

**IMPORTANT: PLEASE READ THIS AGREEMENT CAREFULLY BEFORE  
USING THE SOFTWARE PROGRAM CONTAINED IN THIS PACKAGE.  
OPENING THE SEALED PACKAGE CONTAINING THE SOFTWARE  
PROGRAM CONSTITUTES ACCEPTANCE OF THIS AGREEMENT.**

SOFTWARE LICENSE AGREEMENT

LICENSE TO USE THE PROGRAM

Virginia Systems Software Services, Inc. (hereinafter VSSS) owns the software program contained in this package and, by this agreement grants you a non-exclusive license to use a copy of this software. The license authorizes you to use this copy of the program only on one computer or computer terminal at a time. You may make no more than three (3) back-up copies of the program for your use only. You must label any medium containing reproduced copies with the notice "Copyright (c) 1987-2007 Virginia Systems Software Services, Inc." However, the original and all copies of the program, in whole or in part, are and shall remain the property of VSSS. You may merge the program, or any sub-program, into another program. However, any portion of this program that is so merged shall remain subject to the terms and conditions of this agreement. You may modify any portion of the program that is provided to you in printed form. However, you may not attempt to read or attempt to modify, any set of computer instructions that are provided to you only in machine-readable form. You may transfer the program and license to another party if that party agrees to the terms and conditions of this agreement. At that time, your license is terminated automatically and no one may use the program until a Software Registration Card, or facsimile, has been sent to VSSS indicating the license transfer. Also you must destroy all copies of the program that are not transferred to the other party. If you purchased the program as part of a demonstration kit, you may use it only to demonstrate the program's capabilities; you may not use it for any other purpose, included but not limited to development or production work.

YOU MAY NOT USE, COPY, MERGE, MODIFY, OR TRANSFER THE PROGRAM, ANY SUB-PROGRAM, ANY COPY OR ANY MERGED OR MODIFIED PORTION, IN WHOLE OR IN PART, EXCEPT AS EXPRESSLY PROVIDED FOR IN THIS AGREEMENT.

NON-DISCLOSURE OF THE PROGRAM DOCUMENTATION

The user's manual, all other documentation, and any portion of the program that can be reproduced in printed form is proprietary and confidential to VSSS. Unauthorized disclosure of these printed materials may cause irreparable injury to VSSS. You may make no more than three (3) printed copies of these printed documents for your use only. You must not remove any notices of copyright by VSSS from any reproduced copies. You must treat the information contained in them as trade secrets belonging to VSSS. You must strictly safeguard against unauthorized copying or disclosing of them to parties not licensed to use the program. VSSS may seek and obtain injunctive relief against the continuation of such a breach of confidentiality, in which case you agree to hold harmless and indemnify VSSS from losses arising from such a breach. You may demonstrate the program's capabilities to another party only if you purchased the program as part of a demonstration kit, in which case, you must take special care not to leave behind any printed materials other than the promotional literature provided with the kit.

YOU MAY NOT COPY OR DISCLOSE ANY PRINTED INFORMATION WHICH DOCUMENTS THE DESIGN OR OPERATION OF THE PROGRAM, IN WHOLE OR IN PART, EXCEPT AS EXPRESSLY PROVIDED FOR IN THIS AGREEMENT.

TERM OF THE LICENSE

The license to use this program is effective from the date you open the sealed package containing the software program, until it is terminated. The license is terminated if you transfer the program, in whole or in part, to another party or if you fail to comply with any of the terms and conditions of this agreement.

YOU MUST DESTROY OR RETURN TO VIRGINIA SYSTEMS SOFTWARE SERVICES, INC., UPON TERMINATION OF THIS AGREEMENT, ALL COPIES OF THE PROGRAM, ANY SUBPROGRAM, ANY MERGED OR MODIFIED PORTION, OR ANY RELATED PRINTED MATERIALS OR DOCUMENTATION THAT YOU HAVE IN YOUR POSSESSION.

#### LIMITED WARRANTY

During the first thirty days following your purchase, VSSS will exchange a physically defective disk for a new one at no charge to you. After this period, you will be charged a handling fee of \$15. Replacement disks will be warranted for thirty days. During the first ninety days following purchase of the program, if the program does not function substantially in accordance with the specifications set out in the manual which accompanies the program, VSSS will, upon receipt of notice from its registered customer, forward a corrected program disk to that customer without charge. If VSSS does not provide a corrected disk within a reasonable time (having regard for the task of correction) then, on receipt of a request from its registered customer and the return of all copies of the program and manuals, VSSS will refund that customer's purchase price. THERE ARE NO OTHER IMPLIED WARRANTIES OR CONDITIONS OF ANY KIND, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.

#### SUPPORT, ENHANCEMENTS, AND UPDATES

The program contained in this package may be enhanced or updated from time to time. VSSS owns exclusive rights to sell new versions of the program to existing license holders at a special exchange price. NO SUPPORT, ENHANCEMENTS, OR UPDATES WILL BE MADE AVAILABLE TO YOU IF VSSS IS NOT SENT A COMPLETED SOFTWARE REGISTRATION CARD.

#### LIMITATION OF LIABILITY

IN NO EVENT SHALL VSSS BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, COMPENSATORY, EXEMPLARY OR SPECIAL DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS OR SAVINGS ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM. EVEN IF VSSS OR ITS AUTHORIZED AGENTS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, ANY REPRESENTATIONS MADE BY ANY OTHER PARTY TO THE CONTRARY ARE OF NO EFFECT. SOME STATES DO NOT ALLOW THE LIMITATION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

#### GENERAL

The license to use this program or any of the rights, duties, or obligations set forth in this agreement may not be transferred, assigned, or sub-licensed except as expressly provided for in this agreement. This agreement contains the complete and exclusive statement of the understanding between you and VSSS. It supersedes any proposal or prior agreement, expressed or implied, written or oral, between us relating to the subject matter of this agreement. The terms and conditions of this agreement are governed by the laws of the Commonwealth of Virginia where VSSS is headquartered at 5509 West Bay Ct., Midlothian, Virginia 23112.

Opening the sealed package containing the software program indicates acceptance of the terms and conditions  
of this agreement