

USDOL/ITSC LICENSE AGREEMENT FOR STATE AGENCY USE OF OCCUCODER PRODUCTS

This license from the U.S. Department of Labor, Employment and Training Administration (“ETA”) to the Department of _____, a government agency of the State of _____ (“State”), allows the State the use of the following works: O*NET-SOC OccuCoder Program Version 1.0 computer software and related documentation, and the Example User Interface to O*NET-SOC OccuCoder and related documentation (together, “OccuCoder” or “Licensed Works”), on its computer equipment and backup equipment, all in furtherance of the State’s Government-funded Employment and Training programs, and only for that purpose. Copying of OccuCoder will be allowed for your internal use only, and no distribution may be made outside of your agency without ETA’s permission. Bear in mind that no ownership whatsoever in the Licensed Works is transferred to the State. If the State accepts and chooses to use any or all of the Licensed Works, it thereby agrees to be bound by the foregoing, as well as the following terms:

1. ETA warrants that it is the owner of OccuCoder, together with all rights, title, and interests therein, including copyright;
2. ETA, as the owner of OccuCoder, warrants that it has the right to, and does hereby grant, subject to the State’s compliance with all terms of this license, a royalty-free nontransferable, nonexclusive, revocable worldwide license to the State to reproduce, perform publicly, and display publicly OccuCoder on behalf of the Government. For the purposes of this license, the term “on behalf of the Government” shall be limited to those activities or functions of the State that implement, support or further a program or activity of the Federal Government, or any federal program or activity in which the State is authorized to participate. The State’s exercise of such rights for any non-Government purpose is strictly prohibited by this license, and will result in the immediate termination of this license;
3. As a condition of this license, the State agrees that it may not modify and/or create derivative works from OccuCoder without the express, written permission of ETA. In addition, the State may not distribute OccuCoder outside of its agency without the express permission of ETA. A violation of the conditions in this paragraph voids this license altogether, and may render such distribution and/or the creation of such derivative works acts of federal copyright infringement.
4. As a condition of this license, the State agrees that it will pay its annual share of separately agreed-upon costs related to the maintenance and upkeep of OccuCoder.

5. The State further acknowledges and agrees that it will not challenge any right of the U.S. Department of Labor or ETA in and to OccuCoder, and further acknowledges and agrees that it does not have the right to sublicense, assign or transfer OccuCoder, or any rights therein, without the express permission of either ETA or the U.S. Department of Labor. Any attempted license, assignment or transfer of OccuCoder without such express permission will result in the immediate termination of this license and any purported sublicense, assignment or transfer;

6. The State acknowledges and agrees that no ownership or title whatsoever in OccuCoder is created or transferred by this license, and further, that this license is revocable, non-transferable, royalty-free, nonexclusive, and worldwide.

7. The State acknowledges and agrees that no ownership or title whatsoever in the term "OccuCoder" is transferred to the State under this license, said term being a protected trademark of ETA. Any use by the State of the term "OccuCoder" as a trademark is prohibited without the express written permission of ETA.

8. This license is effective from the date of the signature below or date of electronic acceptance, whichever is earlier, and shall continue unless modified in a writing signed by both parties, or terminated by either party with 120 days written notice to the other party. Any restrictions herein on the State's use of OccuCoder shall survive the termination of this license. In the event of any such termination, the State will immediately cease all use of OccuCoder, and shall return to ETA any software, media, or documentation containing or comprising the Licensed Works or any part of them. In addition, DOL reserves the right to terminate this license immediately upon the State's failure to comply with the terms of this agreement.

9. This license, including any dispute arising hereunder, shall be governed by and construed in accordance with the federal laws of the United States of America, without regard to conflict of laws principles thereof.

10. STATE TAKES OCCUCODER "AS IS", AND ETA MAKES NO WARRANTY, EXPRESS OR IMPLIED, THAT OCCUCODER WILL BE FREE FROM DEFECTS, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE, AND ETA DISCLAIMS ANY LIABILITY FOR ANY LOSS, DAMAGE, INJURY, OR INCIDENTAL, CONSEQUENTIAL OR ACTUAL DAMAGES, INCURRED BY THE STATE IN ITS USE OF OCCUCODER.

11. This license comprises the entire agreement and understanding between the parties and supersedes any prior agreements and understandings between and among them respecting the subject matter hereof. No change, modification, amendment, or waiver of this license shall be valid unless made in writing and signed by authorized representatives of the parties. No termination shall be valid unless made in writing by authorized representatives of the party exercising that right, with such notification delivered to the other party.

Name: _____

Title: _____

Email: _____

Phone Number: _____

Name of Administration
or Department: _____

State of: _____