

VEEDER-ROOT SOFTWARE LICENSE AGREEMENT

This License Agreement ("License" or "Agreement") is a legal agreement between **Veeder-Root Company**, or its assignee ("Veeder-Root" or "Licensor") and Licensee (either an individual or a single entity, "Licensee").

**LICENSEE SHOULD CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS BEFORE OPENING THE SEALED DISK PACKAGE CONTAINING THE SOFTWARE LICENSED HEREUNDER. OPENING THE PACKAGE INDICATES LICENSEE'S ACCEPTANCE OF THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE TO THESE TERMS, LICENSOR IS UNWILLING TO LICENSE THE SOFTWARE TO YOU, AND LICENSEE SHOULD NOT OPEN THE DISK PACKAGE. IF LICENSEE DOES NOT AGREE WITH THE TERMS, LICENSEE SHOULD RETURN THE PACKAGE UNOPENED, WITH DATED PROOF OF PAYMENT, WITHIN TEN (10) DAYS OF PURCHASE TO THE AUTHORIZED DISTRIBUTOR FROM WHOM LICENSEE OBTAINED IT FOR A FULL REFUND OF THE PRICE LICENSEE PAID AND LIC-
ENSEE'S MONEY WILL BE REFUNDED.**

1. **LICENSE.** Licensor hereby grants to Licensee, for good and valuable consideration, a personal, non-exclusive, non-transferable license to use the Software (as defined below) on the terms and conditions specified in this Agreement. Title and ownership of the Software remain in Licensor.

2. **SOFTWARE.** "Software" shall mean the *TLS-NTSM* software, including computer software and associated media and printed materials.

3. **PERMITTED USE.** Licensee's right to use the Software pursuant to this License shall be limited to the following uses:

(a) **Right to Install and Use.** Licensee may use the Software only in machine readable object-code form. Licensee may install and use the Software on the temporary memory or hard disk drive or other storage device of any single computer. However, Licensee may not under any circumstances have the Software installed onto the temporary memory or hard drives (or other storage devices) of two or more computers at the same time, nor may Licensee install the Software onto the hard disk drive of one computer and then use the original diskettes on another computer. If Licensee wishes to use the Software on more than one computer, Licensee must either erase the Software from the first hard drive before Licensee installs it onto a second hard drive, or else license an additional copy of the Software for each additional computer on which Licensee want to use it. Any portion of this Software merged into or used in conjunction with another program will continue to be the property of Licensor and subject to the terms and conditions of this Agreement.

(b) **Archival Copy.** Licensee shall not make or permit to be made any copies of the Software, except for backup and archival purposes, provided that the original and each copy is kept in Licensee's possession, and that Licensee's installation and use of the Software does not exceed that allowed in part (b) above. Licensee may not copy the printed materials accompanying the Software.

4. **RIGHTS AND OBLIGATIONS OF THE LICENSEE**

(a) Licensee agrees not to sub-license, assign, encumber, sell, rent, lease, lend, donate or otherwise transfer or dispose of the Software or a copy of the Software to any other organization or individual, whether by transfer of the Software, or by sale of stock in, merger or other disposition of, Licensee, without Veeder-Root's prior written consent, to be given or withheld in Veeder-Root's sole discretion. Any attempt to so transfer any rights, duties or obligations hereunder without such consent is void.

(b) The Software shall not be disclosed, used or duplicated for any purpose whatsoever without the prior written permission of Licensor or its assignee. The previous sentence shall be marked on any permitted reproduction hereof in whole or in part. The use of the Software by anyone except the Licensee, or the making of a copy thereof that is not authorized by Licensor, as provided herein, is a violation of this License Agreement.

(c) Licensee may not reverse engineer, decompile, or disassemble the Software, except and only to the extent that such activity is expressly permitted by applicable law, notwithstanding this limitation.

5. **TERM AND TERMINATION.** The term of this Agreement shall commence on the date Licensee opens the Software package and is effective until terminated. Licensee may terminate the License at any other time by destroying the Software together with all copies, modifications and merged portions in any form. If Licensee violates any of the terms of this License Agreement, Licensor may immediately terminate this License Agreement. Upon termination of this License Agreement, the Software together with all copies, modifications and merged portions in any form, must either be returned to Licensor or destroyed, at Licensor's discretion, by Licensee, and Licensee shall have no further rights to utilize the Software from the date of such termination.

