

INFINITY POWER & INFINITY COMMERCE REGISTRATION FORM/LICENSE AGREEMENT

This is a contract. Carefully read all terms and conditions of this agreement prior to receiving any "Registration File" for the software products. By accepting the Registration File, you acknowledge that you have read and understood this agreement, and agree to be bound by its terms and conditions. If you do not agree to the terms of this agreement, return the products (including written materials and binders or other containers) TO THE PLACE YOU OBTAINED THEM WITHIN 14 DAYS OF PURCHASE FOR A FULL REFUND. NO REFUNDS WILL BE GIVEN OR RETURNS ACCEPTED, OTHER THAN FOR DEFECTS, AFTER FOURTEEN DAYS FROM THE DATE OF PURCHASE OR ONCE THE REGISTRATION FILE HAS BEEN ISSUED BY DATA PRO ACCOUNTING SOFTWARE.

- 1. Materials included. The Materials inside this package include a copy of the Infinity POWER and/or Infinity COMMERCE software products ("software") on CD-ROM ("media") or by software download from the Data Pro Accounting web site at https://dataproaccounting.com/downloads/setup.exe and related user manuals and documentation ("documentation"). If your package does not have all these materials, please contact Data Pro Accounting Software, Inc. for any missing "Materials" within fourteen (14) days of purchase. After fourteen (14) days, you agree and have accepted the "Materials" as complete.
- 2. Registration and Activation. You may copy the Registration Form and License Agreement for your records. You should sign and return the Registration Form and License Agreement to Data Pro Accounting Software, Inc. This form, or the on-line Registration Page from our web site, will be used as your firm's vehicle to get your "Registration File" when payment is made for the licensing of the software through your Dealer or through Data Pro directly. Data Pro Accounting Software, Inc. will issue your "Registration File" for the products you have currently licensed. Once you are registered, you will have immediate access to your "Registration File" through the Internet at the time of installation. The most convenient way to receive your "Registration File" is during installation of the software while connected to the web (Registration Page)! This registration file will only be issued upon acceptance of this "License Agreement," whether it is accepted in writing, or by clicking "I Accept the Terms in the License Agreement" button during the installation process. This file is valid from initial date of issuance for the time period purchased (monthly, quarterly or yearly). Each major version upgrade will require a new Registration File. Without the Registration File, or once it expires, your software will convert to a limited-use "demonstration" mode until a valid "Registration File" is installed. While in "demonstration" mode, all data files will be left intact, but you will have limited access until the programs have been fully re-activated. Each product will be issued a new "Registration File" upon receipt of payment of each time period's License Fee. All software updates and upgrades are included to users, at no charge, as long as their License Fees are paid. Additional user counts may be added to the system at any time at the current pricing available on the company's web site. Users may access the accounting applications from any supported user interface (Windows - Graphical User Interface, Windows Character-Based or Browser-Based access for some Infinity Commerce modules) while accessing the accounting data files simultaneously.

Once a user has entered the Windows software through the **System Administrator**, and its **Security Administrator** module, they will be counted as one (1) simultaneous user.

The user is then allowed to access any of the installed and activated accounting modules loaded on the user's system. When the user exits the Windows software, the simultaneous user count becomes available.

- **3. Backup and Copying.** You agree not to copy, except for installation on your computer system, any of the Materials. Your original CD-ROM acts as your backup copy of the programs.
- **4. Damaged Media**. If your software media becomes damaged within **90** days of purchase, Data Pro Accounting Software, Inc. will replace the media for a handling and material charge of **\$25**. Otherwise, users must upgrade to the current version of the software at the current prevailing rates.
- 5. Lost or Stolen Media. Replacement for lost or stolen CD-ROMs will be provided at Data Pro Accounting Software, Inc.'s sole discretion and only to "registered users." Replacements of the current version will be provided at a cost of \$25 per module. Users not on the current version of the software are required to upgrade to the current version at the current upgrade pricing costs listed on the company's web site. Call 727-803-1550 or send an e-mail to dpasupport@dpro.com to notify Data Pro Accounting Software, Inc. of your request.
- 6. Grant of Limited Use License. Subject to this Agreement, you are granted a nontransferable, nonexclusive license ("license") to use the software; all Data Pro Accounting Software, Inc. authorized enhancements, modifications, and updated documentation. The software is in "use" when it is loaded into the temporary memory (i.e. RAM) or installed into the permanent memory (e.g. hard drive, CD-ROM, or other storage device) of a computer. ALL INSTALLATIONS OF THE SOFTWARE MUST BE MADE WITHIN A SINGLE PHYSICAL LOCATION. Remote locations installing the Infinity POWER products separately require additional copies of the software licenses. Customers with remote users accessing the company's single installed copy of the software via Terminal Server, Citrix, Remote Desktop, or on "Cloud Servers" such as "DPROCloud" offered by Data Pro Accounting Software, are not subject to additional software licenses, but may require additional user counts. Some Infinity COMMERCE products, such as DP/DashBoard/CRM and DP/AUTO, permit installation of the software at two separate physical locations (i.e. accounting server in one location and the Web Server in another location).

All pricing is based on US Dollars. No other copies of the software or media may be made. You may not rent, lease, sell, transfer, or gift the Materials to any other person or entity without the express written approval of an authorized officer of Data Pro Accounting Software, Inc. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c) (1) (ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c) (1) and (2) of the Commercial Computer Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Data Pro Accounting Software, Inc., 111 Second Avenue Northeast, Suite 360, St. Petersburg, FL 33701 US, Phone #: 727-803-1500.

