



Limited Warranty Statement

Dyno-Scan for Palm OS – Hardware Warranty

The limited warranty on the hardware of your Dyno-Scan for Palm OS product (the "Product") covers parts and labor against defects in the material and workmanship for a period of twelve (12) months from the original date of purchase for Products purchased from Auterra or an Auterra authorized dealer.

Auterra warrants the hardware of your Product against defects in material or workmanship as follows:

1. Labor: For a period of twelve (12) months from the original date of purchase, Auterra will repair defects in material or workmanship in the hardware of the Product, at no charge, or pay the associated labor charges. After the applicable labor warranty period, you must pay for all labor charges.
2. Parts: For a period of twelve (12) months from the original date of purchase, Auterra will supply, at no charge, new or rebuilt, at Auterra's option, replacement parts in exchange for defective hardware parts. Any replacement hardware parts will be warranted for the remainder of the original warranty period or ninety (90) days, whichever is longer. After the applicable parts warranty period, you must pay for any replacement parts. All defective parts replaced under this Limited Warranty will become the property of Auterra.

This Limited Warranty covers only the hardware components packaged with the Product. It does not cover the technical assistance or support for hardware or software usage and it does not cover any software products whether or not contained in the Product. Auterra excludes all warranties and conditions, express or implied, in respect of any software provided with the Product and any such software is provided AS IS. Please refer to the End User License Agreement(s) included with the Product for your rights and obligations with respect to the software.

This Limited Warranty is non-transferable. Proof of purchase in the form of a bill of sale (which is evidence that the Product is within the warranty period) must be presented to obtain warranty service.

This Limited Warranty does not cover cosmetic damages; damage or loss to any software programs, data, or media; or damage due to (1) acts of God, accident misuse, abuse, negligence, or modification to the Product; (2) improper operation or maintenance of this Product; or (3) attempted repair by a third party other than a Auterra authorized service facility. This Limited Warranty does not apply if (i) the Product fails to operate correctly on a particular make and model vehicle(s), even if the vehicle(s) claims OBD II compliance, or (ii) where it is determined by Auterra that there is no fault with the Product itself.

AUTERRA, OR ITS PRINCIPALS, SHAREHOLDERS, OFFICERS, EMPLOYEES, AFFILIATES, CONTRACTORS, SUBSIDIARIES, OR PARENT ORGANIZATIONS, SHALL NOT BE LIABLE FOR ANY INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR OTHER DAMAGES INCLUDING BUT NOT LIMITED TO, LOSS OF PROFITS, LOSS OF REVENUE, LOSS OF DATA, LOSS OF USE OF THE PRODUCT OR ANY ASSOCIATED EQUIPMENT, DOWNTIME AND CONSUMER'S TIME OR FOR BREACH OF ANY EXPRESS OR IMPLIED WARRANTY OR CONDITION, DAMAGE TO THE VEHICLE, BREACH OF CONTRACT, NEGLIGENCE, STRICT LIABILITY OR ANY OTHER LEGAL THEORY RELATED TO THIS PRODUCT.

Before returning any product for warranty repair, please request a return material authorization number (RMA) from Auterra by email at support@auterraweb.com.

©2003 Auterra, LLC. All rights reserved.



End-User License Agreement

The End-User License Agreement ("License") is a legal agreement between you and Auterra, LLC ("Auterra"), regarding your Dyno-Scan for Palm OS product (the "Product"). All Auterra software which is recorded in CD-ROM media or include in the package of the Product shall be referred to as the "Auterra Software." The Auterra Software includes application software, the associated media, and printed materials and any "on-line" or electronic documentation. You may use the Auterra Software only in connection with the use of the Product. By installing, copying or otherwise using the Auterra Software, you agree to be bound by the terms of the License.

The Auterra Software is protected by copyright and international copyright treaties. The Auterra Software is licensed, not sold.

GRANT OF LICENSE. This License grants you the right to use one exact copy of the Auterra Software.

Except as stated above, this License does not grant you any rights (whether by license, ownership or otherwise) in or to intellectual property with respect to the Auterra Software.

DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS:

- Limitation on Reverse Engineering, Decompilation and Disassembly. You may not modify, reverse engineer, decompile, or disassemble the Auterra Software in whole or in part.
- Software Transfer. You may permanently transfer all of your rights under this License only as part of a sale.
- Termination. Without prejudice to any other rights, Auterra may terminate this License if you fail to comply with the terms and conditions of this License. In such event, you must destroy all copies of the Auterra Software and all of its component parts.
- Proprietary Notice. You may not alter or delete the proprietary notices which appear on and in the copies of the Auterra Software.

COPYRIGHT. All title and copyrights in and to the Auterra Software (including by not limited to any images, photographs, animation, video, audio, music, and text, incorporated into the Auterra Software), and any copies of the Auterra Software, are owned by Auterra or its suppliers. All rights not specifically granted under this License are reserved by Auterra.

EXCLUSION OF WARRANTY ON AUTERRA SOFTWARE. YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT USE OF THE AUTERRA SOFTWARE IS AT YOUR SOLE RISK. THE AUTERRA SOFTWARE IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF CONDITIONS OF ANY KIND AND AUTERRA EXPRESSLY DISCLAIM ALL WARRANTIES AND CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY QUALITY AND FITNESS FOR A PARTICULAR PURPOSE. AUTERRA DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE AUTERRA SOFTWARE WILL MEET YOUR REQUIREMENTS, OR THAT THE OPERATION OF THE AUTERRA SOFTWARE WILL BE CORRECTED. FURTHERMORE, AUTERRA DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OF THE RESULTS OF THE USE OF THE AUTERRA SOFTWARE IN TERMS OF ITS CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY AUTERRA OR AN AUTERRA AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY OR CONDITION OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY. SHOULD THE AUTERRA SOFTWARE PROVE DEFECTIVE, YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

LIMITATION OF LIABILITY. AUTERRA SHALL NOT BE LIABLE FOR ANY INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES FOR BREACH OF ANY EXPRESS OR IMPLIED WARRANTY OR CONDITION, BREACH OF CONTRACT, NEGLIGENCE, STRICT LIABILITY OR ANY OTHER LEGAL THEORY RELATED TO, LOSS OF PROFITS, LOSS OF REVENUE, LOSS OF DATA, LOSS OF USE OF THE PRODUCT OR ANY ASSOCIATED EQUIPMENT, DOWNTIME AND LICENSEE'S/PURCHASER'S TIME, EVEN IF AUTERRA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, AUTERRA'S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU ALLOCABLE TO THE AUTERRA SOFTWARE.

GOVERNING LAW: YOU HEREBY AGREE THAT THIS LICENSE SHALL BE GOVERNED BY AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH THE LAWS OF THE STATE OF CALIFORNIA, UNITED STATES OF AMERICA, AND ANY DISPUTE ARISING HEREUNDER SHALL BE RESOLVED IN ACCORDANCE WITH THE LAWS OF CALIFORNIA, EXCEPTING THAT BODY OF LAW RELATING TO CONFLICTS OF LAWS.