SIMU-EX Software License Agreement



Important: All SIMU-EX software programs are licensed on the condition that the licensee agrees to the following license. Read this license carefully. If you do not agree to the terms contained in this license do not license the software. If you agree to the terms contained in this license continue with your licensing from a SIMU-EX website of the Entrepreneurship simulation for 4-Quarters.

Important: All SIMU-EX software programs are licensed by SIMU-EX to the licensee for his or her use only and on the terms set forth in this agreement. Continuing with the License purchase indicates your acceptance of these terms (the license). SIMU-EX agrees to grant and a licensed agrees to accept on the following terms and conditions nontransferable and nonexclusive license to use the software programs (license programs) herein 'delivered' with this agreement.

Term: The license is effective until terminated upon the completion of four quarters of gameplay in the designated date or Course End date whichever occurs first. Licensee may terminate at any time by deleting their User login. It will also terminate if licensee fails to comply with any terms or conditions of this license agreement. Licensee agrees upon such termination, to stop using the program in any form.

License: Each program license granted under this agreement authorizes the licensee to use the license program via an Internet connection. Under no circumstances or events will the license be shared by more than one individual.

This agreement and any of the licenses, programs, or materials to which it applies may not be assigned, sublicensed or otherwise transferred by the licensee. SIMU-EX, licensee shall have no right to copy the license program in whole or in part. Source codes and object codes are not provided to any licensee at any time under this agreement. Title and ownership to the license programs and industrial property rights in them are not transferred to licensee.

Permission to copy or modify license programs

The license programs are copyrighted and may not be copied, shared or reproduced in whole or in part in accordance with the conditions noted below:

- A) Under no circumstances may the license program be copied for the purpose of resale or distribution to unauthorized, non-licensed third parties.
- B) Protection and security: the licensee acknowledges that the rights in programs constitute a valuable trade secret that is to be kept confidential. The licensee agrees not to provide or otherwise make available any license program, including but not limited to program listing source codes, any object codes in any form, to any persons.

Limited Warranty:

A) SIMU-EX warrants that the system (Entrepreneur Simulation Software) will perform those functions described in the user guide. The user guide is hereby incorporated by reference into this license. The licensee specifically acknowledges they have reviewed the user guide. This is not a custom software agreement. This is not a contract to develop software. The system will not perform other than is specified in the user guide. SIMU-EX makes no other warranty as to the design, capability, capacity, or suitability of the software programs (Entrepreneur Simulation Software). Any statements made by



SIMU-EX to employees or resellers including but not limited to statements regarding capabilities, suitability for use, or performance of its software shall not be deemed a warranty or representation by SIMU-EX, nor give rise to any liability or obligation of SIMU-EX. SIMU-EX does not warrant that the functions contained in the license program to meet licensee's requirements or that the operational license program will be uninterrupted or error-free. No good or service is warranted to be error free. The warranty period shall be the lesser of (1) the standard length of the course being taken by the licensee, (2) six months from the date of the licensing, (3) completion of the Games 4-Quarters. This warranty extends only to the original licensee and shall not extend to anyone else.

- B) Licensee's exclusive remedy in the event of a defect is limited to the correction of the defect by adjustment or repair. This warranty is void if the software has been subjected to improper or abnormal use. Further, any enhancements, modifications, unauthorized fixes or unauthorized patches to license programs, other than those published by SIMU-EX shall fully and finally void and waive all warranties or obligations on the part of SIMU-EX to licensee or any other entity as to functions, system performance or otherwise.
- C) For the purpose of subparagraph B above, the term defect shall mean a significant deviation between the program and the user guide and to correct shall mean solely to affect corrections that will bring them into agreement. Any changes in the user license by SIMU-EX shall be for the purpose of removing errors in documentation, providing consistency of interpretation and or describing improvements, made in the reference license programs.
- D) Except as provided herein, SIMU-EX expressly excludes all warranties, express or implied including warranties of merchantability and fitness for a particular purpose. The sole obligation of SIMU-EX shall be to make available all publish modifications or updates made by SIMU-EX to license program provided licensee has read and agreed to the software license agreement.

Limitation of liability

- A) SIMU-EX shall have no liability or responsibility to any licensee with respect to any liability, loss or damage caused or to be caused directly or indirectly by the programs licensed or furnished herein but not limited to any interruption of service, loss of data, loss of business or anticipatory profits or consequential damages. Arising out of or in connection with the contract or tort, including negligence.
- B) SIMU-EX shall not be liable for any damages caused by delay in delivering or furnishing any product or results. SIMU-EX makes no representation that the website will be uninterrupted, timely, secure, or error free. SIMU-EX makes no representation that the results obtained from the Entrepreneur Simulation will be accurate or reliable.
- C) SIMU-EX shall not assume any responsibility for the overall effectiveness and efficiency of the operating environment in which the equipment and software are to be functioning in.
- D) No action, whether in contract or tort including negligence, arising out of or in connection with this agreement may be brought more than one year after the cause of action has accrued or more than one year after the date of delivery to licensee, whichever occurs first. This paragraph D shall not apply to



actions for nonpayment or to actions for violations or infringements of rights relating to the software license.

E) Notwithstanding the limitations and warranties provided in this agreement, SIMU-EX's liability for damages incurred by any party shall not exceed the amount paid by said party for software involved.

General: This license shall apply to all error, malfunction or update programs which may hereafter be addressed. If any of the provisions or portions thereof of this agreement are invalid they are to that extent deemed omitted. This agreement shall be interpreted in accordance with the laws of the State of Florida. The software is furnished for use only by licensee and only for the 4-Quarter duration of the Game.