

**DATAMAX(TM) CORPORATION
END USER LICENSE AGREEMENT FOR CLASSSMART(TM)
SOFTWARE**

NOTICE: This ClassSmart(TM) software License Agreement ("License") is a legal agreement between an individual and/or a business and the DataMax(TM) Corporation ("DataMax") for the use of ClassSmart software ("Software"); which includes computer software, associated media and printed materials, and may include on-line or electronic documentation. The DataMax Corporation licenses the ClassSmart Software only upon the condition that all of the terms contained in this License are accepted by the user. Please read the terms carefully before opening the ClassSmart Software package. By opening the package, installing, copying, or otherwise using the Software, you agree to be bound by the terms of this License. If you do not agree to the terms of this License, promptly return the Software to the DataMax Corporation within thirty (30) days for a full refund of any monies paid to date (less any training and/or associated costs incurred by DataMax to distribute this Software to you).

SOFTWARE PRODUCT LICENSE

ClassSmart software is protected by United States Copyright Laws and international treaties, as well as other intellectual property laws. ClassSmart software is the property of the DataMax Corporation and is licensed, not sold. This License to operate ClassSmart software is granted to a Licensee and is limited to installation solely on computers operated by the Licensee. While the DataMax Corporation continues to own the Software, a Licensee will have certain rights to use the Software after acceptance of this license. Except as may be modified by a license addendum which may accompany this License, your rights and obligations with respect to the use of this Software are as follows:

GRANT OF LICENSE

This License is granted for installation of ClassSmart software on computers at not more than one physical location operated by a Licensee. The term location used in this License is defined as a physical building or site where business is conducted in the trade or business for which this ClassSmart software has been licensed. Within that location there is no limit to the number of computers on which ClassSmart software can be installed. In establishing the "Number of Locations" installed and subject to the terms of this License, regardless of whether a computer actually exists at a physical location if that location's data is being input and/or tracked using ClassSmart software, the Location is to be counted as a "Licensed Location" and subject to a licensing fee. Under certain circumstances, and at the sole discretion of the DataMax Corporation, a location under the above definition may be excluded from a licensing fee requirement.

You agree to notify the DataMax Corporation of all locations where the ClassSmart software shall be installed and the number of computers that

ClassSmart will be operated on at each location. This Software may be transferred to another individual or entity other than named in this License only upon the written notification to the DataMax Corporation by the Licensee named in this License and upon the express written approval and authorization by the DataMax Corporation and the acceptance of the terms of the Licensing Agreement in place at the time of transfer by the individual or entity the Software is being transferred to. This transfer option is based upon the provision that the original Licensee retains no copies of the Software and discontinues any and all use of the Software or Software materials.

Installation on more computers than granted under this License shall require the issuance of a License Addendum or additional Licenses by the DataMax Corporation and may require the payment of additional licensing fees. You may not provide the Software to other companies or organizations that offer services with you at shared facilities or facilities you lease or rent. You may store or install a copy of the Software on a storage device, such as a network server or tape backup unit.

RESTRICTIONS AND LIMITATIONS

You may not rent, lease, assign, transfer, translate, sublicense, distribute, resell, loan or provide a copy of the Software (original materials or a copy of the Software) to any person or entity. You may not create derivative works based upon the Software. You may not, nor allow others to; modify, adapt, reverse engineer, decompile, disassemble, make any attempt to discover the source code of the Software, or reduce the Software to a human readable form, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation. Without prejudice to any other rights, the DataMax Corporation may terminate this License if you fail to comply with any of its terms and conditions. In such event, you shall destroy all copies of the Software and all of its component parts.

PROTECTION AND SECURITY

You agree to extend your best effort and to take all reasonable steps to safeguard the Software to ensure that no unauthorized person shall have access thereto and that no unauthorized copy, publication, disclosure or distribution in whole or in part, in any form, shall be made. You acknowledge that the Software contains valuable confidential information and trade secrets and that unauthorized use and/or copying are harmful to the DataMax Corporation and other entities associated with ClassSmart software.

COPYRIGHTS

All title and copyrights in and to the Software (including but not limited to any images, photographs, animation, video, audio, music, text and applets incorporated into the Software), the accompanying materials and any copies of the Software are owned by DataMax. The Software is protected by copyright laws and international treaty provisions. Therefore, you must treat the Software

like any other copyrighted material. You may not copy the printed materials accompanying the Software. You agree to use the Software only in the country for which DataMax authorizes its use and which is noted in your specific License Agreement. You further agree that the Software will not be transferred or exported, directly or indirectly, outside of that country.

MULTI-MEDIA SOFTWARE AND ENHANCEMENTS

You may receive the Software in more than one medium. Regardless of the type or size of medium you receive, you shall treat all media as one Software package. From time to time the DataMax Corporation may, at its sole discretion, advise you of updates, upgrades, enhancements or improvements to the Software and/or new releases of the Software (collectively, "Enhancements"), and may License you to use such Enhancements upon payment of fees as may be established by the DataMax Corporation. All such Enhancements to the Software provided to you shall also be governed by the terms of this License.

MISCELLANEOUS

This License is governed by the laws of the State of Texas. Should you have any questions concerning this License, or wish to contact the DataMax Corporation for any reason, please write: DataMax Corporation / P.O. Box 426 / Argyle, TX, TX 76226.

LIMITED WARRANTY

The DataMax Corporation warrants that the Software will perform substantially in accordance with the corresponding Software written materials for a period of sixty (60) days from the date of delivery of the Software to you. The DataMax Corporation does not warrant that the Software will meet your requirements or that operation of the Software will be uninterrupted or that the Software will be error-free.

Some states and jurisdictions may not allow limitations on duration of an implied warranty, so the above limitation may not apply. DataMax Corporation and DataMax are not responsible or liable for problems associated with or caused by incompatible operating systems or equipment, or for problems in the interaction of the Software with software not furnished by the DataMax Corporation.

No oral or written information or advice given by DataMax Corporation or its dealers, distributors, employees or agents shall in any way extend, modify or add to the foregoing warranty.

Your sole remedy in the event of a breach of this warranty will be that the DataMax Corporation, DataMax and their suppliers' entire liability and your exclusive remedy shall be, at DataMax Corporation's option, either (a) return of the price paid (less any training costs), or (b) repair or replacement of the Software that does not meet the Limited Warranty as provided and which is returned to the DataMax Corporation. This Limited Warranty is void if the failure

of the Software has resulted from an accident, abuse or misapplication. Any replacement of the Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

NO OTHER WARRANTIES

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE DATAMAX CORPORATION AND DATAMAX DISCLAIM ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH REGARD TO CLASSSMART, 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

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL THE DATAMAX CORPORATION, DATAMAX OR THEIR SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE CLASSSMART, EVEN IF THE DATAMAX CORPORATION OR DATAMAX HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.