

WELCOME TO THE INSTITUTE'S

FLEETWHIZ™

**SOFTWARE LICENSE
AND
USER AGREEMENT**

AVAILABLE FROM

FLEETTEXTBOOKS.ORG LLC

**THE FLEET ASSET–INVENTORY–LABOR
INTEGRATION AND OPTIMIZATION
INSTITUTE**

AND FLEETWHIZ™ CD

**FLEETWHIZ™ SOFTWARE LICENSE AND USER AGREEMENT
TABLE OF CONTENTS**

FleetWhiz™ Software License and User Agreement..... 1

FLEETWHIZ™ SOFTWARE LICENSE AND USER AGREEMENT

Introduction. The FleetWhiz™ software is only for use by authorized users who have either entered into or have been specifically named by their Employer in a Master Software License Agreement with FleetTextBooks.org LLC. If you are unsure whether you are an authorized user, please contact FleetTextBooks.org LLC at Info@FleetTextBooks.org.

Read the Agreement below in its entirety before using the FleetWhiz™ software or viewing any information or material contained on this compact disk (the "Software Package"). By using the Software Package, you agree to be bound by the terms of this Agreement. If you do not agree, do not use the Software Package or any subpart thereof and return the Software Package and any related materials or copies of materials to FleetTextBooks.org LLC immediately for a full refund.

SOFTWARE LICENSE AND USER AGREEMENT

This Software License and User Agreement (the "Agreement") is by and between FleetTextBooks.org LLC, a Texas limited liability company, (the "Licensor"), and you (the "User") (collectively, the "Parties").

1. License. The Licensor hereby grants to the User a nonexclusive, royalty-free license (the "License") to use the FleetWhiz™ software and any information or material contained on this compact disk (the "Software Package") and is limited for use by the User on only those electronic devices in which the User uses in the performance of his or her job responsibilities including, but not limited to, the User's desktop computer, home computer, laptop, or hand-held electronic device (the "Authorized Devices"). The User agrees:

- a. that the User is an authorized user of the Software Package, as specified by a Master Software License Agreement with FleetTextBooks.org;
- b. that use of the Software Package by any other person is prohibited under this Agreement and requires the purchase of additional licenses from the Licensor;
- c. to make only one copy of the Software Package for backup purposes only, if desired;
- d. to use only one copy of the Software Package on any one of the authorized Devices at any given time; and
- e. that the Licensor is and remains the owner of all titles, rights, and interests in the Software Package and the FleetWhiz™ mark.

FLEETWHIZ™ SOFTWARE LICENSE AND USER AGREEMENT

Remarks: Continued from the previous page.

2. Express Limitations on the License. No other rights to the Software Package are granted to this License other than those specifically set forth in Section 1, and the User expressly acknowledges that:

- a. the User will not have the right to place the Software Package, any subpart thereof, or in any form whether electronic, print, or otherwise, on-line, on an Internet-accessible service, server, or any other privately or publicly available network for the User's use or for use by others;
- b. the User will not have the right to or allow others to create derivative works, or copy, release, redistribute, rent, lease, sub-license, transfer, or resell the Software Package or any subpart thereof, either in electronic, print, or any other form;
- c. the User will not have the right to circumvent, or make any efforts thereto, any encryption, password protection, or security features placed within the Software Package or any subpart thereof, or reverse engineer any parts of the Software Package;
- d. the License may not be transferred to any other persons or organizations without written request by the User or his or her employer, and without written approval from the Licensor;
- e. the Licensor reserves the right to allow the User to transfer the License with or without certification textbook credit and/or the career counseling and placement services, and
- f. this Agreement does not grant the User any rights to patents, copyrights, trade secrets, trademarks, or any other rights in the Software Package.

FLEETWHIZ™ SOFTWARE LICENSE AND USER AGREEMENT

Remarks: Continued from the previous page.

