



GLOBAL ENERGY INNOVATIONS SOFTWARE LICENSE AGREEMENT

Global Energy Innovations software is furnished subject to the terms and conditions of this agreement. Use of any Global Energy Innovations' software products will be considered acceptance of the agreement terms set forth below.

Global Energy Innovations grants you the right to use and copy its software products in their original form solely for non-commercial use within your organization.

The software products on this website and the Global Energy Innovations Support Site (<http://support.globalei.com>) are owned by Global Energy Innovations or its suppliers and are protected by United States copyright laws and international treaty provisions. In consideration of the Grant of License, you agree that any copy of this software product which you make shall retain all copyright and other proprietary notices in the same form and manner as on the original. Except as specified above, nothing contained herein shall be construed as conferring by implication, estoppel or otherwise any license or right under any patent, trademark or copyright of Global Energy Innovations.

This license is effective upon your acceptance of the above agreement and shall remain in effect until terminated by failure on your part to comply with the license agreement. Upon termination of the license agreement, you shall destroy all copies of the software product and associated support materials.

You may not reverse engineer, decompile, or disassemble this software product.

Where terms or conditions of this agreement conflict with terms or conditions of other agreements, this agreement supersedes other agreements.

This software products supplied by Global Energy Innovations are provided "AS IS" WITHOUT WARRANTY OR CONDITIONS OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. Global Energy Innovations shall not be liable to any person or entity under any circumstances for any special, incidental, indirect or consequential damages, including, without limitation, damages resulting from use of or reliance on its software products, loss of profits or revenues or costs of replacement goods, even if informed in advance of the possibility of such damages.

This agreement and license shall be governed in the United States by the laws of the State of California, USA.