Global Electronics, Ltd. 500 N 56th Street Suite 15 Chandler, Arizona 85226 Software License

This a legal agreement between you, an individual or a single entity end-user (hereinafter sometimes referred to as "you") and GLOBAL ELECTRONICS, LTD., an Arizona Corporation, (hereinafter sometimes referred to as "GLOBAL ELECTRONICS, LTD." or "we") which sets forth the terms and conditions under which you may use the GLOBAL ELECTRONICS, LTD. software product you are installing (the "Agreement"). By installing, copying or otherwise using this software product, whether this is an initial installation or an update, you accept the terms and conditions of the Agreement set forth in the following, which supercedes any and all prior agreements between us. Global Reserves the right to modify or extend the terms of this license agreement at any time and for any reason, without notice.

1. LICENSE:

All right, title and interest in and to the enclosed Software and Documentation belongs to GLOBAL ELECTRONICS, LTD. GLOBAL ELECTRONICS, LTD. grants and you accept, a non-exclusive, non-transferable license to use the Software and documentation, pursuant to the following Agreement.

2. DEFINITIONS:

Your right to use the Software and Documentation under this Agreement is called the "License." "Software" means the particular GLOBAL ELECTRONICS, LTD. Software computer program recorded on the enclosed CD-ROM(s) or provided to you in any form including upload or download, any update thereto which we may later provide to you, any back-up copies made, and the CD-ROMs themselves and/or other media. "Documentation" means the User Manual, Help File printouts you create or we supply, and other materials packaged with the Software or later provided to you by us.

3. LICENSE; RENEWAL; TERMINATION:

We license the Software to you for a specified Physical Location referred to as a Site, for a specified period of time in consideration for your payment of a fee paid to us on an, annual or other periodic basis – normally 1 year. Such License is valid for the time period (1 year) and the number of users and/or units specified. We may provide you with the registration key(s) necessary to maintain the functioning of the program on a periodic basis, upon your payment of the required license renewal fee for the Software. However, if the renewal fee is not paid on or before the date of expiration of the then-current term of the License, your License will terminate and you will have no right to continue to use the Software and the Software may discontinue running. In that event, the Software may discontinue running ceasing operation of the Alarm and/or Keypad control systems. Additionally, you may not be able to obtain technical support or product updates. You may terminate the License at any time by destroying the CD-ROM containing the program together with all copies, modifications and merged portions in any form. Of course, the License will also terminate if you fail to comply with any term or condition of this Agreement, fail to make timely payments for any purchase from Global Electronics, its subsidiaries or subcontractors OR any other Contract(s) which you may have with Global or its subcontractors. Global may terminate, cripple, shorten or otherwise modify the license key(s) for any reason, including but not limited to, default by Customer on any part of any contract with Global or its subcontractors. Global is NOT required to advise Customer of any change that may take place to their license key. It is the Customers sole responsibility to maintain Contract and License Compliance. Further, Global may, at its sole discretion, decline to renew a license for any reason.

4.SOFTWARE PRODUCT UPGRADE/UPDATE POLICY

An upgrade is a major change in a product denoted by a new version number (e.g. version 1.0 to 2.0). An update is a minor change in a product denoted by a tenth release made available within the same version (e.g. 1.0 to 1.1) or a hundredth release made available within the same version (e.g. 1.01 to 1.02).

With each Single User Copy License purchased:

Any updates released for your initial purchased version are free.

If you own an older release, you can buy the newest software release at a then prevailing upgrade price.

Example: You buy Axcys 1.0. Therefore, you are eligible to update to Axcys 1.01 or Axcys 1.1(free update). You may not upgrade for free to a future release of Axcys 2.0 or higher.

GLOBAL ELECTRONICS, LTD, RIGHTS:

Our Software and Documentation contain confidential, unpublished information protected by copyright, trade secret and trademark laws of various jurisdictions and by international treaties. You may not disclose the Software or Documentation to others, or remove or alter the ownership and copyright notices on the CD-ROM provided to you which contains the Software or the Documentation. You must prevent any unauthorized use, copying, or disclosure of the Software and Documentation. Global may, at any time, for any reason and without notice alter the terms of this license. For the most current license, please contact GLOBAL ELECTRONICS, LTD. These obligations survive any termination of the License. Global Reserves the right to modify or extend the terms of this license agreement at any time without notice.

6. LIMITATIONS ON USE OF SOFTWARE:

You may install the Software and Documentation for data processing operations on a single computer or network, provided however, that the Software may only be installed on and accessed from a number of work-stations equal to or less than the number of user licenses obtained by you and/or number of licensed units. So long as the Software is used for data processing by only the authorized number of users, you may transfer it from one computer to another, copy the Software into machine readable form for backup purposes or utilize it on multiple systems for training or other non-data processing functions. You may not otherwise copy or use the materials in either whole or part. You may not lend, lease, rent, sublicense or otherwise transfer the materials or your rights under this license. You may not translate, decompile, disassemble or convert the Software into another programming language, or produce derivatives of the materials.

