



[Solutions](#) > [Claims Management](#) > [XactAnalysis](#) > XactAnalysis License Agreement

# XACTANALYSIS<sup>®</sup>

AS A CONDITION TO YOUR LICENSE TO USE THE LICENSED PRODUCT, XACTANALYSIS, AS FURTHER DEFINED BELOW OR ANY OF ITS PARTS, YOU MUST AGREE TO THE FOLLOWING TERMS. YOUR SUBSEQUENT USE OF THE LICENSED PRODUCT WILL BE SUBJECT TO ANY ADDITIONS OR MODIFICATIONS IN EFFECT ON THE DATE OF THAT USE. IF YOU DO NOT AGREE WITH ANY OF THESE TERMS, DO NOT PROCEED, AND DO NOT USE THIS LICENSED PRODUCT. BY PROCEEDING YOU ARE INDICATING YOUR AGREEMENT TO BE GOVERNED BY THIS AGREEMENT IN ITS ENTIRETY.

\*Note: This License Agreement is valid only for one individual user ID and password. If you need more than one individual user ID and password, please contact Xactware's Sales Team at 1-800-424-9228 for appropriate License Agreements.

Pursuant to this Agreement, Xactware Solutions, Inc. (hereinafter "Xactware") authorizes you to accept a non-transferable and non-exclusive license to utilize the Licensed Product "XactAnalysis" for internal purposes during the term of this Agreement on computer(s) located at your office(s) and used by you or any of your employees.

## 1. DEFINITIONS

- A. "Accepted Assignment" shall mean an Assignment that has been Downloaded by Assignee to Assignee's Field Unit. The act of Downloading the Loss Assignment shall constitute acceptance of the responsibility to perform the Assignee services as agreed upon with Assignor and as required hereunder.
- B. "Anonymous Data" shall mean data from which Assignee, Assignor, and non-public personally identifiable information has been removed, which was created and/or extracted using the Licensed Product.
- C. "Assignment" shall mean an electronic record stored on, created by, or transferred through Xactware network products (e.g. XactAnalysis). Assignments can be created through various methods including, but not limited to, Assignment initiation screens in XactAnalysis ("Send Work Assignments"), electronic data interchange connections, field uploads from Xactware's product, Xactimate ("Field Assignments"), through the Create Duplicate Assignment functionality, or through the referral Assignment workflow created from existing Assignments.
- D. "Assignee" shall mean the individual or entity that is designated as the recipient of the Assignment by the Assignor.
- E. "Assignor" shall mean the individual or entity that originally sends an Assignment to XactAnalysis with instructions for its transfer to a designated recipient.
- F. "Completed Assignment" shall mean an Assignment for which Assignee has completed all responsibilities agreed to with Assignor, and Uploaded the required information (e.g., estimate) to XactAnalysis.
- G. "Corrected Estimate(s)" shall mean the subsequent updating of a Completed Assignment and Uploading the results.
- H. "Download" shall mean to move information from XactAnalysis down to the Field Unit.
- I. "Field Assignee" shall mean the individual who performs the fieldwork necessary to fulfill the agreed upon responsibilities attached to an Assignment.
- J. "Field Unit" shall mean a computer used by an Assignee having the capability to Download and Upload Assignments or other information via XactAnalysis.
- K. "Industry Average" shall mean an average of Anonymous Data gleaned from the use XactAnalysis by Xactware customers and other industry data for use in XactAnalysis or other Xactware produced reports.
- L. "Licensed Product" shall mean the product XactAnalysis. Under this license, you are provided web-based access to XactAnalysis and a license for you to use XactAnalysis for SP via an individual user ID and password (and associated downloadable software components).

