

Shorthand Version 9 Warranty and License Agreement

OfficeSoft LLC

<http://pcshorthand.com>

email: help@pcshorthand.com

IMPORTANT: CAREFULLY READ ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT BEFORE USING THIS PROGRAM. USING THIS PROGRAM INDICATES YOUR ACCEPTANCE OF THE TERMS AND CONDITIONS CONTAINED IN THIS AGREEMENT.

Copyright

Shorthand 9.x for Windows (the "SOFTWARE") is written and copyrighted © 1994-2005 by OfficeSoft LLC of La Puente, California ("OFFICESOFT"). The SOFTWARE is copyrighted material and protected by United States laws and international treaties. All violators of the copyright will be prosecuted to the full extent of the law. You agree to use the SOFTWARE only if you had obtained the SOFTWARE from OFFICESOFT or its authorized distributors or representatives. IT IS A VIOLATION OF COPYRIGHT LAWS IF YOU OBTAIN THE SOFTWARE FROM ANYONE OTHER THAN OFFICESOFT OR ONE OF ITS DULY AUTHORIZED DISTRIBUTORS OR REPRESENTATIVES.

Copyright for the Tcl .DLL file is covered separately; the copyright notice can be found in the TclReadme.txt file.

Distribution of Unlicensed Version

You may not distribute the SOFTWARE or any part thereof including the Registration ID and SH9.LIC files through any means without the express written permission of OFFICESOFT. Registration ID's (including temporary licenses) and SH9.LIC files are copyrighted material and may not be posted publicly such as on the Internet.

Evaluation License

If you are evaluating a copy of Shorthand that you have not yet purchased:

You have non-exclusive right to install and evaluate a copy of the SOFTWARE on any computer for a period of thirty (30) days. If you want to use Shorthand beyond the 30 day evaluation period, you must either purchase a license or request an extension. If you decide not purchase a license you agree to remove the program from your computer(s) and destroy all copies in your possession. SHORTHAND MAY STOP WORKING AFTER THE EVALUATION LICENSE EXPIRES.

Licensed Version of Shorthand

When you purchase a license, you will receive a Registration ID and/or a SH9.LIC file that converts the unlicensed version of Shorthand into a licensed copy.

By purchasing a license you indicate that you have thoroughly evaluated and tested Shorthand and found it to be acceptable for your particular purposes.

A Single User or 1-User License gives you one Licensed Copy of Shorthand which may either be used by a single person on one or more computers, or installed on a single workstation used nonsimultaneously by multiple people, but not both.

A Site License grants a single company the non-exclusive right to distribute up to a specified number of Licensed Copies of Shorthand for use within that company only. You may install Shorthand on a network provided that you have purchased a Licensed Copy for each workstation that is connected to the network. Licensed Copies of Shorthand may not be used by persons not employed with the company that purchased the site license.

A PC License grants you one Licensed Copy of Shorthand which may be used only on a single computer and cannot be shared, transferred to or used on another computer.

Transfer

The Single User License, Site License, Registration ID's and SH9.LIC License Files are non-transferable to other persons or companies; only the person or company named in the License can use the SOFTWARE with said License.

Term

This license is effective until terminated. You may at any time terminate this Agreement by destroying the SOFTWARE and all copies thereof. OFFICESOFT also reserves the right to terminate this Agreement if you fail to comply with any of the terms and conditions herein. Should OFFICESOFT terminate this Agreement because of your failure to comply, you agree to destroy or return all copies of the SOFTWARE to OFFICESOFT or its authorized representative.

Warranty

The SOFTWARE is provided "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. Because of the diversity of hardware and software which the SOFTWARE may be used, OFFICESOFT does not warrant that the SOFTWARE will meet your needs or that the operation of the SOFTWARE will be uninterrupted or error free. IN NO EVENT WILL OFFICESOFT BE LIABLE TO YOU FOR ANY DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS, OR OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE. In no event will OFFICESOFT be held liable for the loss or corruption of data caused by the SOFTWARE. In no event will OFFICESOFT'S liability exceed the purchase price of the SOFTWARE.

SOME STATES DO NOT ALLOW THE LIMITATION OF EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

Government

This Agreement shall be governed and enforced by the laws of the State of California. Any action or proceeding brought by either party against the other arising out of or related to this Agreement shall be brought only in a STATE or FEDERAL COURT of competent jurisdiction located in California. The parties hereby consent to in personam jurisdiction of said courts.