

THIS IS A BINDING AGREEMENT: PLEASE READ ALL TERMS; SIGN, RETAIN A COPY and RETURN A COPY.

DEFINITIONS

QEC: Quantum Earth Corporation, Inc., 3709 Graustark St., Houston, Texas 77006, USA.

You/Licensee: The purchaser of this license. If You/Licensee agree to these terms on behalf of an organization, You represent to QEC that You are authorized to accept these terms on their behalf.

Software: The *Quantum Earth* computer programs received on CD or transferred electronically in association with the acceptance of the Agreement.

Term: The license and this agreement will expire for each licensed product on the date listed below under "Expiration Date" or encoded in the license file.

Expiration Date: The date on which the license to use the software expires. This date may be different for each piece of software licensed from QEC by the Licensee.

Product: All the materials, including the Software, provided by QEC under this Agreement.

Session: A session lasts from the time a *Quantum Earth* Process is launched until it terminates.

Product Names to License: The name of the Product licensed for use as stated or chosen by you at the end of this Agreement.

Computer Platform: The operating system family You agree to use the Product with is stated at the end of this Agreement and the number of computing processors that the software will be licensed to use simultaneously.

Use Class: A categorization based on the ways in which the Product may be used. Your Use Class is stated at the end of this Agreement.

License Class: A categorization of different *Quantum Earth* licenses that indicates whether the Product may be run on a single machine or on a network of computers. The License Class You selected is stated at the end of this Agreement.

OWNERSHIP

QEC is the sole owner of the Product with the exception of the portions of the Product licensed by QEC from the third-party owners of those portions. QEC is the holder of the copyright to the Software, including without limitation such aspects of the Software as its code, structure, sequence, organization, "look and feel", programming language, and compilation of command names. Use of the Software, unless pursuant to the terms of a license granted by QEC or as otherwise authorized by law, is an infringement of the copyright.

PERMITTED USES

Subject to the terms of this Agreement and Your acceptance thereof, QEC grants You a non-exclusive license to use the Product in Your License Class on the Computer Platform indicated at the end of this Agreement. Your license terminates in the event that You receive a license to use an upgraded version of the Product in place of the Product, which upgrade, as well as any other improvement, enhancement, or the like, QEC is under no obligation to provide. If a license expiration date is indicated herein or contained in the QEC license file delivered with the Product, Your license to use the Product terminates on that day. You are also authorized to:

- a) for a Single User License Class, download the Product and install and use the Software on a single online storage device (for example, a hard disk drive);
- b) for a Network License Class, download the Product and install and use the Software on any online storage device (for example, a hard disk drive) located at the physical site of Product registration;
- c) maintain an archival copy of the Software on offline storage media (such as a CD);
- d) transfer the license subject to the following conditions: (1) Your Use Class permits the transfer of this Agreement; (2) the transferee's use of the license falls under the same Use Class; (3) You notify QEC in writing of Your decision to transfer this Agreement and certify that You have destroyed or given to the transferee all copies of the Software and other elements of the Product that You have ever had; and (4) the transferee accepts all the terms and conditions of this Agreement.

PROHIBITED USES

All uses of the Software and other elements of the Product not specifically allowed in the Permitted Uses section of this Agreement are prohibited, including:

- a) running more Processes concurrently than the maximum specified herein;
- b) running the Software on a computer associated with a License Class greater than or different from the License Class specified herein or accessing more processors than is allowed by the license;
- c) running the Software after the "Expiration Date" for a given product
- d) running the Software described in the Product on a Computer Platform other than as specified herein;
- e) using the Product in a manner that violates the restrictions associated with the Use Class specified herein;