- M. "Price Data" shall mean applicable pricing information which will be provided to you in an organized format for the specific limited purpose of estimating fixed residential and/or light commercial structural remodel and repair costs.
- N. "Re-Assignor" and "Re-Assign" shall mean an Assignee who designates a surrogate recipient for the Assignment and Re-Assigns the Assignment to that surrogate. For example, an Assignor who is an insurance carrier might designate a large Independent Adjusting firm as the Assignee. The Independent Adjusting firm might Accept the Assignment, then Re-Assign it to a specific Field Assignee.
- O. "Tracker Information" shall mean information detailing the dates and times of major events occurring since the time the original Assignment first reached XactAnalysis.
- P. "Upload" shall mean to move information from the Field Unit up to XactAnalysis.
- Q. "Work Product" shall mean estimate data generated by your use of the Licensed Product.
- R. "Xactimate" shall mean Xactware's estimating structural damage repair software product, which is designed to communicate with XactAnalysis.
- S. "XactAnalysis" shall mean Xactware's secure, online full-cycle, electronic-assignment network product, connecting assignment senders and receivers in a secure and private network environment and management reporting tool that generates real-time management reports. Through XactAnalysis, insurance companies, adjusters, contractors, and any applicable organization sending or receiving assignments can securely exchange, among other things, estimates, price lists, data reports, and messages.
- T. "XactRemodel" shall mean Xactware's estimating remodel and repair software product, which is designed to communicate with XactAnalysis.
- U. "Xactware Data" shall mean data provided by Xactware.

## 2. PROHIBITED USES.

YOU HEREBY WARRANT: (a) that in no event will you ever at any time make any attempt to perform automated data collection of information from Xactware's web-sites, de-compile, reverse engineer, disassemble or create derivative works from the Licensed Product or any other applicable Xactware product, including Xactware proprietary or copyrighted materials, including but not limited to pricing information, Price Data, and any other applicable data; (b) not to commercially market all or part of Xactware's products or any product similar to Xactware's products, and that you will not compete with Xactware in any way; or (c) not to sell, loan, rent, lease, or transfer the Licensed Product to another user or third party.

Portions of the Licensed Product constitute a passive service of allowing the posting of information. Xactware assumes and undertakes no responsibility to police or review the accuracy of the information posted, or the right of the individual posting the information to do so. Nevertheless, postings which come to the attention of Xactware and which are deemed by it to violate the terms of this Agreement may be removed without notice and/or may result in revocation of this License. The following are strictly prohibited:

- a. Posting to or on the Licensed Product matter that is libelous, invasive of privacy rights, inflammatory, hateful, pornographic, indecent, illegal, or misleading.
- b. Inserting on the Licensed Product any materials that violate or infringe upon the trademark, copyright, or proprietary rights of others. This includes illegally distributed/hijacked software, copyrighted photographs, text, video, artwork, and music.
- c. Incorporating in the Licensed Product any electronic component designed to interfere with the function of hardware, software, or data, e.g., virus worm, Trojan Horse, or intentionally corrupted data.

Xactware may make the Licensed Product available to you on mobile devices. You hereby warrant and represent that you will not attempt to or use or cause another party to use the Licensed Product in a way that distracts and/or prevents you from obeying traffic or safety laws.

## 3. DATA USE AND OWNERSHIP

### A. Xactware Data for use with the Licensed Product.

Xactware Data provided to you for use with the Licensed Product is owned by Xactware and shall not be transferred, copied, or published (other than as part of the Work Product as defined below) by you or any of your employees, representatives, or agents in any form or format without Xactware's express, prior written permission.

### B. Anonymous Data and XactAnalysis.

- i. Xactware shall own all Anonymous Data.
- ii. Analytical information on XactAnalysis is owned by Xactware. Use by you of information gathered from XactAnalysis is to be accompanied by appropriate acknowledgement of Xactware's ownership of the information.

### C. Work Product.

Work Product is shared between the owner of the object of an Assignment (e.g., potential insured), the company with potential financial /

Work Product is shared between the owner of the object of an Assignment (e.g., potential insured), the company with potential material obligation related to the object of an Assignment (e.g., carrier), the entity which produced the Work Product relating to the object (e.g., contractor), the management or marketing entity responsible for managing the Assignment, if any (e.g., independent adjuster firm), and you. You agree to grant to Xactware a perpetual unlimited license to use and have access to the Work Product.

#### 4. TERM.

The term of this Agreement shall be for twelve (12) months, and commences on the date when the Licensed Product is ordered ("Commencement Date"). This term will automatically renew upon each yearly anniversary of the Commencement Date unless you provide written verified notification of intent to terminate this Agreement at least ninety (90) days prior to the anniversary date, or upon execution of a replacement Licensed Product License Agreement. This Agreement may be terminated by Xactware without cause by giving you at least thirty (30) days written notice of its intent to terminate, except in the event of a breach by you of this Agreement in which case this Agreement may be terminated by Xactware immediately upon written notice. In the event of termination, you shall promptly, but in no event more than ten (10) days following such written request, deliver, return or destroy all or any portion of procedures, proprietary information, documentation, files, and any other confidential information belonging to Xactware, or property provided by Xactware, under this Agreement.

