



Thank you for licensing a FileMaker product.

May 1, 2002

This file contains additional information regarding the spelling dictionaries included with FileMaker Pro.

- 1. Using a foreign language dictionary**
- 2. Folder contents**
- 3. License agreement**

1. Using a foreign language dictionary

FileMaker Pro is preset to use a dictionary for your local language as your main dictionary. This dictionary is installed in your FileMaker Pro application folder, in the System folder (Windows) or Extensions folder (Mac OS).

If you want to use a dictionary for a different language, you can copy a dictionary file from this CD-ROM to the designated folder inside the FileMaker Pro application folder and select it as your main dictionary. You are entitled to use up to two dictionary files, not including your editable user dictionary. For example, if your local language dictionary is US English, you may use one additional language along with your editable user dictionary.

For more information on how to select or change your main dictionary, see FileMaker Pro Help.

2. Folder contents

Dictionaries included with English and European versions of FileMaker Pro

Deutsch\Alte Regeln\Deutsch.mpr	German (Pre-reform)
Deutsch\Neue Regeln\Deutsch.mpr	German (Reform)
English\Ukenglish.mpr	English (United Kingdom)
English\Usenglish.mpr	English (United States)
English\Usengmed	English medical dictionary (United States)
Español\Espanol.mpr	Spanish
Français\Francais.mpr	French
Italiano\Italiano.mpr	Italian
Nederlands\Ndlands.mpr	Dutch
Svenska\Svenska.mpr	Swedish

3. License agreement

PLEASE READ THIS LICENSE CAREFULLY BEFORE USING THIS SOFTWARE. BY USING THIS SOFTWARE, YOU AGREE TO BECOME BOUND BY THE TERMS OF THIS LICENSE. IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE, DO NOT USE THIS SOFTWARE AND PROMPTLY RETURN IT TO THE PLACE WHERE YOU OBTAINED IT FOR A FULL REFUND.

IF YOU LICENSED THIS SOFTWARE UNDER A FILEMAKER, INC. VOLUME LICENSE AGREEMENT, THEN THE TERMS OF SUCH AGREEMENT WILL SUPERSEDE THESE TERMS, AND THESE TERMS DO NOT CONSTITUTE THE GRANTING OF AN ADDITIONAL LICENSE TO THE SOFTWARE.

The enclosed computer program(s) ("Software") is licensed, not sold, to you by FileMaker, Inc. and its subsidiaries (collectively referred to as "FMI") for use only under the terms of this License, and FMI reserves any rights not expressly granted to you. You own the media on which the Software is recorded or fixed, but FMI and its licensors retain ownership of the Software itself.

1. License. This License allows you to:

(a) Use only one copy of a single language version of the Software, and use such version only in conjunction with FMI software products on a single computer at a time. If multiple language versions of the Software are included, you have no rights to use or copy such other language versions unless otherwise expressly permitted by FMI. If both a Macintosh and a Windows version of the Software are included, then you are only licensed to use the Software for one platform (i.e., the Macintosh or Windows version), but not both platforms. To "use" the Software means that the Software is either loaded in the temporary memory (i.e., RAM) of a computer or installed on the permanent memory of a computer (i.e., hard disk, etc.).

(b) Make one copy of the Software in machine readable form solely for backup purposes. As an express condition of this License, you must reproduce on each copy any copyright notice or other proprietary notice that is on the original copy supplied by FMI.

2. Restrictions. The Software contains trade secrets in its human perceivable form and, to protect them, except as permitted by applicable law, you may not REVERSE ENGINEER, DECOMPILE, DISASSEMBLE OR OTHERWISE REDUCE THE SOFTWARE TO ANY HUMAN PERCEIVABLE FORM. YOU MAY NOT MODIFY, ADAPT, TRANSLATE, RENT, LEASE, LOAN OR CREATE DERIVATIVE WORKS BASED UPON THE SOFTWARE OR ANY PART THEREOF. YOU MAY NOT TRANSFER OR ASSIGN YOUR RIGHTS UNDER THIS LICENSE TO ANOTHER PARTY WITHOUT FMI'S PRIOR WRITTEN CONSENT.

3. Termination. This License is effective until terminated. This License will terminate immediately without notice from FMI or judicial resolution if you fail to comply with any provision of this License. Upon such termination you must destroy the Software, all accompanying written materials and all copies thereof, and Sections 5, 6 and 7 will survive any termination or cancellation of this License.

4. Export Law Assurances. You may not use or otherwise export or reexport the Software except as authorized by United States law and the laws of the jurisdiction in which the Software was obtained. In particular, but without limitation, the Software may not be exported or reexported to (i) into (or to a national or resident of) any U.S. embargoed country or (ii) to anyone on the U.S. Treasury Department's list of Specially Designated Nations or the U.S. Department of Commerce's Table of Denial Orders. By using the Software you represent and warrant that you are not located in, under control of, or a national or resident of any such country or on any such list.

5. Limited Warranty. FMI warrants for a period of ninety (90) days from your date of purchase that (i) the media, if any, on which the Software is recorded will be free from defects in materials and workmanship under normal use, and (ii) the Software as provided by FMI will substantially conform to FMI's published specifications for the Software. FMI's entire liability and your sole and exclusive remedy for any breach of the foregoing limited warranty will be, at FMI's option, replacement of the media, refund of the purchase price or repair or replacement of the Software.

THIS LIMITED WARRANTY IS THE ONLY WARRANTY PROVIDED BY FMI AND FMI AND ITS LICENSORS EXPRESSLY DISCLAIM ALL OTHER WARRANTIES AND/OR CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

WITH REGARD TO THE SOFTWARE AND ACCOMPANYING WRITTEN MATERIALS. FURTHERMORE, THERE IS NO WARRANTY AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE SOFTWARE OR AGAINST INFRINGEMENT OF THIRD PARTY PROPRIETARY RIGHTS BY THE SOFTWARE. BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF IMPLIED WARRANTIES OR CONDITIONS, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

6. Limitation of Remedies and Damages. In no event will FMI, its parent or subsidiaries or any of the licensors, directors, officers, employees or affiliates of any of the foregoing be liable to you for any consequential, incidental, indirect or special damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information and the like), whether foreseeable or unforeseeable, arising out of the use of or inability to use the Software or accompanying written materials, regardless of the basis of the claim and even if FMI or an FMI representative has been advised of the possibility of such damage. FMI's liability to you for direct damages for any cause whatsoever, and regardless of the form of the action, will be limited to the greater of \$50 (U.S.) or the money paid for the Software that caused the damages. The parties agree that this limitation of remedies and damages provision shall be enforced independently of and survive the failure of essential purpose of any warranty remedy.

THIS LIMITATION WILL NOT APPLY IN CASE OF PERSONAL INJURY ONLY WHERE AND TO THE EXTENT THAT APPLICABLE LAW REQUIRES SUCH LIABILITY. BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

7. General. This License will be construed under the laws of the State of California, except for that body of law dealing with conflicts of law. If any provision of this License shall be held by a court of competent jurisdiction to be contrary to law, that provision will be enforced to the maximum extent permissible, and the remaining provisions of this License will remain in full force and effect. If the Software is supplied to the United States Government, the Software is classified as "restricted computer software" as defined in clause 52.227-19 of the FAR. The United States Government's rights to the Software are as provided in clause 52.227-19 of the FAR.