

USER LICENSE AGREEMENT FOR CONEXT SMARTBOX

PLEASE NOTE: PLEASE READ THIS DOCUMENT BEFORE ACCESSING THE LICENSED SOFTWARE FOR PURPOSES USING THE CONEXT SMARTBOX HARDWARE.

This document constitutes an agreement between you Schneider Electric Solar Inverters USA, Inc., a Washington corporation, on behalf of itself, its affiliates and its third party manufacturer and/or developer of the relevant software and/or products (hereinafter collectively referred to as "Schneider Electric"), regarding the Conext Smartbox software and the associated electronic or online manuals, if available (the "Software"), and/or texts, images, charts and other material in digital form ("Content data"), which are made available to you under this License Agreement. (Software and Content data are hereinafter referred to individually or jointly as "licensed software").

BY ACCESSING THE LICENSED SOFTWARE, YOU ACCEPT THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, PLEASE CLOSE THE SOFTWARE IMMEDIATELY. YOU ARE NOT AUTHORISED TO USE THE LICENSED SOFTWARE.

You undertake to use the licensed software in compliance with the following terms and conditions only.

- 1. Ownership and copyright: All rights, title and interests to the licensed software belong to Schneider Electric. Schneider Electric shall retain at all times all copyrights and other intellectual property rights to the licensed software and any copies made of it, regardless of their form. You shall not be granted any license going beyond that expressly granted by Schneider Electric under this Agreement and no right, neither express nor implied, to the intellectual property of Schneider Electric. You may not change, remove or delete the copyright notices included in the licensed software, including its copies.
- 2. License: Your license to the licensed software is not exclusive and not transferable.
 - (1) You may use the software on several computers for your own internal purposes ("use" means the saving, loading, installing, running or calling up of the software). You may not let, lease, sublicense, lend, sell, assign or transfer the software.
 - (2) You may copy, change and use the content data on several computers for your own internal purposes ("use" means the saving, loading, installing, running or calling up of the content data). You may not let, lease, sublicense, lend, sell, assign or transfer the content data or works derived from it. You may also print and use and copy the content data or works derived thereof ("prints") and pass on prints, if this is carried out for your own, non-commercial purposes. Schneider Electric shall not be liable for the your use of the content data or prints nor for compensation claims or court claims against you, which arise from or are otherwise associated with the use of the content data and prints, including the liability for expenses from compensation claims, losses, damage, court claims, court decisions, court costs and lawyers' fees.



- (3) Unless expressly agreed otherwise, you may not yourself or by third parties let, lease, sublicense, lend, sell, assign, transfer, copy, modify, adapt with other programs, translate, convert into another programming language, reconstruct the various production stages of the licensed software (reverse engineering), decompile, change, disassembly or create derived works of the software in full or in part, which are based in full or in part on the licensed software, unless this is expressly authorized under this Agreement or by statutory laws.
- (4) Schneider Electric gives no guarantee as to the accuracy, relevance, completeness, quality or usability of the data displayed by the licensed software for any of the purposes pursued by you. In particular, for technical reasons the PV system data that can be called up using the licensed software is not suitable for providing to third persons or network operators as proof of energy supply. Users themselves are responsible for ensuring the accessibility or availability of the PV system data and energy supply they require regardless of the licensed software.
- 3. Export restriction: You undertake not to send or bring the licensed software from the country in which it was originally purchased without the necessary permission of the relevant governments. You undertake to observe all export laws, restrictions and provisions of the corresponding countries (this shall also apply for the U.S. Export Administration Regulations ("EAR")) and not to export the licensed software or to re-export it directly or indirectly in order not to violate corresponding laws, restrictions and provisions.
- 4. Cancellation: This Agreement shall come into force by installing Conext SmartBox from Schneider Electric. This agreement will be valid until its cancellation. You may cancel this Agreement by decommissioning the Conext SmartBox and by destroying all the copies of the licensed software, if any. The Agreement shall also be cancelled if you fail to observe its terms. On cancellation of the Agreement, for whatever reason, you must immediately destroy all copies of the licensed software, including those on hard disks of computers, which are in your possession, area of influence or under your control. Furthermore, Schneider Electric shall be authorized to exercise all available contractual and legal rights, powers or means.
- 5. LICENSED SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY WARRANTY:
 - (1) THE LICENSED SOFTWARE SHALL BE HANDED OVER IN THE CONDITION "AS IS" WITHOUT ANY WARRANTY OR GUARANTY OF ANY KIND.
 - (2) IN PARTICULAR, NO EXPRESS OR IMPLIED WARRANTY OR GUARANTY REGARDING THE QUALITY AND/OR SUITABILITY FOR A CERTAIN PURPOSE SHALL BE GIVEN. THE TOTAL RISK REGARDING THE QUALITY AND THE SERVICE OF THE LICENSED SOFTARE SHALL LIE WITH YOU.
 - (3) SCHNEIDER ELECTRIC AS WELL AS THE DISTRIBUTORS AND DEALERS OF SCHNEIDER ELECTRIC SHALL NOT PROVIDE ANY GUARANTY OR WARRANTY THAT THE FUNCTIONS INCLUDED IN THE LICENSED SOFTWARE FULFIL THEIR REQUIREMENTS OR THAT THE USE OF THE LICENSED SOFTWARE IS POSSIBLE WITHOUT ANY DISTURBANCES OR FAULTS.



