CATSOFT ORDER FORM

Please complete the order form and sign the licence agreement. If you are ordering a number of products, please submit a separate order form and agreement for each product.

Our organisation:		ABN:	would like to order:				
Software:	Features:	Delivery Mode:	Licence Status:				
Catsoft Assets Assetlite Leasecat Ledgercat CattHub Std Adv Taxcat Std Adv Adv Taxcat Reguired to access ATO services	Single User Multi User - No. of users Others: Upgrade - Adv - Multi - No. added - Assets Additional Site Licence Data Conversion Import Module	Delivery via email only	New User Existing User				
	Barcode Reader Barcode Labels OTHER:	NB. Delivery cost for Barcode and Other related products will vary. Please refer to your sales quote.					
Our quoted price for product::		 Delivery Cost:	Total Cost GST inclusive*				
AUD\$	plus AU	D\$equals	AUD\$				
PAYMENT DETAILS							

Please submit your completed order form and licence agreement to receive your Tax Invoice. Your order will be delivered when payment is received. Please refer to your Tax Invoice for further information about making payment.

Credit card: Pay Invoice online via <u>https://www.catsoft.com.au</u> with reference to your Tax Invoice details.

Direct Deposit: Submit payment via EFT by quoting your ABN above, or Tax Invoice number as payment reference.

Bank Name:	ANZ	Account Type:	Cheque Account
BSB Number:	012327	Account Name:	Total Forms P/L – Catsoft
Bank Branch:	North Ryde, NSW	Branch Address:	Shop 78, Macquarie Shopping Centre
Account No:	2591 19756		Herring Rd, North Ryde 2113

CONTACT DETAILS

Contact #1:		Contact #2:	
Email #1:		Email #2:	
Phone:		Contact for accounts:	
		Email for accounts:	
Street Address:			
Town/Suburb			
State:	Postcode:	Country:	
Postal Address:			
Town/Suburb			
State:	Postcode:	Country:	
Please complete this	order form along with signe	d licence agreement (next	page) and send it as a PDF attachment to

Please complete this order form along with signed licence agreement (next page) and send it as a PDF attachment to <u>accounts@catsoft.com.au</u>, or print and post to <u>Level 1, 754 Queensberry Street, North Melbourne, Victoria 3051, AUSTRALIA</u>. If you have any queries, please contact Catsoft Sales on +61 3 8379 3333 option 2 or send an email to <u>sales@catsoft.com.au</u>

NB: Please provide up-to-date information in the details above to help us serve you better.

To be completed by purchaser:

LIMITED WARRANTY

To the full extent permitted by the Commonwealth, State, Territory or other law or laws applicable to this agreement, any condition or warranties imposed by such legislation are hereby excluded. Insofar as liability under or pursuant to any legislation, whether of Commonwealth, State, Territory or other Government, may not be excluded, such liability is limited to:

- (i) replacement of the software or
- (ii) correction of defects in the software

at the exclusive option of Catsoft.

You acknowledge that no promise, representation or warranty or undertaking has been made or given by Catsoft or any person or company on its behalf in relation to the profitability of or any other consequences or benefits to be obtained from the delivery or use of the software, manuals, and written materials.

You have relied upon your own skill and judgement in deciding to acquire the software, manuals and written materials by you. This agreement constitutes the entire agreement and understanding between you and Catsoft in relation to the supply of software, manuals and written materials from Catsoft. No refund will be provided on monies already paid to acquire the software, manuals and written materials.

Except as and to the extent that it is hereinbefore provided, under no circumstances shall Catsoft or any related company be liable for any loss, damage or injury (including without limitation any loss or profit, indirect, consequential or incidental loss, damage or injury) arising from the supply or use of the software and written materials or any failure by Catsoft or any related company to perform any obligation or observe any terms of this agreement. This agreement is governed by the laws of Victoria, Australia.

CATSOFT LICENCE AGREEMENT

This is a legal agreement between you, the end user, and Total Forms Pty Ltd trading as Catsoft.

Grant of Licence: - Catsoft grants you the right to use one copy of the product on a single computer, at one site. If you have paid for a multi user licence, you may use the software on the number of computers specified in your original invoice from Catsoft applicable only to that site. If you wish to use the software at a number of different sites, you must negotiate separate licences for these separate sites with Catsoft. If you wish to use the software on more computers than specified in your original invoice from Catsoft for a particular site, you must negotiate an upgrade with Catsoft to reflect the new total number of users applicable to that site. The software is in "use" on a computer when it is loaded into temporary memory (ie RAM), accessed via terminal services or installed into permanent memory (eg hard disk, CD ROM or other storage device) of that computer.

Ownership of Software: - The purchaser acknowledges that all proprietary rights in the software remain vested with Catsoft. You do not purchase the software but only the rights to use the software.

Ongoing Rights: - Catsoft will grant you the ongoing rights to use the software on payment of the annual licence fee. The payment of this fee entitles you to the continued use of the product, any upgrades to the product that are issued during the currency of the licence period, and software support.

If you do not wish to renew the annual licence fee, it is your responsibility to cease usage of the software and return the disks, manuals and security devices (if any) to Catsoft within 21 days of the licence fee becoming due. No refund will be provided for licence fees already paid.

Copyright: - The software is protected by Australian copyright laws, international treaty provisions and all other applicable national laws. Therefore you must treat this software like any other copyrighted material (e.g. a book). You may either (a) make one copy of the software for backup or archival purposes or (b) transfer the software to a single hard disk provided you keep the original solely for backup or archival purposes. You may not copy the manual or written material accompanying the software without the written permission of Catsoft. You agree that you will not decompile, reverse engineer, disassemble, modify or alter the Catsoft product in any way whatsoever.

Unauthorised Usage: - Catsoft software is security coded to guard against unauthorised usage. The purchaser is provided the right to use the software as long as they are licensed to do so. If the purchaser terminates or fails to renew the licence, it is the purchaser's responsibility to ensure the data is backed up, retrievable and accessible using means other than through the Catsoft software, and that this be done prior to termination or expiry of licence, whichever occurs first. Catsoft will not assist in the retrieval of data, nor will it be held responsible for inaccessibility to the data should the purchaser terminate or fail to renew their licence to use the Catsoft software.

Termination: - This licence is effective until terminated by either Catsoft or the purchaser. However, Catsoft may terminate this agreement without notice should you breach any of the above conditions. Should the purchaser terminate the licence, an email stating the termination should be forwarded to Catsoft within 7 days of the licence fee becoming due.

Software Support: - Where the licence fee has been paid, Catsoft will provide email and telephone support at no charge to the purchaser during the period to which the fee relates. Email and telephone support will be provided during the hours of 9:00am to 5:30pm (Eastern Standard Time) Monday to Friday (Public holidays excluded).

Failure by the purchaser to pay the annual licence fee within 7 days of the due date shall cause the immediate release of Catsoft from any obligation to provide software support.

Change of particulars: - Catsoft are to be notified, in writing, within 7 days of any change in the contact details of the purchaser (including email, phone, address, and contact person details.) Should Catsoft not be notified, all correspondence that is returned to the Catsoft offices, will be held at the Catsoft offices, and at such time will become the responsibility of the purchaser to arrange collection.

I am duly authorised by the company below to sign assenting to all of the above terms and conditions.	OFFICE USE ONLY:
Signed: Date:	OFFICE USE ONLY.
Name:	
Position: Company:	
Address:	
	LR#