

Figure 5c – Adjust Mode Menu

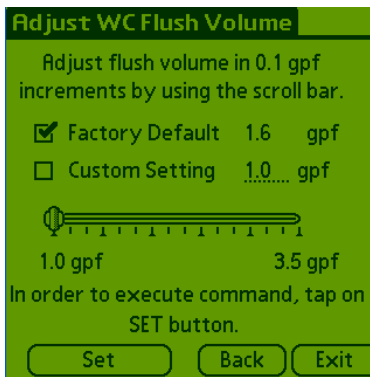


Figure 5d – Flush Volume Mode Menu

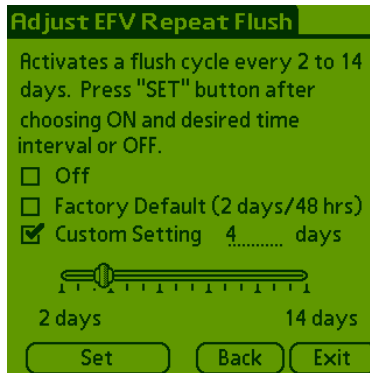


Figure 5e –Repeat Flush Mode Menu

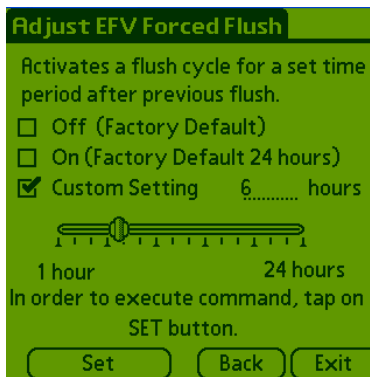


Figure 5f – Forced Flush Mode Menu

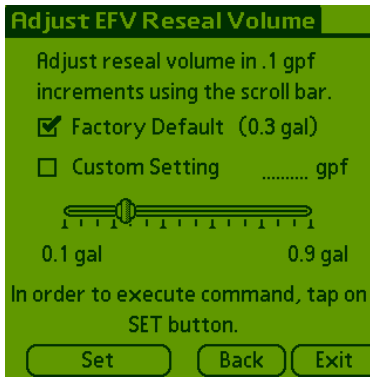


Figure 5g – Reseal Volume Mode Menu

## 6.0 Adjust Sensor Settings

Adjust Sensor Settings Menu enables user to adjust 4 different settings (figure 6).

Sensor Settings:

- *Sensor Range* – allows user to adjust maximum range at which sensor will detect a possible user. Factory default values are 30” for toilet and 20” for urinal models. The range for this unction is 15 – 42” (in 1” increments). (figure 6a)
- *Dwell Time* – allows user to change the duration of dwell time that determines how long user needs to be detected before valve will flush. Factory default is set to 7 sec. Range for this function is 1 – 10 sec. (increments of 1 second). (figure 6b)
- *Delay Time* – allows user to change time delay for flush activation after the user leaves detection zone. Factory default is set to 2 sec. Range for this function is 0 – 5 sec (increments of 1 second). (figure 6c)
- *User Detection Mode* – allows user to activate LED blinking when user enter the detection zone. Factory default is set to off. (figure 6d)

