTWARE. At the end of the trial period ("TRIAL PERIOD"), the USER must either register the SOFTWARE or remove it from his system. The UNREGISTERED SOFTWARE may be freely copied and distributed to other users for their evaluation.
- f. "Navicat Essentials" means a version of the Software, so identified, to be used for commercial purpose.

## 2. License Grants

The licenses granted in this Section 2 are subject to the terms and conditions set forth in this EULA:

- a. Subject to Section 2(b), you may install and use the Software on a single computer; OR install and store the Software on a storage device, such as a network server, used only to install the Software on your other computers over an internal network, provided you have a license for each separate computer on which the Software is installed and run. Except as otherwise provided in Section 2(b), a license for the Software may not be shared, installed or used concurrently on different computers.
- b. In addition to the single copy of the Software permitted in Section 2(a), the primary user of the computer on which the Software is installed may make a second copy of the Software and install it on either a portable computer or a computer located at his or her home for his or her exclusive use, provided that:
  - A. the second copy of the Software on the portable or home computer (i) is not used at the same time as the copy of the Software on the primary computer and (ii) is used by the primary user solely as allowed for such version or edition (such as for educational use only),
  - B. the second copy of the Software is not installed or used after the time such user is no longer the primary user of the primary computer on which the Software is installed.
- c. In the event the Software is distributed along with other PremiumSoft software products as part of a suite of products (collectively, the "Studio"), the license of the Studio is licensed as a single product and none of the products in the Studio, including the Software, may be separated for installation or use on more than one computer.
- d. You may make one copy of the Software in machine-readable form solely for backup purposes. You must reproduce on any such copy all copyright notices and any other proprietary legends on the original copy of the Software. You may not sell or transfer any copy of the Software made for backup purposes.
- e. You agree that PremiumSoft may audit your use of the Software for compliance with these terms at any time, upon reasonable notice. In the event that such audit reveals any use of the Software by you other than in full compliance with the terms of this Agreement, you shall reimburse PremiumSoft for all reasonable expenses related to such audit in addition to any other liabilities you may incur as a result of such non-compliance.
- f. Your license rights under this EULA are non-exclusive.



### **3. License Restrictions**

- a. Other than as set forth in Section 2, you may not make or distribute copies of the Software, or electronically transfer the Software from one computer to another or over a network.
- b. You may not alter, merge, modify, adapt or translate the Software, or decompile, reverse engineer, disassemble, or otherwise reduce the Software to a human-perceivable form.
- c. Unless otherwise provided herein, you may not rent, lease, or sublicense the Software.
- d. Other than with respect to a Trial / Demo Version, Non-commercial Lite Version or a Not For Resale Version of the Software, you may permanently transfer all of your rights under this EULA only as part of a sale or transfer, provided you retain no copies, you transfer all of the Software (including all component parts, the media and printed materials, any upgrades, this EULA, the serial numbers, and, if applicable, all other software products provided together with the Software), and the recipient agrees to the terms of this EULA. If the Software is an upgrade, any transfer must include all prior versions of the Software from which you are upgrading. If the copy of the Software is licensed as part of the whole Studio (as defined above), the Software shall be transferred only with and as part of the sale or transfer of the whole Studio, and not separately. You may retain no copies of the Software. You may not sell or transfer any Trial / Demo Version, Non-commercial Lite Version or Not For Resale Version of the Software.
- e. Unless otherwise provided herein, you may not modify the Software or create derivative works based upon the Software.
- f. Non-commercial Versions of the Software may not be used for, or distributed to any party for, any commercial purpose.
- g. Unless otherwise provided herein, you shall not
  - A. in the aggregate, install or use more than one copy of the Trial / Demo Version and Non-commercial Lite Version of the Software,
  - B. download the Trial / Demo Version and Non-commercial Lite Version of the Software under more than one username,
  - C. alter the contents of a hard drive or computer system to enable the use of the Trial / Demo Version of the Software for an aggregate period in excess of the trial period for one license to such Trial / Demo Version,
  - D. disclose the results of software performance benchmarks obtained using the Trial / Demo Version or Non-commercial Lite Version to any third party without PremiumSoft prior written consent, or