- f) using portions of the Product on separate computers for Single Machine License Class as checked below in this agreement. (The Software may contain multiple executables [e.g., multiple individual programs]; executables may not be installed or used on separate computers, even if the use is not concurrent.);
- g) undertaking, causing, permitting or authorizing the modification, creation of derivative works, translation, reverse engineering, decompiling, disassembling or hacking of the QEC Software or any part thereof;
- h) modifying the Software in any manner
- i) using or accessing parts of the software, or the design of the software in a piece of software not licensed by QEC;
- j) distributing, publishing, transferring, sublicensing, lending, leasing, or renting the Product or any portion of the Software;
- k) copying or allowing copying of the Product or any elements of the Product, except as permitted for the maintenance of an archival copy of the Software;
- l) allowing access to the Product by any person other than Licensee. Access to the Product via a web server is only allowed pursuant to a valid webQEC license agreement;
- m) using the Product in a country or exporting the Product to a country in violation of any United States export law;
- n) allowing access from multiple computers or terminals to a single Session simultaneously; and
- o) removing any copyright, trademark, or other proprietary notices from the Product.

PAYMENT

By accepting this license agreement, upon receiving software, you agree to pay QEC the full amount of the invoice associated with this agreement within 30 days or agree to return all material and software until the invoice is paid.

ELECTRONIC SIGNATURE(S):

You hereby agree to the use of electronic communication in order to enter into contracts, place orders and create other records and to the electronic delivery of notices, policies and records of transactions initiated or completed through the QEC software, website or using email with QEC staff or representatives. Furthermore, You hereby waive any rights or requirements under any laws or regulations in any jurisdiction which require an original (non-electronic) signature or delivery or retention of non-electronic records, to the extent permitted under applicable mandatory law.

EXCLUSIVE OWNERSHIP

Any and all IP Rights in the QEC Software, the QEC Website, the QEC Online Material and the QEC Promotional Materials are and shall remain the exclusive property of QEC and/or its licensors. Nothing in this Agreement intends to transfer any such IP Rights to, or to vest any such IP Rights in, You. You are only entitled to the limited use of the IP Rights granted to You in this Agreement. You will not take any action to jeopardize, limit or interfere with QEC's IP Rights. Any unauthorized use of QEC's IP Rights is a violation of this Agreement as well as a violation of intellectual property laws and treaties, including without limitation copyright laws and trademark laws. All title and IP Rights in and to any third party content that is not contained in the QEC Software, but may be accessed through use of the QEC Software, is the property of the respective content owners and may be protected by applicable copyright or other intellectual property laws and treaties.

NEW VERSIONS OF THE QEC SOFTWARE

QEC, in its sole discretion, reserves the right to add additional features or functions, or to provide programming fixes, updates and upgrades, to the QEC Software. QEC has no obligation to make available to You any subsequent versions of the QEC Software. You may have to enter into a renewed version of this Agreement, in the event you want to download, install or use a new version of the QEC Software, if beyond the initial term of your license.

REPRESENTATIONS

You represent and warrant that You are authorized to enter into and comply with the Terms. Furthermore, You represent and warrant that You will at any and all times meet with Your obligations under the Terms, as well as any and all laws, regulations and policies that may apply to the use of the QEC Software and/or the services provided by QEC.

YOUR OWN RISK

you acknowledge and agree that the entire risk arising out of Your use of the QEC Software remains with You, to the maximum extent permitted by law.

INDEMNIFICATION

YOU AGREE TO INDEMNIFY, DEFEND AND HOLD QEC AND ITS AFFILIATES HARMLESS FROM AND AGAINST ANY AND ALL LIABILITY AND COSTS, INCLUDING REASONABLE ATTORNEYS' FEES INCURRED BY SUCH PARTIES, IN CONNECTION WITH OR ARISING OUT OF YOUR (A) VIOLATION OR BREACH OF ANY TERM OF THIS AGREEMENT OR ANY APPLICABLE LAW OR REGULATION, WHETHER OR NOT REFERENCED HEREIN, OR (B) VIOLATION OF ANY RIGHTS OF ANY THIRD PARTY, OR (C) USE OR MISUSE OF THE QEC SOFTWARE, OR (D) COMMUNICATION SPREAD BY MEANS OF THE QEC SOFTWARE.

