

## **LICENSE AGREEMENT**

### **BCRI's Depreciation Tables**

#### **YOU SHOULD READ THE FOLLOWING LICENSE AGREEMENT BEFORE USING BCRI'S DEPRECIATION TABLES OR SUPPORTING DOCUMENTATION IN ANY WAY.**

BCRI's Depreciation Tables ("Tables") includes the depreciation tables and all supporting documentation, computer files, programs, and any other material provided by BCRI Inc. in accordance with your purchase of the Tables.

**Use of the Tables or failure to return the Tables within 30-days of receipt indicates your acceptance of the terms and conditions listed below. If you do not agree to these terms and conditions, you must promptly return all material within 30-days of receipt.**

Due to the annual nature of the Tables, this license agreement is in force only for the calendar year of the purchaser subscription service, regardless of the day on which the subscription to the Tables became effective.

The Tables are the Intellectual Property of BCRI Inc. ("BCRI") and covered under United States and International Copyright laws – All Rights Reserved. Duplication of this material, in whole or in part, is explicitly prohibited without prior written consent from BCRI except as explicitly provided in this License Agreement.

BCRI grants to the purchaser of a valid and current subscription to the Tables ("purchaser") a non-transferable, non-exclusive, single-site, five-simultaneous user, limited license to use the Tables provided with the License Agreement and subject to the terms and conditions of this License Agreement. The purchaser agrees that additional sites or users of the Tables must be licensed by BCRI. The purchaser acknowledges that BCRI retains ownership title to the Tables, and that they obtain no rights other than those granted under this License Agreement. The purchaser is responsible for the installation of, use of, and results obtained from the Tables.

#### **Duplication**

Possession of the Tables, or a copy thereof, does not carry with it the right of publication.

Permission is hereby granted to the purchaser to utilize the Tables in studies or portions of studies authored by the purchaser. Permission is further granted to the purchaser to reproduce the Tables, in whole or in part, in such studies or portions thereof, authored by the purchaser where the tables are utilized in the analysis. In such cases, the study or report should state that the tables reproduced are the property of BCRI Inc. and that duplication is prohibited. Additionally, the purchaser may copy the Tables for personal archival use; provided that the purchaser reproduces the copyright notice on each copy, or partial copy, of the Tables.

#### **Advertisement**

Neither all nor any part of the Tables or reference to the BCRI firm shall be disseminated to the public through advertising, public relations, news, sales, or other media without the prior written consent and approval of BCRI Inc.

#### **Limits of Liability**

The Tables are provided "as is" without any warranty of any kind, either express or implied, including but not limited to the implied warranties of merchantability and fitness for a particular purpose.

BCRI assumes no liability regarding the use of the Tables, nor any losses resulting from conclusions derived from them, or actions taken as a result of the use of the tables. BCRI's liability for damages to the purchaser or others will in no event exceed the total amount paid for this license. In no event will BCRI be liable for loss of profits or goodwill or other indirect, special, incidental, or consequential damages, even if advised of the possibility of such damages.

BCRI and its employees, by reason of the Tables, are not required to give consultation, testimony, or to be in attendance at any legal or arbitration proceedings regarding the Tables or any conclusions derived from them

unless prior arrangements have been made. Some of BCRI's subscription packages may include provisions for expert support in legal and/or arbitration proceedings.

**License Termination**

The purchaser may terminate this license at any time. The license automatically terminates if the purchaser or their agent(s) fail to comply with the terms and conditions of this License Agreement. In the event of termination of this License, the purchaser agrees to destroy all copies of the Tables.

**Other Provisions**

Except as provided herein, the purchaser may not use, copy, modify, or transfer copies of the Tables; reverse assemble or reverse engineer the Tables; utilize the Tables for the purpose of yielding improved Tables; sublicense, rent, lease, or assign the Tables.

BCRI reserves the right to revise the tables without obligation to notify any person of such revision; except as may be covered under the purchaser's subscription service.

Due to variations in state laws, the above disclaimers, limitations or exclusions may not apply in all states. Additionally, the purchaser may also have other rights granted by the state.

The purchaser is responsible for payment of any taxes, including personal property taxes, resulting from this license.

This License Agreement is the complete and sole agreement between you and BCRI with respect to the subject matter hereof, and supersedes all other communications or agreements, and may not be modified, amended or terminated except by a written agreement specifically referring to the License Agreement signed by the parties. If any provision of this License Agreement is held to be invalid or unenforceable for any reason, such provision is deemed omitted, and the balance of this License Agreement remains valid and enforceable.

If you have any questions concerning this License Agreement, please write to BCRI Inc.

**BCRI, Inc.**  
**2800 Milan Court, Suite 121**  
**Birmingham, AL 35211**  
**email: [DeprTables@bcri.com](mailto:DeprTables@bcri.com)**