

SCHEDA TECNICA EViews 12

Descrizione del software:

EViews è un software econometrico che offre a ricercatori accademici, aziende, agenzie governative e studenti l'accesso a potenti strumenti statistici, di previsione e di modellazione attraverso un'interfaccia innovativa e facile da utilizzare. Una combinazione di potenza e facilità d'uso rendono *EViews* l'applicazione ideale per chiunque lavori con serie temporali, sezioni trasversali o dati longitudinali. Con *EViews*, è possibile gestire dati in modo rapido ed efficiente, eseguire analisi econometriche e statistiche, generare previsioni o simulazioni di modelli e produrre grafici e tabelle di alta qualità per la pubblicazione o l'inclusione in altre applicazioni.

L'applicazione include una vasta gamma di funzioni econometriche (descritte sul nostro sito internet selezionando l'opzione [principali caratteristiche](#)) e capacità avanzate di gestione dei dati. È facile da usare per utenti alle prime armi, ma allo stesso tempo offre opzioni di programmazione sofisticate per gli utenti più esperti.

EViews è disponibile in due diverse edizioni:

- *EViews Standard*;
- *EViews Enterprise*.

Le edizioni si distinguono solo per quanto riguarda la capacità. L'unica differenza è che la prima non supporta banche dati esterne. La versione **Enterprise** permette di caricare automaticamente banche dati esterne (non in formato *EViews*). In particolare, permette l'accesso diretto a database *ODBC*, databases o *queries* con connessione a banche dati: *Global Insight's DRIPro* e *DRIBase*, *Haver Analytics DLX*, *FAMETM*, *EcoWin5*, *Datastream6*, *FactSet7* e *Moody's Economy.com*. La versione **Standard** invece supporta le banche dati *Lotus WKS*, *WK1*, e *WK3*, *Microsoft Excel XLS*, e *Microsoft Windows Metafiles* e *Enhanced Metafiles*.

Potenzialità del Software:

Limiti massimi in termini di:	EViews Standard/Enterprise
Numero massimo di osservazioni per serie	120 milioni
Numero totale di osservazioni (numero di serie x numero di osservazioni per serie)	limitate dalla memoria (RAM) disponibile sulla macchina
Numero massimo oggetti per <i>EViews Workfile</i>	limitate dalla memoria (RAM) disponibile sulla macchina
Numero massimo di oggetti per banca dati	limitate a 10 milioni oggetti, 64 gigabytes o disponibilità di spazio libero sul disco.

Caratteristiche tecniche di sistema richieste:

	Windows (64 bit)
Sistemi operativi compatibili	Windows 10 Windows 8.1 Windows 8 Windows 7 Windows Server 2016* Windows Server 2012* Windows Server 2008* E' richiesto Net 4.0 per la connettività ad alcune banche dati specifiche e l'installazione di <i>EViews-Excel add-in</i> .
RICHIESTE HARDWARE	
RAM	512 MB
Spazio su disco fisso	400 MB per il file <i>EViews</i> eseguibile e i file aggiuntivi (documentazione e file di esempi).

*l'installazione di *EViews* su un server richiede la sottoscrizione al contratto *IHS Markit EViews Volume License Agreement* e l'installazione del software di *EViews Licence Management* per monitorare i contemporanei accessi all'applicazione.

Condizioni d'uso:

Secondo le condizioni d'uso dettate dalla *IHS Markit* (produttori di *EViews*) allegate qualora si stia effettuando l'aggiornamento di una licenza *Volume Licence*, si dovrà provvedere, dopo la regolare installazione della versione attuale, alla disinstallazione della vecchia versione, ancora esistente sulla macchina, ma non più valida.

Nel caso di un aggiornamento di una licenza per singolo utente (Stand Alone PC), al rilascio del nuovo numero di serie per la versione aggiornata, l'intestatario della licenza può continuare ad utilizzare la versione precedente a condizione che le due versioni del software siano sulla stessa macchina e non siano utilizzate contemporaneamente. La licenza per singolo utente, sia nel caso di acquisto privato che tramite la Struttura di appartenenza, è destinata all'utilizzo del solo utente finale e non deve, pertanto, essere condivisa o ceduta a terze persone. Consente, solo ed esclusivamente all'utente designato all'utilizzo del software, fino a due installazioni a condizione che siano effettuate su macchine di suo esclusivo utilizzo (l'esempio più comune: ufficio, portatile) e non siano adoperate contemporaneamente.

Installazione e attivazione del software:

Per scaricare il software è necessario collegarsi alla pagina internet [EViews 12 Download](#). Una volta scaricato il file, l'*Installation Wizard* di *EViews* dovrebbe partire automaticamente, seguire i passi indicati.

Terminata l'installazione, è necessario registrare l'installazione del software collegandosi al sito della casa madre <http://register1.eviews.com/> per ottenere la chiave di attivazione di 36 caratteri, seguire le indicazioni per la registrazione e completare il modulo online come richiesto: Nome, Numero Seriale e Machine ID.