#### 5. PAYMENT SCHEDULE

- A. Xactware shall provide an invoice to you each month. This billing shall detail your Assignment or estimate charges for the relevant month and will vary according to the feature-set chose to facilitate the agreement between Assignor and Assignee. You will be notified of the charges for the Assignor/Assignee agree feature set at the time of your implementation of, or acceptance into, its specific program. Your Downloading or Uploading of an Accepted Assignment shall indicate acceptance of responsibility to pay the associated fees.
- B. Unless otherwise specified on the invoice, you shall pay all billed charges within thirty (30) days receipt of the invoice. All billings shall be payable in U.S. dollars only.
- C. You will pay interest to Xactware in the amount of one and one-half percent (1 ½%) per month, or the maximum interest permitted by law, on amounts on all invoices not paid when due. You will also provide a written list of any charges you dispute within ten (10) days of billing. Any charges not disputed within said period shall be deemed to have been accepted and payable.
- D. You hereby acknowledge and agree that your failure to make any payment to Xactware within thirty (30) days after it is due shall constitute a default. Once your account is in default, Xactware, in addition to all other remedies available at law or equity, shall have the right to disable your access rights to any Xactware product and/or service. This includes the right to terminate your sending and receiving access and general access to XactAnalysis and to remove your publicly listed information. So long as the account remains in default, Xactware shall have the right to exercise any or all of these options, at its sole discretion, without prior notice.

#### 6. YOUR REPRESENTATIONS AND WARRANTIES.

You represent that you either own or have legal authority to control the property that is the subject of the information you have or have directed to be posted on the Licensed Product. You acknowledge that those parties to whom you grant access may rely upon the information posted by you. You represent and warrant that to the best of your information and belief, the information posted by you is accurate. Unsupported opinions and estimates should be so identified. You further represent and warrant that the information obtained by you through your use of the Licensed Product will be treated as opinion and shall not be relied upon by you without independent verification, except at your own risk.

Xactware cannot and does not represent or assume the accuracy of, or in any way endorse the content provided by its customers or any other entity. You warrant and represent, therefore, that your use of Licensed Product information is only as a source of opinion. You agree not to rely thereon without independent verification except at your own risk.

You agree that as between you and Xactware, you are in the best position to assess your loss potential for any damage or injury incurred by you which arises out of your use of the Licensed Product and you therefore contract and agree to accept the burden of insuring against such loss, including, but not limited to, losses caused by breach of express or implied warranty, product or service defect, negligence and the acts or omissions of Xactware. You waive any right of subrogation as to Xactware against any such insurable loss.

Furthermore, you represent that you are eighteen (18) years of age or older and you accept responsibility for all statements made, acts, or omissions that occur as part of the use of this website when such use is made possible through the use of your ID and password.

In connection with your use of the Licensed Product, Xactware may send you service announcements, administrative messages, and other information. You may be able to opt out of some of those communications. You hereby authorize Xactware to have access to any information you

send to Xactware, including but not limited to your ID, password, email address, browser information, or information sent to Xactware for purposes of feedback or support.

You may also list or certify your company's credentials and update your contact information at [www.xactanalysis.com](http://www.xactanalysis.com). You shall be responsible to review and update the accuracy of the information contained therein on at least a semi-annual basis. Your contact information, including phone, beeper, fax, and modem numbers, along with address information and company name shall be kept current at all times and on an ongoing basis. The completion and submission of your company information authorizes Xactware to publish the information listed. You accept full and sole responsibility for the accuracy of its content. You agree to hold Xactware harmless from any action arising from information published in your Public Profile. By subscribing, you consent to said publication and the disclosure of such information to the public indefinitely.

#### 7. XACTWARE'S LIMITED WARRANTIES.

The Licensed Product represents an integration point for content obtained from a vast array of sources. You assume the risk of human or mechanical or other error by Xactware, its members, licensees or other contributors that may cause delays, errors, or omissions. You acknowledge and agree that the Licensed Product may provide links to sites created by others. Xactware makes no implied or express representation or warranty with respect to the accuracy of information contained in these linked sites or the pricing information.

Xactware does not warrant that the operation of the Licensed Product or any of its parts will meet your particular application requirements, or that operation of the Licensed Product or any of its parts will be uninterrupted or error free. You assume full responsibility for determining suitability of the Licensed Product and its parts you use.

