

# LICENSE AGREEMENT

This is a legal agreement between you (The User) and Parker Hannifin Corporation (The Company). If you do not agree to all the terms of this agreement, promptly return the materials including all magnetic disks and accompanying items, written materials, binders, or other containers to the place you obtained them for a full refund.

## SOFTWARE LICENSE

**1. GRANT OF LICENSE.** This License Agreement ("License") permits you to make unlimited copies of the specified version of The Company's software identified above ("SOFTWARE") on any number of single computers within a given organization provided that the SOFTWARE is unmodified by The User from its original state. Further, it is not a violation of this License to use the SOFTWARE on a network or other noncommercial shared system.

**2. COPYRIGHT.** The SOFTWARE is owned by The Company and is protected by United States copyright laws and international treaty provisions. Therefore you must treat the SOFTWARE like any other copyrighted material (such as book or musical recording), except that you may either (a) make backup copies of the original unaltered disks, or (b) make copies of the original, unaltered materials for the use of others provided that such copies are not sold, traded, bartered or exchanged for any goods, services or any form of currency or other remuneration.

**3. OTHER RESTRICTIONS.** The use of the SOFTWARE is unrestricted for any lawful enterprise. While the SOFTWARE may be copied and used in multiple locations by the original purchaser, this practice will in no way lessen the copyright protection afforded the original SOFTWARE by United States Federal Statutes and any applicable international copyright agreements.

Specific restrictions with regard to the liability of Parker Hannifin as a result of the use of any design or material recommendation provided by the SOFTWARE are contained in the software body and will be apparent to The User who agrees, by the continued use of the SOFTWARE, to the terms, conditions and limited liability contained therein. (See LIMITED WARRANTY)

**4. RECOMMENDATIONS.** While Parker Hannifin agrees that The User may copy the SOFTWARE for purposes of allowing others to utilize the seal design and other programs contained therein for the purchase of Parker Hannifin products, it is highly recommended that individual users obtain a registered copy of the SOFTWARE in order to be informed of updates, modifications or other changes in the SOFTWARE.

## LIMITED WARRANTY

**LIMITED WARRANTY.** The Company warrants that (a) the original SOFTWARE will perform substantially in accordance with the accompanying written material for a period of ninety (90) days from the date of receipt; and (b) any hardware accompanying the SOFTWARE will be free from defects in material and workmanship under normal use and service for a period of one (1) year from date receipt. Any implied warranties on the SOFTWARE and the hardware are limited to ninety (90) days and one (1) year respectively. Some states do not allow limitation on duration of an implied warranty, so the above limitations may not apply to you. In any case, this limited warranty applies only to the original SOFTWARE and not to any copies made The User or others from the original SOFTWARE or copies thereof.

**CUSTOMER REMEDIES.** The Company's entire liability and your exclusive remedy shall be, at The Company's option either (a) return of the price paid or (b) repair or replacement of the SOFTWARE or hardware that does not meet Parker's Limited Warranty and that is returned to The Company with a copy of your receipt. The Limited Warranty is void if failure of the SOFTWARE or hardware has resulted from accident, abuse, or misapplication of the original SOFTWARE only and in no case shall the Limited Warranty apply to any copies of the original SOFTWARE. Any replacement SOFTWARE will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. THESE REMEDIES ARE NOT AVAILABLE OUTSIDE THE UNITED STATES OF AMERICA.

**NO OTHER WARRANTIES.** The Company disclaims all other warranties, either expressed or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose, with respect to the SOFTWARE, any accompanying written materials, and any accompanying hardware. This limited warranty gives you specific legal rights. You may have others, which vary from state to state.

**NO LIABILITY FOR CONSEQUENTIAL DAMAGES.** In no event shall The Company or its agents or suppliers be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use of or inability to use this product, even if The Company has been advised of the possibility of such damages. Because some states do not allow the exclusion of liability of consequential or incidental damages, the above limitation may not apply to you.

**For more information about The Company's licensing policies,  
please call the Parker Hannifin Legal Department at (216) 896-3000.**