6. **LIMITED WARRANTY.** Licensor warrants, as the only warranties provided to Licensee, that (i) the disks and documentation in the Software package will be free from defects in materials and workmanship under normal use for a period of one (1) year from the date Licensee acquired the Software from Veeder-Root's authorized distributor, provided Veeder-Root receives the completed Software Registration Card; and (ii) the Software in the package will materially conform to the documentation that accompanies it.

The Limited Warranty set forth above is void if the failure of the Software results, in whole or part, from accident, abuse, misapplication or modification to the Software. Any replacement Software provided pursuant to this Agreement will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

7. **BREACH/REMEDY**

(a) If the disks or documentation in the Software package fail to conform to the limited warranty set forth in section 5, Licensee may, as Licensee's sole and exclusive remedy, obtain replacement disks or documentation free of charge if Licensee returns the defective disk or documentation to Veeder-Root (postage paid) with a dated proof of purchase. If the Software fails to operate in accordance with the limited warranty set forth in section 5, Licensee may, as Licensee's sole and exclusive remedy, return all of the Software and the documentation to the authorized distributor from whom Licensee acquired it, along with a dated proof of purchase, specifying the problem, and Veeder-Root will provide Licensee with a new version of the Software or a full refund at Veeder-Root's election.

(b) Licensee agrees that if Licensee violates this Agreement, Licensor may have no adequate remedy in money or damages and Licensor shall be entitled to an injunction against Licensee against the continuance of such violation in addition to all other remedies.

8. **DISCLAIMER.** LICENSOR DOES NOT WARRANT THAT THIS SOFTWARE WILL MEET LICENSEE'S REQUIREMENTS OR THAT ITS OPERATION WILL BE UNINTERRUPTED OR ERROR-FREE. LICENSOR SHALL HAVE NO OBLIGATION TO MAINTAIN OR PROVIDE SUPPORT FOR ANY COMPONENT OF THE SOFTWARE. EXCEPT AS SPECIFICALLY PROVIDED IN SECTION 5, THE SOFTWARE IS PROVIDED "AS IS" WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND, WHETHER EXPRESS AND IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE IS WITH LICENSEE.

9. **LIMITATION OF LIABILITY.** LICENSOR'S LIABILITY TO LICENSEE FOR ANY LOSSES SHALL BE LIMITED TO DIRECT DAMAGES, AND SHALL NOT EXCEED THE AMOUNT LICENSEE ORIGINALLY PAID FOR THE SOFTWARE. IN NO EVENT WILL LICENSOR BE LIABLE TO LICENSEE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING LOSS OF PROFITS) EVEN IF LICENSOR HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR FOR ANY CLAIM BY ANY OTHER PARTY.

10. **GOVERNING LAW; GOVERNING FORUM.** This Agreement will be interpreted in accordance with and enforceable under the laws of Connecticut, without reference to its conflicts of law provision, and constitutes the entire understanding of the parties, unless modified by a writing signed by both parties. Any controversy or claim arising out of or relating to this Agreement, including without limitation, any claim based on or arising from an alleged tort, shall first be submitted to mediation using the American Arbitration Association in Hartford, Connecticut for a period of sixty (60) days. The parties agree that any and all statutes of limitation or periods of time for taking action shall be tolled during the time period that the parties are engaged in mediation. No provision of, or the exercise of any rights under, this Section shall limit the right of any party to obtain provisional or ancillary remedies such as injunctive relief from a court having jurisdiction before, during or after the pendency of any mediation. Each of the parties hereby specifically and irrevocably consents to the jurisdiction of the courts located in the State of Connecticut with respect to all matters relating to this Agreement and waives any objection it may have to the laying of venue in any such court. Except as otherwise provided, this License Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective permitted successors, representatives, and assigns.

LICENSEE ACKNOWLEDGES THAT IT HAS READ THIS AGREEMENT, UNDERSTANDS IT, AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS. LICENSEE FURTHER AGREES THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN LICENSEE AND LICENSOR AND LICENSOR'S AUTHORIZED DISTRIBUTOR WHICH SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN SUCH PARTIES RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.

Important Record

Keep This Portion For Your Records

TLS-NT Software Version: _____ Installation Date: _____

TLS-NT Form No.:*

TLS-NT Serial No.:

Affix serial no. sticker here

*The Software Version and Form numbers are printed on the TLS-NT CD.

After filling in your name, etc., remove card at perforation and mail.