Xactware does not warrant the accuracy of Price Data. Price Data is intended to be a representation of historical information to be used as a baseline or place to begin creation of an estimate. You are responsible to ensure the estimate includes pricing consistent with components including but not limited to actual materials, equipment, and labor pricing. You acknowledge and understand that Price Data provided as part of the Licensed Product is intended to target the most representative price of the various price points collected relevant to the specific line item in question. Having this single representative price per line item, computed from all valid price points researched in the market, means that some market price data are higher and some market price data are lower than that which is reported. You agree not to prohibit or preclude deviations from the Price Data where contractor requirements, market conditions, demand or any other factor warrants the use of a different line item price in the specific situation. The pricing information shall be compatible with the current version of the Licensed Product. This pricing information is provided for informational purposes only. It is your responsibility to ensure the estimates you write include pricing consistent with components including but not limited to actual materials, equipment, and labor pricing.

Xactware is the owner of all rights and title to the Licensed Product, data, documentation, training, and/or services and has the right to grant to you the License granted under this Agreement without violating any intellectual property rights of any third party.

If properly installed and operated by you in conformity with Xactware's instructions, including but not limited to periodic updates, Xactware warrants that the Licensed Product shall materially perform substantially as described in the applicable documentation and in conformity the system requirements described in this Agreement. Xactware further warrants that the Licensed Product shall function properly in conformity with the description and documentation as set forth herein and as updated with future releases and upgrades to the Licensed Product. Additional statements such as those made in advertising or presentations, whether oral or written, do not constitute warranties by Xactware and should not be relied upon as such.

In the event any product licensed hereunder fails to comply with the warranty as described herein, Xactware shall exert commercially reasonable efforts to correct such product so that the product licensed hereunder performs as warranted. In no event shall Xactware's total liability exceed the lesser of the fees paid for use of the Licensed Product during the twelve (12) month period of the license preceding the event for which liability is being claimed or \$1,000,000.

THE LICENSED PRODUCT IS LICENSED FOR USE "AS IS" AND SAID WARRANTIES AND LIMITATIONS SET FORTH IN THIS AGREEMENT ARE EXCLUSIVE REMEDIES AND ARE IN LIEU OF ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER TYPE OF WARRANTY, WHETHER EXPRESS OR IMPLIED.

#### 8. INDEMNIFICATION.

You shall protect, defend, indemnify, and hold harmless Xactware, its parent and affiliates, and their respective officers, employees, directors, partners, shareholders, agents, attorneys and advisors from and against any and all claims, suits, losses, liabilities, damages, judgments, awards, expenses and costs, including legal fees and court fees incurred by Xactware from any litigation, as well as claims, losses, liabilities, attorney's fees, and fees incurred out of court, arising out of, based upon, or caused by (a) the unlawful or tortuous conduct of or a breach of duty by you, your employees,

agents, subsidiaries, or independent contractors, (b) any damage or injury (including death) to persons or property caused by or sustained in connection with your performance under this Agreement or by conditions created thereby, or based upon your violation of any statute, ordinance, code or regulation, and the defense of any such claims or actions, (c) your use of the Licensed Product website or data obtained therefrom, or (d) your improper use or disclosure of your ID or password. Xactware shall give you notice of any such claim and provide at Xactware's own expense such commercially reasonable assistance as you may require.

#### 9. LIMITATION OF REMEDIES.

In the event you shall assert any claim against Xactware, the total of all such claims shall be limited to the lesser of the amounts paid by you to Xactware under the terms of this Agreement during the twelve (12) month period preceding the claim or \$1,000,000. IN NO EVENT SHALL XACTWARE BE LIABLE FOR LOSS OF PROFIT, GOODWILL, OR ANY OTHER GENERAL, SPECIAL, CONSEQUENTIAL, INDIRECT, CIRCUMSTANTIAL OR INCIDENTAL DAMAGES SUFFERED OR CLAIMED BY YOU OR ANY OTHER PERSON, FIRM, OR ENTITY AS A RESULT OF YOUR USE OF THE LICENSED PRODUCT, DOCUMENTATION, DATA, SERVICES OR OTHER ITEMS PROVIDED HEREUNDER, IRRESPECTIVE OF WHETHER SUCH LOSS OF PROFIT, GOODWILL, OR OTHER DAMAGES OF ANY NATURE WAS KNOWN OR COULD HAVE BEEN REASONABLY FORESEEN BY XACTWARE.

