Software license agreement

This user license agreement (the "AGREEMENT") is an agreement between you (individual or single entity) and Paurex, for the Paurex software (the "SOFTWARE") that is accompanying this AGREEMENT. The SOFTWARE is the property of Paurex and is protected by Copyright laws and international copyright treaties. The SOFTWARE is not sold, it is licensed.

Trial version

If you accepts the terms and conditions of this AGREEMENT, you have certain rights and obligations as follow:

You may:

Install and use an unlimited number of copies the TRIAL VERSION for a period of 15 days. Use one or more copies of the TRIAL VERSION for evaluation purpose only. Copy and distribute freely the TRIAL VERSION (see 'DISTRIBUTION').

You may not:

Sublicense, rent or lease the TRIAL VERSION or any portion of it. Decompile, disassemble, reverse engineer or modify the TRIAL VERSION or any portion of it. Use the TRIAL VERSION after your trial period of 15 days.

Distribution

You are hereby licensed to make as many copies of the TRIAL VERSION as you wish and distribute it to anyone provided that all files are intact. You must distribute the install form of the TRIAL VERSION (not the files resulting of an installation). You are not allowed to sell the TRIAL VERSION (except for shipment and handling charges).

Warranty disclaimer

The SOFTWARE is supplied "AS IS". Paurex disclaims all warranties, Expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The user must assume the entire risk of using the SOFTWARE.

Disclaimer of damages

Paurex assumes no liability for damages, direct or consequential, which may result from the use of the SOFTWARE, even if Paurex has been advised of the possibility of such damages.