



375 Concord Avenue
Belmont, MA 02478
(617) 489-4490

Latent GOLD License Agreement:

This license agreement is your proof of license.

This is a legal agreement between you (either an individual or entity) and Statistical Innovations Inc. (hereinafter "SI") to use a single-user version of the LatentGOLD software (hereinafter "SOFTWARE").

IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE AGREEMENT, IMMEDIATELY RETURN THE PACKAGE. This License Agreement shall apply only if you have not signed another SI License Agreement for this SOFTWARE.

This SOFTWARE is protected by both United States copyright law and international copyright treaty provisions.

LICENSE

SI grants you a non-exclusive license to use the SOFTWARE in accordance with the following terms. SI retains title and all ownership rights to the SOFTWARE.

SI grants you a single-user license which allows one (1) designated individual, and only one (1) individual, the right to install and use the SOFTWARE on a home, work and portable computer.

SI grants you the right to make one (1) archival copy of the SOFTWARE for the sole purpose of backing up the SOFTWARE and protecting your investment from loss.

SI further grants you the right to transfer this license and the SOFTWARE to another party provided: 1) the other party accepts all terms of this agreement; 2) all copies of the SOFTWARE are transferred and you discontinue use of the SOFTWARE after transferring; 3) SI is promptly notified of the name and address of the other party; and 4) SI is not required to supply new media.

TERM AND TERMINATION

The SOFTWARE may include the Latent GOLD Choice program ("lg45"), which is licensed on an annual basis. LGCHOICE is licensed on an annual basis. If SOFTWARE includes LGCHOICE, failure to pay the annual renewal fee will terminate this agreement as it pertains to your right to use LGCHOICE. Failure to comply with any of the terms of this license will terminate this agreement and your right to use the SOFTWARE. You may also choose to terminate the agreement at any time. Upon termination of this agreement, you must immediately destroy the SOFTWARE and all copies of it.

LIMITED WARRANTY

The media on which the SOFTWARE is furnished is warranted to be free of defects in workmanship and material under normal use for a period of sixty (60) days from the date of purchase by you. SI and its suppliers' sole responsibility and your exclusive remedy under this warranty will be to receive a replacement of the media or a full refund if SI or its suppliers are unable to deliver media free from defects in workmanship and materials.

You alone are responsible for determining which SOFTWARE best meets your particular needs for installing SOFTWARE and for the results obtained.

THIS SOFTWARE IS LICENSED "AS IS" WITHOUT WARRANTY AS TO ITS PERFORMANCE. EXCEPT FOR THE MEDIA WARRANTY PROVIDED ABOVE, THERE ARE NO WARRANTIES EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ALL SUCH WARRANTIES ARE EXPRESSLY DISCLAIMED. IN NO EVENT SHALL SI OR ITS SUPPLIERS BE RESPONSIBLE FOR ANY INDIRECT OR CONSEQUENTIAL DAMAGES OR LOST PROFITS, EVEN IF SI AND ITS SUPPLIERS HAD BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF IMPLIED WARRANTIES OR LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

GENERAL

If you wish to transfer the SOFTWARE to a new machine and new media is required, then you must contact SI for procedures and possible fees associated with the transfer.

You may not sublicense, assign or transfer the license or the SOFTWARE except as expressly provided in this agreement. Any attempt otherwise to sublicense, assign or transfer any of the rights, duties or obligations hereunder is void.

This agreement will be governed by the laws of the Commonwealth of Massachusetts.

Unless another SI Agreement has been signed for this SOFTWARE, you acknowledge that this agreement supersedes all prior agreements, proposals, representations and communications between the parties relating to the subject matter herein. In the case of conflict between this agreement and purchase orders issued for the SOFTWARE, the terms of this agreement shall prevail.

You may return the SOFTWARE only in accordance with the return policy of SI. Contact your SI representative for the proper procedure.