

IMPORTANT: Please carefully read the License Agreement below before opening the media envelope. The right to use this Sonnet Software Product is sold only on condition that the Customer agrees to the following License. If you find any of the terms of this License Agreement objectionable, please contact Sonnet and do not open the media package. You can return the unopened package for a full refund. HOWEVER, OPENING THE MEDIA PACKAGE INDICATES YOUR ACCEPTANCE OF THESE TERMS AND CONDITIONS.

SONNET SOFTWARE LICENSE AGREEMENT

The terms and conditions contained in this Software License Agreement govern Customer's use of the Sonnet software programs ("Software") and accompanying manuals and documentation ("Documentation"), whether accompanying this software or received separately, provided to you by Sonnet Software, Incorporated ("Sonnet"). By opening the software media packages and/or by using the Software, you agree to be bound by the terms of this Agreement.

License Grant. In consideration for Customer's license fees, Sonnet grants Customer a license to Use one copy of the version of the Software per purchased quantity on any one Network. In this Agreement, "Use" means storing, loading, installing, executing or displaying the Software. A "Network" means any combination of terminals, peripherals or other devices or clients electronically linked and capable of access to a copy of the Software. If the Software is authorized for "concurrent use", only that number of users for which Customer has purchased a license from Sonnet may Use the Software concurrently.

License Restrictions. Customer may not Use the Software on any Network that permits remote access to the Software outside the Network site designated by Sonnet. If no site has been designated or agreed between the parties, the site shall be the ten mile radius from the Network host server. Customer may not modify the Software or disable any licensing or control features of the Software except as an intended part of the Software's programming features.

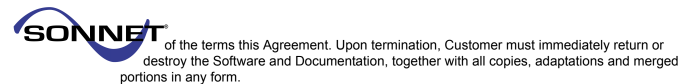
Ownership. The Software and Documentation are owned and copyrighted by Sonnet or its third party suppliers. Customer's license confers no title of ownership in the Software and Documentation and may not be construed as a sale of any rights in the Software and Documentation. Sonnet's third party suppliers reserve the right to protect their rights in the event of any violation of these terms.

Copies and Adaptations. Customer may only make copies or adaptations of the Software for archival purposes or when copying or adaptation is an essential step in the authorized Use of the Software. Customer must reproduce all copyright notices in the original Software on all authorized copies or adaptations. Customer may not copy the Software onto any bulletin board or similar system. Sonnet grants the Customer the right to copy the Documentation without modification with prior written approval from Sonnet; Documentation and copies of the Documentation must remain solely in the possession of the customer at all times, and must remain at the software designated site. The Customer shall not, under any circumstances, provide the Documentation to any third party without prior written approval from Sonnet.

No Disassembly or Decryption. Customer may not disassemble, decompile or decrypt the Software unless Sonnet's prior written consent is obtained.

Transfer and Assignment. Customer's license is transferable subject to Sonnet's prior written authorization and payment of any applicable transfer fees. Upon transfer, Customer's license will terminate and Customer must deliver the original and all copies of the Software and Documentation to the transferee. The transferee must accept the terms set forth in this Agreement as a condition to the transfer. Neither party may assign any of its rights or obligations under this Agreement without the prior written authorization of the other party.

Termination. Sonnet may terminate Customer's license upon notice for failure to comply with any



Export Requirements. Customer may not export or re-export the Software or Documentation or any copy or adaptation in violation of any applicable laws or regulations.

U.S. Government Restricted Rights. The Software and Documentation are provided with "Restricted Rights". Use, duplication or disclosure by the U.S. Government or government contractors is subject to the restrictions set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clauses in DFARS 252.227-7013 or as set forth in subparagraph (c)(1) and (2) of the Commercial Computer Software - Restricted Rights clauses at 48 CFR 52.227-19, as applicable. The Contractor for the Software is Sonnet Software, Incorporated, 100 Elwood Davis Road, North Syracuse, NY 13212.

Invalidity. Any term of this Agreement that is held to be invalid will be deleted. The remainder of the Agreement will continue in full force and effect to the extent not affected by the deletion.

Entire Agreement. This Software License Agreement represents the entire agreement between the parties as to the subject matters set forth and supersedes any previous communications, representations or agreements between the parties, whether oral or written, regarding these matters. If Customer has previously executed a volume purchase agreement with Sonnet, these terms specifically supersede the terms of that purchase agreement with respect to the Software provided hereunder. All other Sonnet products shall still be subject to that purchase agreement. Customer's additional or different terms shall not apply.

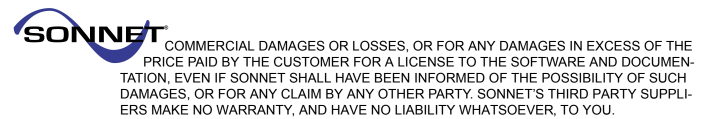
SONNET SOFTWARE, INC. SOFTWARE PRODUCT LIMITED WARRANTY

Software: Sonnet Software, Inc. warrants for a period of 90 days from the date of purchase that the software product will execute its programming instructions when properly installed on the personal computer or workstation indicated on the media. In addition, Sonnet warrants that the Software will function essentially in accordance with any standards and performance criteria set out in the Documentation. Sonnet does not warrant that the operation of the software will be uninterrupted or error free. In the event that this software product fails to execute its programming instructions during the warranty period, Customer's remedy shall be to return the CD-ROM(s), diskette(s) or tape cartridges(s) ("media") to Sonnet for replacement. Should Sonnet be unable to replace the media within a reasonable amount of time, Customer's alternate remedy shall be a refund of the purchase price upon return of the product and all copies.

Media: Sonnet warrants the media upon which this product is recorded to be free from defects in materials and workmanship under normal use for a period of 90 days from the date of purchase. In the event any media proves to be defective during the warranty period, Customer's remedy shall be to return the CD-ROM(s), diskette(s) or tape cartridges(s) ("media") to Sonnet for replacement.

Notice of Warranty Claims: Customer must notify Sonnet in writing of any warranty claim not later than thirty (30) days after the expiration of the warranty period.

Limitation of Liability. YOUR SOLE AND EXCLUSIVE REMEDIES FOR ANY DAMAGE OR LOSS IN ANY WAY CONNECTED WITH THE SOFTWARE, WHETHER BY SONNET'S BREACH OF ANY EXPRESS OR IMPLIED WARRANTY, NEGLIGENCE, OR ANY BREACH OF ANY OTHER DUTY, SHALL BE, AT SONNET'S OPTION, REPAIR OR REPLACEMENT OF THE SOFTWARE OR RETURN FOR CREDIT OR REFUND OF THE PRICE PAID BY THE CUSTOMER FOR A LICENSE TO SUCH SOFTWARE OR DOCUMENTATION. UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, TORT, CONTRACT, OR OTHERWISE, SHALL SONNET BE LIA-BLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER



This warranty gives specific legal rights, and you may also have other rights which vary from state to state, or province to province.

Exclusive Remedies: The remedies provided above are Customer's sole and exclusive remedies. In no event shall Sonnet be liable for any direct, indirect, special, incidental, or consequential damages (including lost profit) whether based on warranty, contract, tort or any other legal theory. Some states or provinces do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

Warranty Service: Warranty service may be obtained from Sonnet Software, Incorporated USA office, or other location indicated in the user's manual.