

## Software License Agreement

You should read this Software License Agreement("Agreement") carefully before installing or using the Software. By installing, duplicating or using the Software by other methods, you are representing to agree all the terms and conditions set forth in this Agreement. If you do not agree with the terms and conditions of this Agreement, you are not permitted to install or use the Software.

### 1. License

Nippon Primex Inc. ("PRIMEX") grant the Licensee ("you") a license to install and use the driver program and associated documents("Software") provided with the Agreement based on the terms and conditions set forth in this Agreement. By installing or using the Software to your computer, you are representing to agree all the terms and conditions set forth in this Agreement. If you do not agree with the terms and conditions of this Agreement, you are not permitted to install or use the Software.

### 2. Copyright

PRIMEX retains copyright and any other rights of the Software. You shall not obtain any rights of the Software unlicensed by the Agreement.

### 3. Limitations of License

You may not assign or transfer, sublease, move, pledge, rent, lend, share the rights licensed by the Agreement and may not use the software for business and commercial purposes. You also agree not to attempt to reverse engineer, disassemble, decompile or otherwise attempt to discover the source code of the Software. This Agreement does not transfer all rights including copyright of the Software to you and is nothing but an Agreement for non-sublicensable limited license under the provisions of this Agreement.

### 4. Effectiveness and Termination of License

This Agreement is effective upon installing the Software to your computer. You may also terminate this Agreement at any time by destroying the Software and all copies thereof. This Agreement shall automatically terminate upon failure by you to comply with its terms without advanced notice. You must promptly destroy the Software including any and all copies thereof when you terminate this Agreement.

### 5. Support Service

You shall use the software on your responsibility. PRIMEX shall provide the modification of the Software depending on our judgment only if the Software does not work practically in normal use which PRIMEX assume. The problem in use is caused by a wide variety of reasons including Computer itself, Operation System or other peripheral equipments, however PRIMEX only supports problems caused by the Software. In addition, even if any written or oral information or advice is given by PRIMEX, PRIMEX do not provide new guarantee or expand the scope of warranty.

## 6. Export Restriction

You agree not to transfer, export or re-export the Software and any data or information which you obtained from PRIMEX or use the Software without a proper license under Japanese law, restrictions and regulations, or the laws of the jurisdiction in which the Software is obtained.

## 7. Restriction of Liability

On no event will PRIMEX be liable for any damages(indirect, accidental, inevitable, particular, typical damage, legal costs, loss of business interests, business interruption, loss of business information, or including, but not limited to pecuniary damage) arising out of the use or inability to use the Software, even if PRIMEX has been advised of the possibility of such damage.

## 8. Privacy Policy

The Software may have the ability to connect over the Internet to transmit data on PRIMEX products or other information to and from your computer, including, but not limited to, PRIMEX Products model information, the country/ region where you live, the condition of PRIMEX Products, etc. PRIMEX may alter the items of such data and/or information without your prior approval, however PRIMEX does not collect any personally identifiable information without your permission. PRIMEX may, however, use non personally identifiable information for statistical purposes to improve the level of service we provide to our users. If you agree to install the Software, any transmissions to or from the Internet will be in accordance with PRIMEX's then-current Privacy Policy provided in PRIMEX Internet site.

## 9. Governing Law and General Provisions

This Agreement shall be governed and construed under by the laws of Japan without regard to its conflicts of law rules. If any term of this Agreement is declared invalid by a court, the remainder of this Agreement shall continue in full force and effect. Any matter not stipulated herein shall be governed by Japanese copyright law and related laws.

## 10. Entire Agreement

This Agreement contains the complete understanding between the parties with respect to the license of the Software, and supersedes all previous written or oral agreements regarding the matters herein referenced.

## 11. Trademark

PRIMEX reserve all rights of trademark not granted herein. You cannot claim any rights of trademark.

Nippon Primex Inc.