

LICENSE

ATTENTION: THIS IS A LICENSE, NOT A SALE. UNLESS YOU HAVE ANOTHER AGREEMENT DIRECTLY WITH VTECS THAT EXPRESSLY SUPERCEDES THIS AGREEMENT AND CONTROLS AND ALTERS YOUR USE OR DISTRIBUTION OF CONNECT, CONNECT IS PROVIDED UNDER THE FOLLOWING END USER LICENSE AGREEMENT AND ALL APPLICABLE ADDENDA ("LICENSE") WHICH DEFINE WHAT YOU MAY DO WITH CONNECT AND CONTAIN LIMITATIONS ON WARRANTIES AND/OR REMEDIES. THIS LICENSE IS GRANTED BY VTECS.

Notification of Copyright: "Connect" means the full, integrated package of computer software and any associated documentation, developed by Vocational-Technical Education Consortium of States and copyrighted in the name of VTECS. Connect is protected by copyright law and international treaty. You (as "End User") must treat Connect like any other copyrighted materials, except that you may make one archival Software Copy of the Connect software for each copy licensed to you. You may not copy the Connect documentation. Copyright laws prohibit making copies of Connect for any other reason.

Software License Agreement: This agreement is a legal contract between you, as End User, and VTECS governing your use of Connect. INSTALLING, COPYING, OR OTHERWISE USING CONNECT INDICATES YOUR ACKNOWLEDGMENT THAT YOU HAVE READ THIS LICENSE AND AGREE TO BE BOUND BY AND COMPLY WITH ITS TERMS. This agreement shall also be binding on any subsequent, authorized licenses. If you do not wish to comply with the terms of this Agreement, promptly return the complete Connect software package to VTECS. If you have any questions concerning this Agreement, contact VTECS, 1866 Southern Lane, Decatur GA 30033-4097, 404-679-4501, extension 543.

DEFINITIONS:

1. "Computer" means one (1) central processing unit (CPU) that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions;
2. "Documentation" means any accompanying printed materials, this License, any other agreement you may have with VTECS relating to Connect, and "online" or electronic documentation;
3. "Permitted Number" means one (1) unless otherwise indicated under a valid license granted by VTECS;
4. "Connect" means the VTECS Connect computer program, computer software (including its code) and where applicable, storage media containing all the above, including any Documentation;
5. "Use" means to access, install, download, copy or otherwise benefit from using the functionality of Connect in accordance with the Documentation;
6. "Site" means a single physical location of the company, organization, or entity specified on the license Certificate provided by VTECS.

LICENSE:

YOU MAY:

- (i) install and use one (1) copy of the Connect on a Computer up to the Permitted Number of Computers at a Site. You may also make and use a second copy of the Connect on a home or portable computer provided that copy is never loaded in the RAM of the home or portable computer at the same time it is loaded in the RAM of the primary computer;
- (ii) install one (1) copy of Connect on a storage device, such as a network server, used only to install or run Connect on your other Computers within an internal network up to the Permitted Number. You must dedicate a license for each Computer on which Connect is installed or run from the storage device. A single license for Connect may not be shared or used concurrently on different Computers unless you have another agreement with VTECS permitting you to do so;
- (iii) make one copy of Connect solely for archive or backup purposes. Archival or backup copies of Connect allowed under this license must contain the VTECS notifications of copyright exactly as provided in the Connect materials supplied to you by VTECS;
- (iv) permanently transfer your license to Use Connect by delivering the original software and documentation comprising the Connect software package, including this license, to a third party, and by simultaneously destroying all Connect Software Copies in your possession. Such transfer terminates your license to use Connect. The new recipient of Connect accepts this Agreement and is licensed under the terms of this Agreement upon initially using Connect.

YOU MAY NOT:

- (i) Use Connect or make copies of it other than as permitted in this License;
- (ii) rent, lease, lend, sub-license, or transfer the Connect materials under this license, except as explicitly provided herein;
- (iii) translate, decompile, disassemble, or reverse-engineer Connect or Connect archival or backup copies without the prior express written consent of VTECS;
- (iv) modify Connect or merge all or any part of Connect with another program;
- (v) separate the component parts of Connect for Use on more than one (1) Computer;
- (vi) use a previous version or copy of the Software after You have received a disk replacement or an upgraded version. Upon upgrading the Software, all copies of the prior version must be destroyed.

VTECS retains title to Connect, including without limitation the software and documentation. End User agrees to use reasonable efforts to protect Connect from unauthorized use, reproduction, distribution, or publication. All rights not specifically granted in this Agreement are reserved by VTECS.

Warranty: VTECS MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, TO END USER OR ANY OTHER PERSON OR ENTITY. SPECIFICALLY, VTECS MAKES NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE CONNECT SOFTWARE OR DOCUMENTATION. VTECS WILL NOT BE LIABLE FOR SPECIAL, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR OTHER SIMILAR DAMAGES. EVEN IF VTECS OR ITS EMPLOYEES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL VTECS LIABILITY FOR ANY

DAMAGES TO TESTER OR ANY PERSON EVER EXCEED THE FEE NORMALLY PAID FOR A STANDARD SOFTWARE LICENSE TO USE THE SOFTWARE, REGARDLESS OF ANY FORM OF THE FORM OF THE CLAIM.

General: If any provision of this Agreement is unlawful, void, or for any reason unenforceable, it shall be deemed severable from, and shall in no way affect this validity or enforceability of the remaining provisions of this Agreement. The laws of the State of Georgia shall govern this Agreement.

July, 2004