#### 10. LIMITED USE OF PROPRIETARY, CONFIDENTIAL, AND TRADE SECRET INFORMATION.

The Licensed Product, data and all documentation provided hereunder and all copies thereof are Xactware's proprietary information and the rights and title thereto remain with Xactware. You may not use the Licensed Product for any other use or purpose other than those provided herein. Price Data or any other information marked or designated in written form as confidential are to be treated as trade secrets and confidential information. You agree to take reasonable action by instruction, agreement, and otherwise with your employees, representatives, and agents to inform them of the trade secret and confidential nature of such information and obtain their compliance with this obligation. You agree to protect the confidentiality of the Licensed Product, data, documentation, services and business trade secrets using the same degree of care, but not less than a reasonable degree of care, as you use to protect and preserve your own confidential information.

This Agreement shall not be construed to grant to you any patents, copyrights, trademarks, licenses or similar rights to proprietary information or confidential information disclosed hereunder.

Your undertakings and obligations under this Agreement shall not apply to any confidential information which:

- Is disclosed in a printed publication available to the public, is described in a patent or a patent application anywhere in the world, or is otherwise in the public domain at the time of disclosure; or
- Is generally disclosed to third parties by the disclosing party without restriction on such third parties; or
- Is approved for release by prior written authorization of the disclosing party; or
- Is required to be disclosed by a governmental agency or by a proper order of a court of competent jurisdiction; provided, however, that the receiving party will use its best efforts to minimize such disclosure and will consult with and assist the disclosing party in obtaining a protective order prior to such disclosure; or
- Is in the receiving party's lawful possession prior to the submission thereof by the other party; or
- Is independently developed by the receiving party prior to disclosure by the disclosing party.

The confidentiality provisions of this Agreement are necessary for the protection of the business and goodwill of Xactware. You agree that any breach of these confidentiality provisions or of this Agreement will cause the Xactware substantial and irreparable harm, and, therefore, in the event of such breach, in addition to any other legal remedies that may be available, Xactware shall have the right to seek injunctive relief and any other equitable remedies to prevent or restrain any breach of this Agreement.

The obligations of confidentiality, non-disclosure, and limited use shall survive the termination of this Agreement.

In the event compulsory action is directed to you by a third party to obtain disclosure of Xactware proprietary information, you shall immediately notify Xactware and furnish information concerning the nature of the proceedings, the forum, matter number(s), and identification of the parties, counsel, and tribunal involved. Unless otherwise directed by Xactware, you will seek reasonable judicial or tribunal protection from disclosure.

#### 11. SUPPORT

##### A. PRODUCT SUPPORT

During the term of this Agreement, Xactware shall provide you online support, without charge, via Xactware's eService Center, located on the Internet at [www.xactware.com](http://www.xactware.com). Xactware shall also provide telephone support at the fees detailed on Xactware's eService Center.

## B. TRAINING.

Training seminars are available for an additional cost at Xactware's Corporate Headquarters in Lehi, Utah, and regionally throughout the USA and Canada as determined by Xactware. Please visit Xactware's website at [www.xactware.com](http://www.xactware.com) for the latest training schedule and registration forms, or contact Xactware's Training Team at 1-800-424-9228 and press 2 to schedule training.

## 12. TAXES.

You shall, in addition to the other amounts payable under this Agreement, pay all applicable sales and use taxes with respect to the license of the Xactware product(s) or service(s) provided to you by Xactware under this Agreement.

## 13. COPYRIGHT.

United States copyright laws and international treaties protect the Licensed Product offered under this Agreement. Unauthorized use of the Licensed Product, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent under the law.

## 14. GOVERNING LAW.

The validity, construction, performance, and enforceability of this Agreement will be governed by the laws of the State of New York. You agree to submit to the jurisdiction of the Courts in New York as to disputes arising out of the interpretation or performance of this Agreement.