Si prega di notare che le informazioni relative alla registrazione ed attivazione sono case sensitive. Si consiglia pertanto di prestare attenzione nell'inserire il nome ed il numero seriale esattamente come fornito per ottenere la chiave di registrazione; dopodiché, inserire la chiave di registrazione nell'apposita finestra e cliccare **OK** per terminare la registrazione. Una volta ottenuta la chiave di registrazione dal *licence server* della IHS Markit, tornare alla finestra di dialogo *Register EViews* (in alternativa, selezionare *Help/EViews Registration* dal menu principale per rivedere la pagina della registrazione) ed inserire la parola chiave per attivare il software.

IHS MARKIT END USER SOFTWARE LICENSE

PLEASE READ THIS END USER SOFTWARE LICENSE AGREEMENT ("AGREEMENT") CAREFULLY BEFORE USING THIS SOFTWARE. THIS IS A LEGAL AGREEMENT BETWEEN YOU ("YOU" OR "LICENSEE") AND IHS MARKIT INC. ("US" OR "LICENSOR"). USING THIS SOFTWARE INDICATES YOUR ACKNOWLEDGEMENT THAT YOU HAVE READ THIS AGREEMENT AND AGREE TO BE BOUND ITS TERMS. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT USE THE SOFTWARE.

1. Software. EViews Software and related documentation ("EViews" or "EViews Software") is owned by Licensor and is protected by U.S. copyright and other intellectual property laws and the provisions of international treaties. Licensee is receiving only a license to use the Software strictly in accordance with the terms and conditions of this Agreement. Your employer or organization may be subject to a Volume License Agreement (either Commercial, Governmental or Academic) and if so, Licensee must comply with the terms and conditions of the Volume License Agreement. In the event of any conflict between this Agreement and any Volume License Agreement, the Volume License Agreement shall govern and control.

2. Grant of License; License Restrictions.

a. Conditioned upon Licensee's compliance with the terms and conditions hereof, Licensor hereby grants to Licensee a non-exclusive, limited license, without right to sublicense, for the term of this Agreement to use the EViews Software as intended by Licensor for Licensee's authorized internal purposes only, subject to the terms and conditions of this Agreement.

b. The Software is licensed for one of the following uses: (i) use on a single machine by one or more users, or (ii) use by a single user on multiple machines. The Software is not licensed for use by more than one individual on more than one machine.

c. Licensee may transfer the Software and license to another party if the other party agrees to accept the terms and conditions of this Agreement; provided, that if Licensee transfers the Software, Licensee must, at the same time, either transfer all copies of the Software whether in printed or in machine-readable form to the same party or destroy any copies not transferred. Licensee may not use or keep any copies of the Software if Licensee has transferred it to another party.

d. The EViews Software is licensed, not sold, to the Licensee. Licensee may not copy, distribute, sublicense, commercialize or otherwise exploit the EViews Software. Any attempt to sublicense any of the rights, duties or obligations hereunder is void. Licensee may not use, copy, modify, or transfer the Software, or any copy, modification or merged portion, in whole or in part, except as expressly provided for in this Agreement. Licensee may not remove any copyright notice, trademark, or service mark from the EViews Software. Licensee may not translate, disassemble, decompile, reverse engineer, modify, or create derivative works from or of the EViews Software. Licensee may not use the EViews Software to support, enhance or maintain any third party's use of the EViews Software. The EViews Software may not be used in an "ASP", hosted or service bureau model for the benefit of third parties. Licensee may not export or re-export the EViews Software. Licensee acknowledges that the EViews Software contains trade secrets, and accordingly, Licensee will preserve the confidentiality of the EViews

Software with at least the same degree of care with which Licensee protects its own most confidential information. If Licensee takes any prohibited action, this license is automatically terminated (in addition to any other rights or remedies that Licensor may have).

e. The EViews Software (including all modifications thereto or derivative works prepared there from, whether authorized or not) and all intellectual property rights in any of the foregoing are and shall remain the sole and exclusive property of Licensor or its licensors, as applicable. No ownership, interest or title to the EViews Software, or any intellectual property rights therein, is transferred to Licensee under this License. All right, title and interest in the EViews Software remains the sole and exclusive property of Licensor.

3. Term and Termination. This Software license is in effect until terminated. Licensee may terminate this license at any time by destroying the Software program together with all copies, modifications, and merged portions in any form. In any event, the Software license granted to Licensee shall terminate immediately without notice from Licensor if Licensee fails to comply with any provision of this Agreement. Upon termination of such license grant for any reason, Licensee must destroy the Software and all copies, modifications, and merged portions in any form thereof, and immediately cease using the Software.

4. Export Control Requirements. Licensee agrees that at no time, either during the term of this Agreement or thereafter, shall Licensee knowingly export, directly or indirectly, any United States source technical data acquired from Licensor under this Agreement or any direct products of that technical data to any country for which the U.S. Government or any agency thereof at the time of export requires an export license or other governmental approval, without first obtaining that license or approval when required by applicable United States law.

