

# QuickRows

## End-User License Agreement (“Agreement”)

---

Last update: 05/12/2019

Please read this End-User License Agreement (“Agreement”) carefully before clicking the “I Agree” button, downloading, installing or using QuickRows (“Software”).

By downloading, installing, copying or using the Software, you are agreeing to be bound by the terms and conditions of this Agreement.

If you do not agree with the terms and conditions of this Agreement, do not install, download or use the Software.

### License

QuickRows grants you a revocable, exclusive, non-transferable, limited license to download, install and use the Software solely for your personal, non-commercial purposes strictly in accordance with the terms and conditions of this Agreement.

### License Rights

- a. If you comply with these terms and conditions, we will grant you the right to install and utilize one copy of the Software on one device, along with other rights described below.
- b. The Software is licensed and not sold. QuickRows reserves the rights over the Software that are not expressly conceded under these terms and conditions.
- c. This Agreement grants you the following rights:
  - i. The right to install and use one copy of the Software. The copy of the Software is for the exclusive utilization of the user under whose name the license has been registered.
  - ii. The right to install another copy of the Software on a portable device for the user under whose name the license has been registered.
  - iii. The right to integrate the Software as an add-in into Microsoft Excel. QuickRows, however, does not grant the right to use Microsoft Excel. The latter must be acquired separately.

- iv. The right to install and use one copy of the Software for the period authorized by QuickRows during the purchase and/or activation steps.
- v. The right to save a backup copy of the Software. You may use it only to reinstall the Software, provided that the reinstallation occurs during the period expressly authorized by QuickRows.

### **Prohibited Uses of the License**

This Agreement does not grant you any right with regard to the following; specifically, you may not carry out the following in a non-authorized way:

1. To circumvent or omit the protection technical measures that the Software contains.
2. To disassemble, decompile, decode, pirate, emulate, exploit an unpatched vulnerability, apply reverse engineer technics of the Software, except and only to the extent that such activity is expressly allowed by the applicable intellectual property law.
3. To separate the components of the Software to use them in different devices.
4. To make more copies of the Software from those specified in this agreement.
5. To publish the Software for other users to copy it.
6. To copy, rent, lease, sell, export, import, distribute or merge copies of the Software.
7. To transfer the Software nor the license to third parties.

### **Copyright**

The Software, including the images, the technical documentation, the user manual, databases and/or applets incorporated, are registered on the Spanish Intellectual Property Registry and the worldwide recognized Safe Creative Intellectual Property. All rights are reserved worldwide. You must treat the Software like any other copyrighted material, except that you may, in addition to the copies permitted in this Agreement, make one copy of the Software solely for backup.

### **Termination**

This Agreement shall remain in effect until terminated by you or QuickRows.

QuickRows may, in its sole discretion, at any time and for any or no reason, suspend or terminate this Agreement with or without prior notice.

This Agreement and your right to use the Software will terminate immediately without previous notice from QuickRows if you fail to comply with the terms and conditions of this Agreement.

Upon termination, you agree to destroy the Software from your device, including the copy. This is in addition to and not in lieu of any criminal, civil or other remedies available to QuickRows.

### **Applicable Legislation**

This agreement shall be interpreted in accordance with the applicable legislation of Spain and the European Union.

### **Legal Warning**

QuickRows expressly disclaims all warranties. Without limiting the foregoing, you acknowledge that the Software is provided "as is" and that QuickRows does not warrant that the Software will run uninterrupted or error free nor that software will operate with hardware and/or software not provided by the Software.

This disclaimer of warranty constitutes an essential part of the agreement. Some states do not allow the exclusion of implied warranties, so the above exclusion may not apply to you, and you may have other rights, which vary from state to state. You may have additional consumer rights under your local laws, which this agreement cannot change.

### **Amendments to this Agreement**

QuickRows reserves the right, at its sole discretion, to modify or replace this Agreement at any time.

**©2019 - QuickRows. All rights reserved. Microsoft Excel is a registered trademark.**