

SOFTWARE LICENSE AGREEMENT

Carefully read this Agreement prior to opening this package. By opening this package, you agree to abide by the following provisions. If you choose not to accept these provisions, promptly return the unopened package for a refund.

All materials supplied herein are owned by Custom Computer Services, Inc. ("CCS") and is protected by copyright law and international copyright treaty. Software shall include, but not limited to, associated media, printed materials, and electronic documentation.

These license terms are an agreement between You ("Licensee") and CCS for use of the Software ("Software"). By installation, copy, download, or otherwise use of the Software, you agree to be bound by all the provisions of this License Agreement.

1. **LICENSE** - CCS grants Licensee a license to use in one of the two following options:
 - 1) Software may be used solely by single-user on multiple computer systems;
 - 2) Software may be installed on single-computer system for use by multiple users. Use of Software by additional users or on a network requires payment of additional fees.

Licensee may transfer the Software and license to a third party; and such third party will be held to the terms of this Agreement. All copies of Software must be transferred to the third party or destroyed. Written notification must be sent to CCS for the transfer to be valid.

2. **APPLICATIONS SOFTWARE** - Use of this Software and derivative programs created by Licensee shall be identified as Applications Software, are not subject to this Agreement. Royalties are not be associated with derivative programs.
3. **WARRANTY** - CCS warrants the media to be free from defects in material and workmanship, and that the Software will substantially conform to the related documentation for a period of thirty (30) days after the date of purchase. CCS does not warrant that the Software will be free from error or will meet your specific requirements. If a breach in warranty has occurred, CCS will refund the purchase price or substitution of Software without the defect.
4. **LIMITATION OF LIABILITY AND DISCLAIMER OF WARRANTIES** – CCS and its suppliers disclaim any expressed warranties (other than the warranty contained in Section 3 herein), all implied warranties, including, but not limited to, the implied warranties of merchantability, of satisfactory quality, and of fitness for a particular purpose, regarding the Software.

Neither CCS, nor its suppliers, will be liable for personal injury, or any incidental, special, indirect or consequential damages whatsoever, including, without limitation, damages for loss of profits, loss of data, business interruption, or any other commercial damages or losses, arising out of or related to your use or inability to use the Software.

Licensee is responsible for determining whether Software is suitable for Applications.

©1994-2022 Custom Computer Services, Inc.
ALL RIGHTS RESERVED WORLDWIDE
1020 Spring City Drive
Waukesha WI 53186 U.S.A.