5. Limited Warranty. Conditioned upon Licensee's use of the most current version of the EViews Software in accordance with the terms and conditions of this Agreement, and as otherwise set forth in any accompanying documentation, Licensor hereby warrants that the media on which the EViews Software is provided (but excluding internet downloads) shall be free from material defect for a period of ninety (90) days from the date Licensee first received the Software. If the EViews Software fails to conform to the foregoing warranty, Licensor's sole obligation, and Licensee's sole and exclusive remedy, shall be for Licensee to replace the defective media.

6. DISCLAIMER OF IMPLIED WARRANTIES. EXCEPT AS SET FORTH IN SECTION 5 ABOVE, THE SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE IS WITH YOU. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE MAY NOT APPLY TO YOU.

7. LIMITATION ON LIABILITY. IN NO EVENT SHALL LICENSOR BE LIABLE FOR ANY INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF, OR IN CONNECTION WITH, THIS AGREEMENT, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

FOR THE PURPOSES HEREOF, CONSEQUENTIAL DAMAGES SHALL INCLUDE, WITHOUT LIMITATION, LOSS OF USE OF ANY EQUIPMENT OR SOFTWARE, LOST INCOME, SAVINGS OR PROFITS, LOSSES SUSTAINED AS THE RESULT OF PERSONAL INJURY OR DEATH, AND LOSS OF OR DAMAGE TO PROPERTY, INCLUDING, WITHOUT LIMITATION, PROPERTY HANDLED OR PROCESSED BY THE USE OR APPLICATION OF ANY SOFTWARE OR HARDWARE.

8. Controlling Law. This Agreement shall be governed by and interpreted under the internal laws of the State of California applicable to agreements made and to be performed wholly within the State of California. Any disputes or litigation arising from this Agreement shall be heard by a court of competent jurisdiction in the counties of Orange or Los Angeles, in the State of California.

9. CONFIDENTIALITY. Licensee understands and acknowledges that Licensor's Software comprises valuable assets and trade secrets of Licensor in which Licensor claims exclusive proprietary rights, interest, and intellectual property rights in the United States and throughout the World. Licensee agrees not to, and will not permit its employees or agents or independent contractors to use, disclose, provide, or otherwise make available any non-public or confidential materials, documents, specifications, computer screens, computer screen layout, computer screen fields, computer screen input and output fields, database schema, computer code or the like (no matter in what media or form it is embodied) that is received from Licensor or Licensor's agent or independent contractors to any person, other than Licensee's employees or agents or its contractor(s) having a bona fide need for access without prior written consent from Licensor. Licensee shall have no obligation of confidentiality with regard to information which is:

- i. already known to Licensee; or
- ii. received by Licensee without confidentiality obligations or restrictions on use; or
- iii. independently developed by Licensee without access to such information; or
- iv. required to be disclosed pursuant to any statutory or regulatory provision or court order; or
- v. publicly available information.

The phrase "publicly available" shall mean readily accessible to the public in a written publication, and shall not include information which is only available by a substantial searching of the published literature, and information the substance of which must be pieced together from a plurality of different publications and sources.

10. Government Licensee. If Licensee is acquiring the EViews Software on behalf of any unit or agency of the United States Government, the following provisions apply: (a) the Government acknowledges Licensor's representation that the EViews Software was developed at private expense and no part of it is in the public domain; and (b) the Government acknowledges Licensor's representation that the EViews Software is "Restricted Computer EViews Software" as that term is defined in Clause 52.227-19 of the Federal Acquisition Regulations ("FAR") and is "Commercial Computer EViews Software" as that term is defined in Subpart 227.471 of the Department of Defense Federal Acquisition Regulation Supplement ("DFARS"). The Government agrees that: (x) if the EViews Software is supplied to the Department of Defense ("DoD"),

the EViews Software is classified as "Commercial Computer EViews Software" and the Government is acquiring only "limited rights" in the EViews Software as that term is defined in Clause 252.227-7013(a)(13) of the DFARS, and (y)if the EViews Software is supplied to any unit or agency of the United States Government other than DoD, the Government's rights in the EViews Software shall be as defined in Clause 52.227-19(c)(2) of the FAR.

11. Software Updates. Licensees' should contact Licensor's customer support for information on Software updates or warranty replacement of defective disks or CD-ROMs. Licensee will be required to provide Licensor's customer support with your product serial number. Licensor's support policy is available at Licensor's web site: www.eviews.com.Licensor's customer support can be reached at the address or telephone number provided below. In some cases, updates and support may require the payment of additional fees.

12. Complete Agreement. This Agreement constitutes the entire agreement between the parties with respect to the use of the Software and supersedes all prior or contemporaneous understandings or agreements, written or oral, regarding such subject matter.