## 15. GENERAL.

- A. Your use of the Licensed Product or any of its parts indicates that you have read this Agreement with the accompanying "Exhibit A-System Requirements," understand them, and fully accept the terms of this Agreement. You further agree that the Agreement for the Licensed Product you are utilizing is the complete and exclusive statement of the Agreement proposals, understandings, and all other agreements of the date herewith, oral or written, between you and Xactware relating to the Xactware Licensed Product(s) licensed under this Agreement.
- B. You acknowledges that XactAnalysis' functionality is dependent on other Xactware Products (such as Xactimate or XactRemodel), and an Internet browser such as Microsoft's Internet Explorer for XactAnalysis. You further acknowledge and agree to legally purchase a license for any other software products not covered by this Agreement.
- C. You acknowledge that Xactware is a service provider allowing Assignor and Assignee to pass Assignment information through its systems. Assignee acknowledges that it will be necessary for Assignee to reach an agreement with an Assignor (not Xactware) in order to begin receiving Assignments.
- D. If any provision of this Agreement is held invalid or otherwise unenforceable, the enforceability of the remaining provisions shall not be impaired thereby.
- E. The failure or delay of Xactware to exercise any right under this Agreement shall not be deemed a waiver of that or any other right. A waiver or consent given by Xactware on any one occasion is effective only in that instance and will not be construed as a waiver of any right on any other occasion.
- F. Any other provisions contained herein to the contrary notwithstanding, neither party hereto shall be liable to the other party for loss, injury, delay, or damages, or other casualty suffered or incurred by such other party due to governmental regulations or directions, outbreak of a state emergency, Act of God, war, warlike hostilities, terrorism, civil commotion, riots, epidemics, storms, fires, strikes, lockouts, and any other similar cause or causes beyond the reasonable control of the party whose performance is affected by such cause or causes.
- G. You shall not assign, rent, sell, sub-license, sub-contract or otherwise transfer this Agreement or any portion thereof to any other person, firm, or entity without Xactware's express prior written consent. The foregoing notwithstanding, however, a party may assign this Agreement without the express consent of the other to a purchaser of a controlling equity interest, or substantially all of the operational assets of the assigning party.
- H. In the event Xactware must seek the services of an attorney to enforce the provisions of this Agreement, you shall pay all reasonable attorney's fees, costs and damages incurred by Xactware, whether such attorney's fees, costs and damages are incurred in or out of court.
- I. This Agreement will be binding upon and inure to the benefit of the parties hereto, and their respective successors and assigns.
- J. You hereby grant your permission and consent to receive information via fax transmission from Xactware.
- K. **YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS, AND FURTHER AGREE THAT THIS IS THE COMPLETE AND EXCLUSIVE STATEMENT BETWEEN XACTWARE AND YOU RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.**
- L. For further information: Should you have any questions concerning the provisions of this Agreement or if you desire to contact Xactware, please write to: Xactware Solutions, Inc., 1100 West Traverse Parkway, Lehi, Utah 84097, call our Sales Department at 1-800-424-9228 or visit our

## EXHIBIT A

### SYSTEM REQUIREMENTS

Please refer to <http://www.xactware.com/en-us/solutions/claims-management/xactanalysis/system-requirements/>

**System requirements are subject to change without prior written notice.**

#### Solutions

Claims Estimating  
Contents Estimating  
Pack Out  
Weather Analytics  
Claims Management  
Remodeling Estimating  
Property Preservation  
Job Management  
Policyholder Self-Serve  
Construction Training

#### Products

Xactimate  
XactContents  
ContentsTrack  
Benchmark  
Respond  
XactAnalysis  
XactAnalysis SP  
XactRemodel  
XactRemodel GO  
XactPRM  
Property Pres Wizard  
EstimateON  
ClaimXperience  
Restoration Manager  
Inspection Manager  
Punchlist Manager  
Online Training Center

#### Resources

Case Studies  
Consulting Services  
Image Request  
Online Sketch Gallery  
Pricing Data Services  
Property Reports  
Wallpaper  
Webcasts  
Xactware ID

#### Training

Classroom Training  
Virtual Classroom Training  
Self-Paced Training  
Workbooks  
User Certification  
Trainer Certification  
Continuing Education

#### Company

Careers  
About Xactware  
Contact Us  
Manage Email Preferences  
News  
Visit Us  
We're Listening  
Site Map

#### International

Belgium (Netherlands)  
Australia  
Canada (français)  
Canada (English)  
France  
Germany  
Great Britain  
Ireland  
Netherlands  
New Zealand  
United States

[Shop the Xactware Online Store](#) | [Contact 800-424-9228](#) | [Privacy Notice](#) | [Copyright and Terms of Use](#)

Copyright 2020 Xactware Solutions, Inc. All rights reserved.



Xactware is a Verisk business.

VERISK ANALYTICS®