- E. use the Trial / Demo Version of the Software for a purpose other than the sole purpose of determining whether to purchase a license to a commercial or education version of the software; provided, however, notwithstanding the foregoing, you are strictly prohibited from installing or using the Trial / Demo Version or Non-commercial Lite Version of the Software for any commercial training purpose.
- h. You may only use the Not for Resale Version of the Software to review and evaluate the Software.
- i. You may receive the Software in more than one medium but you shall only install or use one medium. Regardless of the number of media you receive, you may use only the medium that is appropriate for the server or computer on which the Software is to be installed.
- j. You may receive the Software in more than one platform but you shall only install or use one platform.
- k. You shall not use the Software to develop any application having the same primary function as the Software.
- l. In the event that you fail to comply with this EULA, PremiumSoft may terminate the license and you must destroy all copies of the Software (with all other rights of both parties and all other provisions of this EULA surviving any such termination).
- m. This program may include Oracle Instant Client (OCI). You agree that you shall
  1. not use of the Oracle Instant Client to the business operations;
  2. not assign, give, or transfer the Oracle Instant Client or an interest in them to another individual or entity;
    - a. make the Programs available in any manner to any third party for use in the third party's business operations; and
    - b. title to the Programs from passing to the end user or any other party;
  3. not reverse engineer, disassemble or decompilation the Oracle Instant Client and duplicate the Programs except for a sufficient number of copies of each Program for your licensed use and one copy of each Program media;
  4. discontinue use and destroy or return to all copies of the Oracle Instant Client and documentation after termination of the Agreement;
  5. not publish any results of benchmark tests run on the Programs;
  6. comply fully with all relevant export laws and regulations of the United States and other applicable export and import laws to assure that neither the Oracle Instant Client, nor any direct product thereof, are exported, directly or indirectly, in violation of applicable laws;
  7. allow PremiumSoft to audit your use of the Oracle Instant Client;

#### **4. Upgrades**

If this copy of the Software is an upgrade from an earlier version of the Software, it is provided to you on a license exchange basis. You agree by your installation and use of such copy of the Software to voluntarily terminate your earlier EULA and that you will not continue to use the earlier version of the Software or transfer it to another person or entity unless such transfer is pursuant to Section 3.

#### **5. Ownership**

The foregoing license gives you limited license to use the Software. PremiumSoft and its suppliers retain all rights, title and interest, including all copyright and intellectual property rights, in and to, the Software (as an independent work and as an underlying work serving as a basis for any application you may develop), and all copies thereof. All rights not specifically granted in this EULA, including Federal and International Copyrights, are reserved by PremiumSoft and its suppliers.

#### **6. LIMITED WARRANTY AND DISCLAIMER**

- a. Except with respect to Trial / Demo Version, Non-commercial Lite Version and Not For Resale Version of the Software, PremiumSoft warrants that, for a period of thirty (30) days from the date of delivery (as evidenced by a copy of your receipt): the physical media on which the Software is furnished will be free from defects in materials and workmanship under normal use. The Software is provided "as is". PremiumSoft makes no warranties, express or implied, arising from course of dealing or usage of trade, or statutory, as to any matter whatsoever.
- b. PremiumSoft provides no remedies or warranties, whether express or implied, for Trial / Demo version, Non-commercial Lite version and the Not for Resale version of the Software. Trial / Demo version, Non-commercial Lite version and the Not for Resale version of the Software are provided "as is".
- c. Except as set Forth in the foregoing limited warranty with respect to software other than Trial/ Demo version, Non-commercial Lite version and Not for Resale version, PremiumSoft and its suppliers disclaim all other warranties and representations, whether express, implied, or otherwise, including the warranties of merchantability or fitness for a particular purpose. Also, there is no warranty of non-infringement and title or quiet enjoyment. PremiumSoft does not warrant that the Software is error-free or will operate without interruption. The Software is not designed, intended or licensed for use in hazardous environments requiring fail-safe controls, including without limitation, the design, construction, maintenance or operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, and life support or



weapons systems. PremiumSoft specifically disclaims any express or implied warranty of fitness for such purposes.