3. Limitation of Warranties and Remedies. TO THE FULL EXTENT ALLOWED BY LAW, THE LICENSOR DISCLAIMS ALL WARRANTIES, TERMS OR CONDITIONS, EXPRESSED OR IMPLIED, EITHER IN FACT OR OPERATION OF LAW, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES, TERMS, OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, WARRANTY OF NONINFRINGEMENT, AND SATISFACTORY QUALITY IN REGARD TO THE SOFTWARE PACKAGE. THE LICENSOR NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTION WITH THE SALE, INSTALLATION, MAINTENANCE, OR USE OF THE SOFTWARE PACKAGE. THE LICENSOR DOES NOT WARRANT THAT THE SOFTWARE PACKAGE WILL BE ERROR FREE. THE LICENSOR'S LIABILITY FOR DAMAGES OF ANY KIND, REGARDLESS OF THE FORM OF ACTION OR THEORY OF LIABILITY, WILL NOT EXCEED THE LICENSE FEE PAID UNDER THE MASTER SOFTWARE LICENSE AGREEMENT BY THE USER OR ITS EMPLOYER FOR USE OF THE SOFTWARE PACKAGE. IN NO EVENT WILL THE LICENSOR BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR SPECIAL DAMAGES, INCLUDING WITHOUT LIMITATION, LOST PROFITS OR REVENUES, EVEN IF THE LICENSOR HAS, OR SHOULD HAVE HAD, ANY KNOWLEDGE, ACTUAL OR CONSTRUCTIVE, OF THE POSSIBILITY OF SUCH DAMAGES.

4. Indemnification. The User agrees to defend, indemnify, and hold harmless the Licensor and its officers, employees, assignees and agents against any and all third party claims, suits, costs, losses, liabilities, and expenses of any kind (including reasonable attorneys' fees) that the Licensor may incur arising out of or resulting from the License granted hereunder or from any use of the Software Package, or any subpart thereof, by the User or any other person.

5. Choice of Law and Venue. THIS AGREEMENT WILL BE CONSTRUED AND GOVERNED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS WITHOUT APPLICATION OF CHOICE OF LAW PROMISES THAT WOULD REQUIRE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION. BY ENTERING INTO THIS AGREEMENT, ALL PARTIES IRREVOCABLY SUBMIT THEMSELVES TO THE EXCLUSIVE JURISDICTION OF THE STATE AND FEDERAL COURTS IN DALLAS COUNTY, TEXAS WITH REGARD TO ANY DISPUTE RELATED TO THIS AGREEMENT OR ITS ENFORCEMENT. THE PARTIES ALSO HEREBY WAIVE ANY CHALLENGE TO VENUE THEY MAY HAVE TO A LAWSUIT FILED IN A STATE OR FEDERAL COURT IN DALLAS COUNTY, TEXAS WITH REGARD TO ANY DISPUTE BETWEEN THE PARTIES RELATING TO THIS AGREEMENT OR ITS ENFORCEMENT.

FLEETWHIZ™ SOFTWARE LICENSE AND USER AGREEMENT

Remarks: Continued from the previous page.

6. Severability. If any provision of this Agreement is found to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of any of the remaining provisions will not in any way be affected or impaired and a valid, legal and enforceable provision of similar intent and economic impact will be substituted therefore.

7. Entire Agreement and Amendments. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous agreements. This Agreement may not be modified or otherwise amended except by an instrument in writing signed by the party against which enforcement is sought. In entering into this Agreement, all parties represent and warrant that they relied upon no prior representations, discussions, agreements, or negotiations and that this Agreement constitutes the entire agreement between the parties.

8. Injunctive Relief. FleetTextBooks and the User agree that in the event of any breach of Sections 1 and 2. FleetTextBooks will be irreparably harmed and the full extent of injury resulting therefrom will be impossible to calculate. Thus, FleetTextBooks will not have an adequate remedy at law. Accordingly, the User agrees that FleetTextBooks will be entitled to injunctive relief, without bond or security, in addition to having an action of law for damages.

© 2008 FleetTextBooks.org, LLC. All Rights Reserved. The FleetWhiz™ mark and the FleetWhiz™ software are property of FleetTextBooks.org LLC.