Veeder-Root TLS-NTSM Software Warranty Registration Card

To initiate a one year warranty on your TLS-NT software, be sure to complete this information and return to Veeder-Root. The form must be returned within 14 days of installation.

TLS-NT Software Version*: _____ Date of Installation: _____

TLS-NT Software Serial No.: Affix serial no. sticker here

Installation Address:

Contact Person (print): _____

Signature: _____

Title: _____

Please include your zip code or postal code and country.

Installing TLS-NT Software

Thank you for purchasing Veeder-Root's TLS-NT software for Windows NT®.

Before installing TLS-NT on your computer, please review the minimum system requirements: Pentium® 200 MHz or faster processor; 64 MB of RAM (128 MB of RAM recommended if multiple applications will be running); 100 MB of available hard disk space; CD-ROM drive for initial software installation and future updates (CD may be removed after installation); Windows NT 4.0, Service Release 5, operating system; PS/2 mouse; SVGA monitor; appropriate cabling between the TLS-NT computer and network devices; modem for DCOM/remote communications option; Serial COM Port for DCD option.

Additional requirements for IFSF LON® configuration: Gesytec® Easylon®, or equivalent; PC Interface Card for ISA/PCI slot; available ISA/PCI slot for the PC interface card. Additional requirements for RS-232 configuration: serial COM port for each ATG; serial COM port for dispenser.

Also, TLS-NT is intended to operate 24 hours a day, 7 days a week. Regular data backups are recommended, as well as connecting the TLS-NT computer to an Universal Power Supply (UPS) to protect against power outages.

Instructions for using this software can be found in the following three online help files:

- TLS-NT Install Online Help
- TLS-NT Setup Online Help
- TLS-NT Online Help

After you install the software, please read the TLS-NT **Install Help** file before connecting the TLS-NT computer to devices on the IFSF or RS-232 site network.

1. Read the software license on the back of this page, If you agree to its terms, install the TLS-NT software.
2. Record the Form/Software Version Nos. from the TLS-NT CD in the designated blanks of the Important Record section (reverse of this card).
3. Close all open programs and insert the TLS-NT Software CD-ROM into the CD-ROM drive of the computer.
4. From the **Start** menu, select **Run**.
5. Type **x:\Setup** (substitute the appropriate letter of your CD-ROM drive for **x**). Follow the instructions on screen.
6. Fill out the self-addressed TLS-NT Software Registration card below, tear off the card at the perforation, and mail the card.

Veeder-Root has sales offices around the world to serve you.

Headquarters

Veeder-Root Company
125 Powder Forest Drive
Simsbury, CT 06070-7684
U.S.A.
PHONE: (860) 651-2700
FAX: (860) 651-2719

England

Veeder-Root Environmental
Systems Limited
Hydrex House, Garden Road
Richmond, Surrey TW9 4NR
ENGLAND
+44 20 8392 1355

Germany

Veeder-Root GmbH
Uhlandstrasse 49
D-78554 Aldingen
GERMANY
49 (0)7424 1400

France

Veeder-Root SARL
Zi des Mardelles
94-106 rue Blaise Pascal
93600 Aulnay-sous-Bois
FRANCE
33 (0)1 4879 5599

Canada

Veeder-Root Canada
151 Superior Blvd., Ste. 24
Mississauga, Ont. L5T 2L1
CANADA
(905) 670-2755

Mexico

Veeder-Root Mexico
Prado de las Camelias
No. 4483-4
Praddos Tepeyac C.P. 45500
Zapopan, Jal. MEXICO
(52) 36-47-3750

Brazil

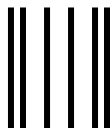
Veeder-Root do BRASIL
Rua ado Benatti, 92
Caixa Postal 8343
01051 Sao Paulo
BRAZIL
55-11-861-2155

Singapore

Veeder-Root Singapore
246 MacPherson Road
#08-01 Betime Building
348578 Singapore
65 745 9265

**AIR MAIL
PAR AVION**

IBRS/CCRI No. 4



NE PAS AFFRANCHIR

NO POSTAGE
NECESSARY
IF MAILED
TO THE
UNITED STATES

INTERNATIONAL BUSINESS REPLY MAIL/RESPONSE PAYEE

PERMIT NO. 4

ALTOONA, PA

POSTAGE WILL BE PAID BY ADDRESSEE

**ATTN CUSTOMER SERVICE DEPT
VEEDER ROOT CO
PO BOX 1673
ALTOONA PA 16603-9800
UNITED STATES OF AMERICA**