EXPORT RESTRICTIONS

QEC Software may be subject to international rules that govern the export of software. You shall comply with all applicable international and national laws that apply to the QEC Software as well as end-user, end-use and destination restrictions issued by national governments. This software is controlled under ECCN 5D992.b.1 of the Export Administration Regulations ("EAR") per CCATS # G047973 and thus may not be exported or re exported to or downloaded by any person in any countries controlled for anti terrorism reasons under the EAR, which include Iran, North Korea, Cuba, Syria and Sudan. EAR 742.15(a), Title 15 Code of Federal Regulations. Moreover, the software may not be exported or re exported to or downloaded by any person or entity subject to US sanctions regardless of location. See <http://www.bis.doc.gov/ComplianceAndEnforcement/ListsToCheck.htm> and EAR Part 736. QEC is making this software available to You for download only on the condition that You certify that You are not such a person or entity and that the download is not otherwise in violation of US export control and sanctions regulations.

LIMITED WARRANTY

QEC warrants that the Product shall be operational once loaded and correctly installed. Licensee acknowledges that QEC shall provide, as Your sole remedy for breach of this warranty, authorization and access to another copy of the Product. THE FOREGOING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. QEC DOES NOT WARRANT THAT THE PRODUCT IS FREE FROM ALL ERRORS AND OMISSIONS. EXCEPT AS SPECIFICALLY SET FORTH ABOVE, THE PRODUCT IS PROVIDED "AS IS". QEC MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE PRODUCT OR THE SOFTWARE CONTAINED IN THE PRODUCT, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY, INTEROPERABILITY, OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE EXPRESSLY DISCLAIMED. QEC DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE PRODUCT WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE PRODUCT WILL BE UNINTERRUPTED OR ERROR FREE.

IN ADDITION TO THE FOREGOING, YOU SHOULD RECOGNIZE THAT ALL COMPLEX SOFTWARE SYSTEMS AND THEIR DOCUMENTATION CONTAIN ERRORS AND OMISSIONS. QEC, AND ITS DISTRIBUTORS AND DEALERS, SHALL NOT BE RESPONSIBLE UNDER ANY CIRCUMSTANCES FOR PROVIDING INFORMATION ON OR CORRECTIONS TO ERRORS AND OMISSIONS DISCOVERED AT ANY TIME IN THE PRODUCT, WHETHER OR NOT THEY ARE AWARE OF THE ERRORS OR OMISSIONS. QEC DOES NOT RECOMMEND THE USE OF THE PRODUCT FOR APPLICATIONS IN WHICH ERRORS OR OMISSIONS COULD THREATEN LIFE, INJURY, OR SIGNIFICANT LOSS.

SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THIS MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. This Agreement is governed by the laws of the State of Illinois without effect to any choice-of-law provisions.

LIMITED DAMAGES

IN NO EVENT SHALL QEC, ITS DISTRIBUTORS, OR ITS DEALERS BE LIABLE FOR ANY LOST PROFITS, LOST BENEFITS, OR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, OR PUNITIVE DAMAGES, WHETHER IN CONTRACT, TORT, OR OTHERWISE, EVEN IF QEC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. QEC'S CUMULATIVE LIABILITY TO YOU OR ANY OTHER PARTY FOR ANY LOSS OR DAMAGES RESULTING FROM ANY CLAIMS, DEMANDS, ACTIONS, OR OTHERWISE ARISING OUT OF OR RELATING TO THIS AGREEMENT SHALL NOT EXCEED THE LICENSE FEE PAID FOR THE PRODUCT. Some states do not allow certain limitations of damages, so the above limitations may not apply to You.

GOVERNING LAW

This Agreement shall be governed by and construed in accordance with Texas Law and the Parties hereby submit to the exclusive jurisdiction and venue of the courts located in Harris County, in the State of Texas.

UNITED STATES FEDERAL GOVERNMENT RESTRICTED RIGHTS If this Software is acquired by or on behalf of the U.S. federal government, this provision applies. Use, duplication, or disclosure of this Software is subject to restrictions set forth in FAR 52.227-19 and DFAR 227.7200-227.7202-4, as applicable. The Software is "commercial computer software" and is licensed with only "Restricted Rights".

Quantum Earth is a registered trademark of Quantum Earth Corporation, Inc.