7. Data Pro Accounting Software, Inc.'s Rights. While you have a license to use the "Materials," sole ownership of the materials remains with Data Pro Accounting Software, Inc. The "Materials" are protected by copyright, trade secret, and trademark law. All Data Pro Accounting Software, Inc. products are copy protected. Data Pro Accounting Software, Inc. views software piracy as a very serious offense. Federal copyright laws ensure that each infringement may be pursued, and fines may reach \$50,000 per infringement.

You acknowledge that the "Materials" are Data Pro Accounting Software, Inc.'s property, and contain valuable information developed by Data Pro Accounting Software, Inc. at great expense, including data processing algorithms, innovations, and concepts. You agree to use your reasonable best efforts to protect the "Materials" from unauthorized duplication, distribution, disclosure, use or publication. You will not disclose or utilize our trade secrets or proprietary information you receive in this package, except as provided in this License Agreement. We may trace serial numbers in any reasonable manner.

8. Limited Warranty. Data Pro Accounting Software, Inc. warrants that the software will function substantially in accordance with the documentation for a period of one year from the date of registration. You must inform Data Pro Accounting Software, Inc., in writing, at its St. Petersburg, FL offices of any failure of the software to function in accordance with the documentation. Upon receipt of written notice, Data Pro Accounting Software, Inc. shall perform warranty service, free of charge. This warranty does not apply if failure is due to accident, abuse, or misapplication. No dealer, company, agent, or person is empowered to expand or alter the terms of this warranty.

DATA PRO ACCOUNTING SOFTWARE, INC. DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE MATERIALS. Some states may not allow the exclusion or limitation of implied warranties, so the above limitation may not apply to you. IN NO EVENT SHALL DATA PRO ACCOUNTING SOFTWARE, INC. BE RESPONSIBLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OR INABILITY TO USE

THE MATERIALS, EVEN IF DATA PRO ACCOUNTING SOFTWARE, INC. HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY EVENT, DATA PRO ACCOUNTING SOFTWARE, INC.'S ENTIRE LIABILITY SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU FOR THE MATERIALS, PLUS FIVE PERCENT. Because some states do not allow the limitation or exclusion of consequential or incidental damages, the above limitation or exclusion may not apply to you.

- 9. Terms. This License Agreement is effective from the date you become a Registered User. The License Agreement remains effective for one year from registration, if prepaid, and automatically renews each year as the Annual License Fees (ALFs) are paid or until there is a return of the "Materials," whichever occurs first. Monthly subscriptions are automatically renewed on a monthly basis as billing occurs. If you breach this Agreement, Data Pro Accounting Software, Inc. may terminate your license and demand return of the "Materials," in addition to any other legal remedy Data Pro Accounting Software, Inc. may possess. Your obligations of confidentiality survive termination.
- 10. Inclusions. This License Agreement covers the "Materials," as well as any updates, and any merged or partial copies of the program(s). Aside from updates or upgrades made under the warranty, Data Pro Accounting Software, Inc. has no obligation to update or upgrade the software, and such updates or upgrades are made at the sole discretion of Data Pro Accounting Software, Inc. Any License Fees charged are for re-activation of the software only.
- 11. Venue, Applicable Laws and Attorney's Fees. Any legal action arising from this License Agreement or the use, sale, or transfer of the Materials shall be brought in Pinellas County, Florida where the parties agree sole and exclusive venue resides. This License Agreement shall be governed by, construed, and enforced according to the laws of the State of Florida (except Federal laws concerning copyrights and trademarks).

The parties hereby renounce any right that they would otherwise have to a different venue or to the application of other laws by virtue of their present or future domicile. In any litigation arising from this License Agreement or the use, sale, or transfer of the Materials, the prevailing party in such litigation shall be entitled to recover from the other party costs and a reasonable attorney's fee. Any litigation arising from this License Agreement or the use, sale, or transfer of the Materials must be brought within one year of the date of purchase.

- 12. Severability. No part of this License Agreement will be affected if any other part of it is held invalid or unenforceable. A delay in enforcing rights under this Agreement shall not constitute waiver of those rights.
- **13. Modification.** The License Agreement may only be modified, in writing, and signed by an authorized Data Pro Accounting Software, Inc. officer.
- **14. Entire Agreement.** This License Agreement constitutes the sole agreement between the parties. Any prior purchase orders, representations, advertising, or communications are superseded.



INFINITY POWER & INFINITY COMMERCE REGISTRATION FORM / LICENSE AGREEMENT

Please fill out and return the form below.

G N	X 7 · //
	Version #:
Address 1:	
Address 2:	CD Serial #:
City:	State/Province:
Country:	Zip/Postal Code:
Telephone #:	FAX #:
Web Address (URL):	E-mail:
Primary Contact:	
Title:	
Secondary Contact:	
Title:	
Nature of Business:	
	Contact:
Telephone: City:	State/Province:
Purchase Date:Installation Date:	
Signature	Title
Print Name	Date Date
Mail to: Data Pro Accounting Software, Inc. ATTN: Registration Processing 111 Second Avenue Northeast, Suite St. Petersburg, FL 33701 US	