

SOFTPLC CORPORATION

BINARY SOFTWARE LICENSE AGREEMENT

CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS BEFORE OPENING THE DISKETTE CONTAINER. OPENING THE CONTAINER OR USING THE SOFTWARE INDICATES YOUR COMPLETE AND UNCONDITIONAL ACCEPTANCE OF THESE TERMS AND CONDITIONS.

IF YOU DO NOT AGREE WITH THESE TERMS AND CONDITIONS, PROMPTLY RETURN THE ENTIRE PACKAGE, INCLUDING THE UNOPENED DISKETTE CONTAINER AND USER'S MANUAL, TO THE POINT OF PURCHASE FOR A REFUND OF THE FULL AMOUNT YOU PAID FOR THE SOFTWARE.

LICENSE AND TERM

SoftPLC Corporation ("SoftPLC") grants to you a non-exclusive, non-transferable license to use the software programs and related documentation in this package (collectively referred to as the "Software") on a single processing unit. Any attempted sublicense, assignment, rental, sale, or other transfer of the Software or the rights or obligations of this Agreement without the prior and proper execution of the OEM Appendix to this Agreement shall be void. This Agreement will automatically terminate without notice to you if you fail to comply with its terms.

The Software and related documentation are copyrighted. Unauthorized copying, reverse engineering, decompiling, disassembling, and creating derivative works based on the software are prohibited. Title to the software is not transferred to you by this license. Ownership and title to the software and to the actual contents of this package, including the copy of the software and the media on which it is stored and the associated documentation, are retained by SoftPLC and any applicable licensors.

This Agreement sets forth the entire agreement between the parties. The terms herein may not be changed or modified except by an instrument in writing duly signed on behalf of both parties.

LIMITED WARRANTY

SoftPLC will replace, at no cost, defective diskettes that are returned within the warranty period as stated within the SoftPLC price list. SoftPLC warrants that the original Licensed Proprietary Software will perform in substantial compliance with the written materials accompanying the Licensed Proprietary Software, as determined by SoftPLC specifications and/or reasonably applicable standards within the specified warranty period. The sole obligation of SoftPLC shall be to provide phone support and make available to Licensee released modifications or updates made by SoftPLC to Licensed Proprietary Software and accompanying materials within the warranty period (the Software Support Period). The Software Support Period may be extended beyond the warranty period by execution of a separate maintenance contract. It must be understood that SoftPLC makes no representation, express or implied, that the functions contained in the Licensed Proprietary Software will meet or satisfy the Licensee's selected needs or requirements.

SOFTPLC MAKES NO OTHER WARRANTY WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING IMPLIED WARRANTIES OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND THE LIMITED WARRANTY MADE EXTENDS ONLY TO LICENSEE. SOFTPLC'S LIABILITY FOR ANY DAMAGES TO LICENSEE, FOR WHATEVER THE CAUSE, SHALL BE LIMITED TO FEES PAID FOR THE SPECIFIC COPY OF THE SOFTWARE CAUSING SUCH DAMAGES. IN NO EVENT WILL SOFTPLC ASSUME RESPONSIBILITY FOR OR BE LIABLE FOR DAMAGES, INCLUDING ANY LOSS OF PROFITS, LOSS OF SAVINGS, OR OTHER INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES UNDER ANY CIRCUMSTANCES, EVEN IF SOFTPLC OR AN AUTHORIZED SOFTPLC REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

This limited warranty gives you specific legal rights. Some states provide other rights, and some states do not allow excluding or limiting implied warranties or limiting liability for incidental or consequential damages. As a result, the above limitations and exclusions may not apply to Licensee. Furthermore, some jurisdictions have statutory consumer provisions which may supersede this section of this Agreement.