

License Agreement

Copyright law provisions and the scope of license statement

This software is protected by both United States' copyright law and international copyright treaty provisions. Therefore, you have no right to copy, re-sell, or distribute this software except as specifically provided below.

Distribution

You may freely distribute the 25 node shareware version of the software as long as all the distribution files (software, documents, order form, license, etc.) without any modification are included as a single unit and no fee is charged for the software. You may not modify, alter, adapt, merge, decompile, or reverse-engineer the software, and you may not remove or obscure the dTech copyright and trademark notices.

Usage

You may freely use the software internally for a period of one month to test drive it. You must register the software after one month to continue to use it legally. You must have a Value Added Reseller (VAR) contract with dTech to use or install any version of the software externally or for commercial purposes.

Warranty

D-TECH, Inc. ("dTech") specifically disclaims all warranties, express, or implied, including, but not limited to, any implied warranty of merchantability or fitness for a particular purpose. Specifically, dTech makes no representation or warranty that the software is fit for any particular purpose and any implied warranty of merchantability is expressly and specifically disclaimed. dTech's liability shall not include or extend to any claim for or right to recover any other damages, including but not limited to, loss of profit, data, or use of the software, or special, incidental, or consequential damages, or similar claims, even if dTech has been specifically advised of the possibility of such damages. In no event will dTech's liability for any damages to you or any other person ever exceed the actual price paid for the license to "test drive" the software (\$0.00), regardless of any form of the claim.

Governing Law and General Provisions

This license statement shall be construed, interpreted, and governed by the laws of the State of Oklahoma. Any dispute arising out of this Agreement shall be subject to the exclusive venue of the state and federal courts within the State of Oklahoma, and the parties hereby consent to the venue and jurisdiction of such courts. If any provision of this statement is found void or unenforceable, it will not effect the validity of the balance of this statement, which shall remain valid and enforceable according to its terms. If any remedy provided is determined to have failed of its essential purpose, all limitations of liability and exclusions of damages set forth in the Limited warranty shall remain in full force and effect. This statement may only be modified in writing and signed by you and an authorized officer of dTech. All rights not specifically granted in this statement are reserved by dTech.

Notice to User

These documents should not be construed as any representation or warranty with respect to the software named herein. Occasionally changes or variations exist in the software that are not reflected in the documents.

Generally, if such changes or variations are known to exist and to affect the product(s) significantly, a release note or "**ReadMe.Wri**" file accompanies the distribution files. In that event, be sure to read the release note or "**ReadMe.Wri**" file before using the product.