



TARGETRY SYSTEM - LICENSE AGREEMENT

This Paragon Tactical Inc. (PTI) License Agreement (the "Agreement") applies to each PTI Software Product that You acquire, whether it is preinstalled on or included with a PTI hardware product, acquired separately, or downloaded by You from a PTI Web site or a third-party Web site approved by PTI. It also applies to any updates or patches to these Software Products. This license agreement does not apply to non-PTI software that's either preloaded on or downloaded to your product. Also, certain Software Products developed by or for PTI in conjunction with a third party may be governed under separate terms. Therefore, for more information on non-PTI or co-developed Software Products, please review the license agreements or terms associated with those products.

PTI will license the Software Product to You only if You accept this Agreement. You agree to the terms of this Agreement by clicking to accept it or by installing, downloading, or using the Software Product.

If You do not agree to these terms, do not install, download, or use the Software Product(s).

- **If You acquired the Software Product(s) and paid a license fee, return the Software Product to the party from whom You acquired it to obtain a refund or a credit of the amount You paid.**

- **If You acquired the Software Product(s) preinstalled on or provided with a PTI hardware product, You may continue to use the hardware product, but not the Software Product(s) covered under this Agreement.**

"Software Product" includes PTI Targetry Control Software or Range Control Software (whether preinstalled or provided separately) and related licensed materials such as documentation.

"You" and **"Your"** refer either to an individual person or to a single legal entity such as a Police Department or a Shooting Range business.

1. Entitlement

You must maintain Your original dated sales transaction document, such as a receipt, invoice, contract or similar document, as Your proof of Your right to use the Software Product. The transaction document specifies the usage level acquired. If no usage level is specified, You may install and use a single copy of the Software Product on a single hardware product. Your transaction document also provides evidence of Your eligibility for future upgrades, if any. For Software Products preinstalled on, included with, or distributed at no charge for use on a PTI hardware product, Your hardware product sales transaction document is also the proof of Your right to use the Software Product.

2. License

The Software Product is owned by PTI or a PTI supplier, and is copyrighted and licensed, not sold. PTI grants You a nonexclusive license to use the Software Product when You lawfully acquire it.

You may a) use the Software Product up to the level of use specified in Your transaction document and b) make and install copies, including a backup copy, to support such use. The terms of this Agreement apply to each copy You make. You may not remove or alter any copyright notices or legends of ownership.

If You acquire the Software Product as a program upgrade, after You install the upgrade You may not use the Software Product from which You upgraded or transfer it to another party.

You will ensure that anyone who uses the Software Product (accessed either locally or remotely) does so only for Your authorized use and complies with the terms of this Agreement.

You may not a) use, copy, modify, or distribute the Software Product except as provided in this Agreement or in any way that violates any applicable laws including but not limited to copyright laws; b) reverse assemble, reverse compile, or otherwise translate the Software Product except as specifically permitted by law without the possibility of contractual waiver; or 3) sublicense, rent, or lease the Software Product.

PTI may terminate Your license if You fail to comply with the terms of this Agreement. If PTI does so, You must destroy all copies of the Software Product.

PTI may use System Update program to update Software Products on your system. PTI may notify you of some critical updates from time to time. Updates are classified as critical when they are needed for the system to function properly. Failure to install critical updates could result in data corruption or loss, a major system malfunction, or a

hardware failure. For example, critical updates could include an update to the hard-disk-drive firmware, a BIOS upgrade, a device-driver fix, or a fix for the operating system or other preinstalled software. You can disable this automatic feature by changing the settings of the System Update program at any time.

3. Transferability

You may not transfer or assign the Software Product to any other party, except as permitted in this section. Preinstalled Software Products are licensed for use only on the PTI hardware product on which they are preinstalled or included with and may be transferred only with that PTI hardware product. They may not be transferred independent of the PTI hardware product.

4. Third Party Software Components and Products

Some PTI Software Products and future updates and patches may contain third party components, which may include Microsoft Windows Pre-installation Environment. These third party components are provided to You under separate terms and conditions different from this Agreement, typically found in a separate license agreement or in a README (or similarly titled) file. The third party's license terms and use restrictions will solely govern the use of such components.

Third Party Software Products provided by PTI may be governed by the terms of this Agreement but are usually licensed by the Third Party under its own terms and conditions. Third Party Software Products that are not licensed by PTI are subject solely to the terms of their accompanying license agreements.

5. Software Product Specifications

The Software Product specifications and specified operating environment information may be found in documentation accompanying the Software Product, if available, such as a README or similarly titled file, or otherwise published by PTI.

6. Charges

Charges for the Software Product are based on the level of use acquired. If You wish to increase the level of use, contact PTI or the party from whom You acquired the Software Product. Additional charges may apply. If any authority imposes a duty, tax, levy or fee, excluding those based on PTI's net income, upon the Software Product, then You agree to pay the amount specified or supply exemption documentation. You are responsible for any personal property taxes for the Software Product from the date that You acquire it.

7. No Warranty

The Software Product(s) is provided to You "AS IS."

SUBJECT TO ANY STATUTORY WARRANTIES WHICH CANNOT BE EXCLUDED, PTI MAKES NO WARRANTIES OR CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT, REGARDING THE SOFTWARE PRODUCT OR TECHNICAL SUPPORT, IF ANY. PTI does not provide technical support, unless PTI specifies otherwise in writing.

8. Limitation of Liability

Circumstances may arise where, because of a default on PTI's part or other liability, You may be entitled to recover damages from PTI. In each such instance, regardless of the basis on which You are entitled to claim damages from PTI (including fundamental breach, negligence, misrepresentation, or other contract or tort claim), except and to the extent that liability cannot be waived or limited by applicable laws, PTI is liable for no more than the amount of actual direct damages suffered by You, up to the amount You paid for the Software Product. This limit does not apply to damages for bodily injury (including death) and damage to real property and tangible personal property for which PTI is required by law to be liable.

This limit also applies to PTI's suppliers and resellers. It is the maximum for which PTI, its suppliers and resellers are collectively responsible.

UNDER NO CIRCUMSTANCES IS PTI, ITS SUPPLIERS OR RESELLERS LIABLE FOR ANY OF THE FOLLOWING EVEN IF INFORMED OF THEIR POSSIBILITY: 1) THIRD PARTY CLAIMS AGAINST YOU FOR DAMAGES; 2) LOSS OF, OR DAMAGE TO, YOUR DATA; OR 3) SPECIAL, INCIDENTAL, OR INDIRECT DAMAGES OR FOR ANY ECONOMIC CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS, BUSINESS REVENUE, GOODWILL, OR ANTICIPATED SAVINGS. SOME STATES OR JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

9. Consumer Rights

Nothing in this Agreement affects any statutory rights of consumers that cannot be waived or limited by contract. You may have additional consumer rights under applicable local laws, which this Agreement cannot change.

10. General

- a) In the event that any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions of this Agreement remain in full force and effect.
- b) You agree to comply with all applicable export and import laws and regulations.
- c) Neither You nor PTI will bring a legal action under this Agreement more than two (2) years after the cause of action arose unless otherwise provided by local law without the possibility of contractual waiver or limitation.

11. Dispute Resolution

This Agreement shall be construed by and governed under the laws of the State of **California** excluding its principles of conflicts of laws and the parties hereby irrevocably agree to submit to the jurisdiction and venue of federal or state courts located in the State of **California** to resolve any dispute arising hereunder or relating hereto.