

ELECTRONIC END USER LICENSE AGREEMENT FOR C-IMS

IMPORTANT NOTICE: THIS ELECTRONIC END USER LICENSE AGREEMENT ("AGREEMENT") FOR C-IMS IS A LEGAL AGREEMENT BETWEEN YOU, THE CUSTOMER/SHIPPER ("You" OR "Your") AND DGF ("DHL"). YOU SHOULD PRINT AND READ THE ENTIRE AGREEMENT AND IF YOU DESIRE TO PROCEED, CLICK "AGREE" AT THE END OF THIS AGREEMENT. IF YOU DO NOT DESIRE TO PROCEED, CLICK "CANCEL" AT THE END OF THIS AGREEMENT. BY CLICKING "AGREE" ACCESSING OR OTHERWISE USING THE C-IMS AS DESCRIBED BELOW, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DHL IS UNWILLING TO GRANT ACCESS TO C-IMS AND, YOU MAY NOT USE ANY PART OF C-IMS.

1) DHL grants You a non-exclusive, non-transferable, non-sublicensable and non-assignable license to use C-IMS during the term of this Agreement, subject to any license restrictions contained in this Agreement. All rights not expressly granted to You are reserved by DHL.

2) C-IMS is owned by DHL, and its structure, organization and code are valuable trade secrets of DHL and are protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties, and You agree not to alter any copyright notices on C-IMS. Any recommendations, ideas, modifications, configurations, improvements, contributions, corrections, enhancements, or the like relating to C-IMS that are submitted by You to DHL, and which may or may not be incorporated into C-IMS or any other software, in whole or in part, shall be the sole property of DHL, and the same, together with any copyrights, trade secrets, patent rights and other intellectual property rights thereto will be, and hereby are, assigned to DHL. This Agreement does not grant You any rights in connection with any trademarks or service marks of DHL or its suppliers.

3) You acknowledge and agree that C-IMS and all related technical data constitute information proprietary to DHL. You will take no actions of any kind inconsistent with DHL's rights, including without limitation, the duplication, adaptation, translation or imitation of C-IMS or its components in whole or in part, and derivation of the software source code by reverse engineering, disassembling or decompiling.

4) You acknowledge that You may have access from time to time to DHL's and other third party networks via use of C-IMS, and with regard to such access, You agree not to (i) probe DHL's or third party hosts or networks without prior written permission, (ii) breach the security of a host, network component or authentication system, (iii) monitor data on DHL's or third party networks or systems without prior written permission, (iv) originate malformed data or network traffic that results in damage to, or disruption of, a service or network connected device, (v) forge data with the intent to misrepresent the origination user or source, or (vi) access, reproduce, or transmit any information not belonging to You. In the event that you access any information or document in error You agree to promptly notify DHL and delete any such information or documents received or downloaded from C-IMS.

5) Each of DHL and You have incorporated in this Agreement our entire understanding as to the subject matter herein. No modification of any term or condition contained herein shall be effective unless the same is in writing and executed by both You and DHL.

6) DHL LICENSES C-IMS TO YOU "AS IS" AND EXPRESSLY DISCLAIMS ANY OTHER WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. DHL MAKES NO WARRANTY OR REPRESENTATION REGARDING THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF C-IMS, REGARDING THE ACCURACY OR RELIABILITY OF ANY INFORMATION OBTAINED THROUGH C-IMS, REGARDING ANY TRANSACTIONS ENTERED INTO THROUGH C-IMS OR THAT THE PRODUCTS WILL MEET ANY USER'S REQUIREMENTS, OR BE UNINTERRUPTED, TIMELY, SECURE OR ERROR FREE. USE OF C-IMS IS AT YOUR SOLE RISK. ANY MATERIAL AND/OR DATA DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF C-IMS IS AT YOUR OWN DISCRETION AND RISK. YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOU RESULTING FROM THE USE OF C-IMS. THE ENTIRE RISK ARISING OUT OF USE OF C-IMS REMAINS WITH YOU.

7) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL DHL BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, EXEMPLARY OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS OR DAMAGE) ARISING OUT OF THIS AGREEMENT OR IN CONNECTION

WITH THE USE OF C-IMS, WHETHER ARISING IN TORT (INCLUDING NEGLIGENCE) CONTRACT OR ANY OTHER LEGAL THEORY, EVEN IF DHL HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8) This Agreement will be governed by the laws of the State of Florida, excluding the application of its conflicts of law rules, and each party hereto hereby submits to the exclusive jurisdiction of the court of competent jurisdiction in the County of Broward, State of Florida. This Agreement will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded hereby. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms. This agreement shall automatically terminate upon failure by You to comply with its terms.

9) You acknowledge that if C-IMS, or any material portion thereof, is held by a court of competent jurisdiction to infringe, or if DHL believes that C-IMS may be subject to a claim for infringement of any patent, copyright, trademark or trade secret of any third party, DHL shall in its sole reasonable judgment and at its expense (a) replace or modify C-IMS provided by DHL so as to be non-infringing; or (b) obtain for You a license to continue using C-IMS software; or (c) if non-infringing software or a license to use the software cannot be obtained upon commercially reasonable terms, DHL may terminate this agreement and require You to stop using C-IMS. This section states DHL's entire liability and Your sole and exclusive remedy for any claim of intellectual property infringement by, or with respect to, C-IMS.

10) You acknowledge that DHL is not assuming any responsibility as a record keeper for You under the customs laws of the United States by making certain documents and information available through C-IMS. You further acknowledge that You retain responsibility for complying with all applicable customs and import-export laws, including but not limited to importer of record and other recordkeeping requirements, and that You are not relying on the documents and information available through C-IMS to fulfill such requirements.

11) All services DHL provides to You are governed by DHL's standard terms and conditions, including but not limited to the terms and conditions contained on DHL's waybills, bills of lading or NCBFAA terms and conditions as adopted by DHL (copies of which may be found at DHL's website), unless You and the DHL entity providing the service have expressly agreed otherwise in separate written agreement.

By clicking the "Agree", You are acknowledging that You have read and understood the entire Agreement and are entering into, and agreeing to be bound by all of the terms of the above Agreement. You understand that if You do not accept the above Agreement in its entirety without modification, then You should click "Cancel" and discontinue using C-IMS.