7. LIMITED WARRANTY AND DISCLAIMER OF OTHER WARRANTIES:

THERE ARE NO WARRANTIES, EITHER EXPRESSED OR IMPLIED, FOR THE SOFTWARE OR DOCUMENTATION, PROVIDED, HOWEVER THAT WE DO WARRANT THAT THE SOFTWARE WILL PERFORM SUBSTANTIALLY IN ACCORDANCE WITH THE DOCUMENTATION FOR A PERIOD OF NINETY DAYS FROM YOUR RECEIPT THEREOF. WE EXPRESSLY DISCLAIM ANY WARRANTY AS TO PERFORMANCE OF THE SOFTWARE AS INSTALLED ON ANY PARTICULAR COMPUTER, COMPUTER NETWORK OR DEVICE THEREIN. WE ALSO EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, INCLUDING (WITHOUT LIMITATION)IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN THE EVENT THAT YOU ARE NOT SATISFIED WITH THE PERFORMANCE OF THE SOFTWARE, YOUR SOLE REMEDY IS TO RETURN THE PRODUCT TO US IN EXCHANGE FOR A CREDIT TO YOUR Global Electronics, Ltd. ACCOUNT OF THE PURCHASE PRICE, LESS SHIPPING, HANDLING, UNPAID SUPPORT CHARGES AND A 15% RESTOCKING FEE. NO CASH REFUNDS SHALL BE MADE UNDER ANY CIRCUMSTANCE. OUR LIABILITY TO YOU OR ANYONE ELSE FOR DAMAGES SHALL NOT EXCEED THE LICENSE FEE PAID TO GLOBAL FOR THE SOFTWARE AND DOCUMENTATION. IN NO EVENT SHALL WE, OR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION, OR DELIVERY OF THE SOFTWARE OR DOCUMENTATION, BE LIABLE FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES RESULTING FROM THE USE OF THE SOFTWARE OR DOCUMENTATION OR ARISING OUT OF ANY BREACH OF ANY WARRANTY, EVEN IF CAUSED BY THE NEGLIGENCE OF GLOBAL ELECTRONICS, LTD. (Please Note: Some states do not allow the exclusion or limitation of implied warranties or liability for incidental or consequential damages so the above exclusion and limitation may not apply to you.)

8. NETWORK\HARDWARE DISCLAIMER:

GLOBAL ELECTRONICS, LTD. may provide general recommendations as to hardware, software and networks upon which the Software is intended to function. However, we do not provide technical or other support with respect to the installation and maintenance of any particular computer, network or other hardware. Thus, we expressly disclaim any representation, warranty or guarantee that the Software will function as intended while running on any particular device, computer or computer network.

9. SUPPORT SERVICES:

GLOBAL ELECTRONICS, LTD. may provide you with support services related to the Software ("Support Services"); provided, however that use of Support Services is subject to and controlled by our policies and procedures set forth in this Agreement, in the Documentation and any other materials published by us in any media. Support Services expressly exclude the installation and maintenance of particular devices, computers or networks and will be available to you only if you hold a current License. GLOBAL ELECTRONICS, LTD. is not obligated to provide Support Services or to provide support services on a no-charge basis, and retains the discretion to establish, modify or waive any fee, procedure or policy at any time and without any further notice to you.

10. RETURN POLICY:

Global retains the right to change in any way, at any time its policies without notice. Please call us for specific return policies.

11. ENTIRE AGREEMENT:

This Agreement sets forth the entire agreement and understanding between the parties and may be amended only in a writing signed by both parties hereto. This Agreement takes the place of any prior agreement, oral or written, and any other communications between us concerning the Software and Documentation, and supercedes any prior agreement, whether your current License is your initial License or a renewal of a previously granted License. NO VENDOR, DISTRIBUTOR, DEALER, RETAILER, SALES PERSON, OR OTHER PERSON IS AUTHORIZED TO MODIFY THIS AGREEMENT OR TO MAKE ANY WARRANTY, REPRESENTATION OR PROMISE WHICH IS DIFFERENT THAN, OR IN ADDITION TO THIS AGREEMENT.

12. GENERAL TERMS AND CONDITIONS:

This Agreement shall be construed in accordance with the laws of the State of Arizona, and the United States of America. In the event any legal action becomes necessary to enforce or interpret the terms of this Agreement, the parties agree that any legal action will be brought in the Arizona state courts or the United States federal courts, with venue agreed to be Maricopa County, Arizona. Any term of this Agreement found to contravene a jurisdiction's law will be deleted without affecting the remaining terms. Any waiver by us of a breach of this Agreement shall not constitute a waiver of any later breach. No legal action arising out this Agreement may be started by you more than one year after the cause of action has accrued. In any legal action to enforce this Agreement, Global shall be entitled to recover its reasonable expenses and attorney's fees.