- 6. Disclaimer. EXCEPT AS EXPRESSLY PROVIDED BY SCHNEIDER ELECTRIC IN WRITING, SCHNEIDER ELECTRIC DOES NOT MAKE ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, ARISING BY LAW OR OTHERWISE, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTY AS TO QUALITY, MERCHANTABILITY OR FITNESS FOR PURPOSE, CONCERNING THE LICENSED SOFTWARE, OR ITS DESIGN, MATERIALS, WORKMANSHIP, LIFE, PERFORMANCE OR SUITABILITY, OR THE INFORMATION, SPECIFICATIONS OR MANUALS PROVIDED WITH IT.
- 7. Limitation and Release. WHERE APPLICABLE LAW ALLOWS AND DOES NOT PROHIBIT OR RESTRICT SUCH LIMITATION, SCHNEIDER ELECTRIC'S LIABILITY FOR ANYTHING RELATING TO THIS LICENSED SOFTWARE OR THIS AGREEMENT SHALL BE LIMITED TO THE PRICE YOU PAID TO SCHNEIDER ELECTRIC FOR THE PRODUCT WHICH THE LICENSED SOFTWARE OPERATES, CONTROLS AND/OR MONITORS.

IN NO EVENT WILL SCHNEIDER ELECTRIC BE LIABLE FOR: (A) ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS, LOST REVENUES, FAILURE TO REALIZE EXPECTED SAVINGS, OR OTHER COMMERCIAL OR ECONOMIC LOSSES OF ANY KIND, EVEN IF SCHNEIDER ELECTRIC HAS BEEN ADVISED, OR HAD REASON TO KNOW, OF THE POSSIBILITY OF SUCH DAMAGE; (B) ANY LIABILITY ARISING IN TORT, WHETHER OR NOT ARISING OUT OF SCHNEIDER ELECTRIC 'S NEGLIGENCE, AND ALL LOSSES OR DAMAGES TO ANY PROPERTY OR FOR ANY PERSONAL INJURY OR ECONOMIC LOSS OR DAMAGE CAUSED BY THE CONNECTION OF A PRODUCT TO ANY OTHER PRODUCT OR SYSTEM; AND (C) ANY DAMAGE OR INJURY ARISING FROM OR AS A RESULT OF MISUSE OR ABUSE, OR THE INCORRECT INSTALLATION, INTEGRATION OR OPERATION OF THE LICENSED SOFTWARE BY PERSONS NOT AUTHORIZED BY SCHNEIDER ELECTRIC.

- 8. Law. This Agreement will be governed by and interpreted exclusively in accordance with the laws of the State of Illinois, without reference to provisions concerning conflicts of laws. The provisions of the United Nations Convention on Contracts for the Sale of Goods are hereby excluded.
- 9. Arbitration. Any controversy or claim arising out of or relating to this Agreement, or the breach of it, shall be settled by arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association, and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. The place of arbitration shall be Chicago, Illinois, United States of America. There shall be one arbitrator.
- 10. Severability and Waiver. If any provision of this Agreement is found by any court or arbitrator to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions will not be affected thereby. The failing to or delay of exercising rights or claims of Schneider Electric under this Agreement may not be interpreted as a waiver of such rights or claims under any circumstances.
- 11. Entire Agreement. Unless a separate written agreement is entered into between Schneider Electric and you either modifying these terms and conditions or setting forth which terms will control, this Agreement constitutes the entire contract between the parties concerning the subject matter of this Agreement.