- d. If applicable law requires any warranties with respect to the Software, all such warranties are limited in duration to thirty (30) days from the date of delivery.
- e. No oral or written information or advice given by PremiumSoft, its dealers, distributors, agents or employees shall create a warranty or in any way increase the scope of ANY warranty PROVIDED HEREIN.

## **7. LIMITATION OF LIABILITY**

(a) Neither PremiumSoft nor its suppliers shall be liable to you or any third party for any indirect, special, incidental, punitive or consequential damages (including, but not limited to, damages for the inability to use equipment or access data, loss of business, loss of profits, business interruption or the like), arising out of the use of, or inability to use, the Software and based on any theory of liability including breach of contract, breach of warranty, tort (including negligence), product liability or otherwise, even if PremiumSoft or its representatives have been advised of the possibility of such damages.

## **8. Third Party Software**

The Software may contain third party software which requires notices and/or additional terms and conditions. By accepting this EULA, you are also accepting the additional terms and conditions of the third party software.

## **9. General**

No PremiumSoft dealer, agent or employee is authorized to make any amendment to this EULA.

This EULA contains the complete agreement between the parties with respect to the subject matter hereof, and supersedes all prior or contemporaneous agreements or understandings, whether oral or written. You agree that any varying or additional terms contained in any purchase order or other written notification or document issued by you in relation to the Software licensed hereunder shall be of no effect. The failure or delay of PremiumSoft to exercise any of its rights under this EULA or upon any breach of this EULA shall not be deemed a waiver of those rights or of the breach.

If any provision of this EULA shall be held by a court of competent jurisdiction to be contrary to law, that provision will be enforced to the maximum extent permissible, and the remaining provisions of this EULA will remain in full force and effect.



## **10. Basis of Bargain**

The Limited Warranty and Disclaimer and Limited Liability set forth above are fundamental elements of the basis of the agreement between PremiumSoft and you. PremiumSoft would not be able to provide the Software on an economic basis without such limitations. Such Limited Warranty and Disclaimer and Limited Liability inure to the benefit of PremiumSoft's licensors.

## **11. Term**

By downloading and/or installing this SOFTWARE, the Licensor agrees to the terms of this EULA.

This license is effective until terminated. Licensor has the right to terminate your License immediately if you fail to comply with any term of this License.

"as is". Licensor makes no warranties, express or implied, arising from course of dealing or usage of trade, or statutory, as to any matter whatsoever. In particular, any and all warranties or merchantability, fitness for a particular purpose or non-infringement of third party rights are expressly excluded.

## **12. Governing Law**

This License will be governed by the laws in force in Hong Kong. You hereby consent to the non-exclusive jurisdiction and venue sitting in Hong Kong to resolve any disputes arising under this EULA.

Should you have any questions concerning the validity of this License, please contact: [licensing@navicat.com](mailto:licensing@navicat.com). If you desire to contact the Licensor for any other reason, please contact [support@navicat.com](mailto:support@navicat.com).

PremiumSoft and other trademarks contained in the Software are trademarks or registered trademarks of PremiumSoft CyberTech Ltd. in the United States and/or other countries. Third party trademarks, trade names, product names and logos may be the trademarks or registered trademarks of their respective owners. You may not remove or alter any trademark, trade names, product names, logo, copyright or other proprietary notices, legends, symbols or labels in the Software. This EULA does not authorize you to use PremiumSoft or its licensors names or any of their respective trademarks.