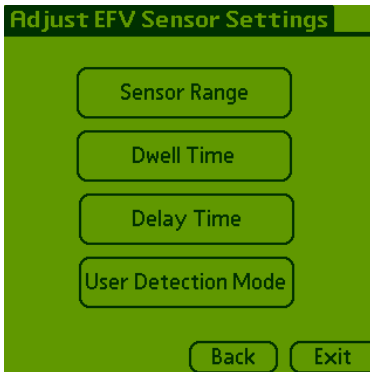


Figure 6 – Range Mode Menu

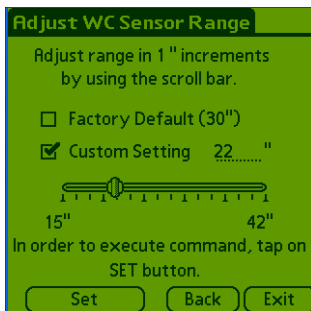


Figure 6a

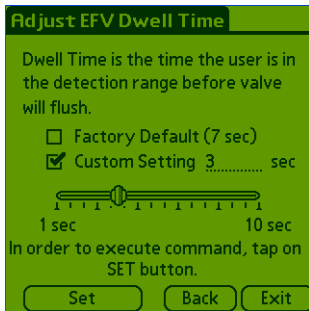


Figure 6b

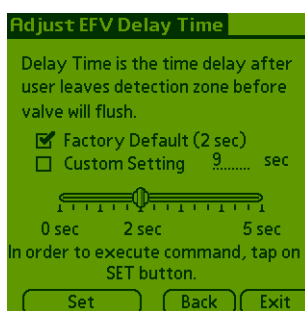


Figure 6c

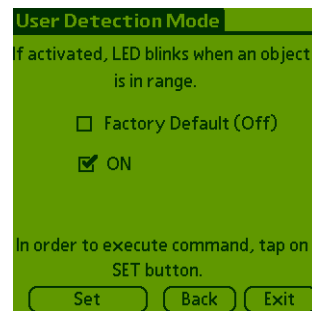


Figure 6d

## 7. Troubleshoot

Tapping the **Troubleshoot** button on the main menu takes you to an interactive **Troubleshooting** form shown in Figure 7.

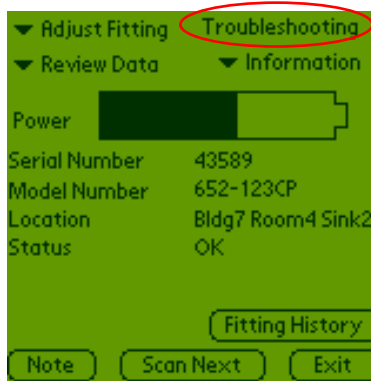


Figure 7- Troubleshoot

## 8. Information

Tap the **Information** button on the main menu to access the **Information** menu shown in Figure 8a. This information is also available without having to scan the fitting, from the main menu (figure 8b).

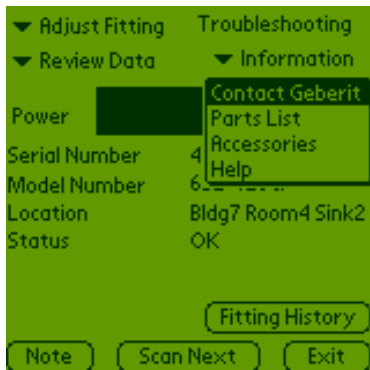


Figure 8a - Information

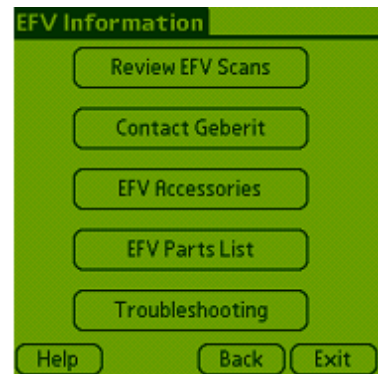


Figure 8b - Information (without scan)

### 8.1 Parts List

Accessing the **Parts List** button displays the **Electronic Flush Valve Replacement Parts** form shown in Figure 8c. The available electronics field replacement parts are displayed.

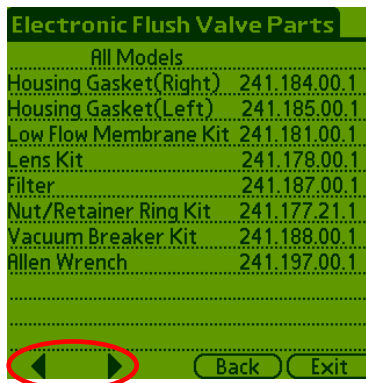


Figure 8c- EFV Replacement Parts

**Left and right** arrow buttons are available to quickly take you to available **Battery and AC Models** replacement parts.



## 8.4 How to Contact Chicago Faucets

The **Contact Chicago Faucets** button on the **Information** form lists two methods for contacting Chicago Faucets.

The two contact methods are:

**Website** : [www.chicagofaucets.com](http://www.chicagofaucets.com)

**Phone** : 1-800-832-8783

## 9 Backup Data

It is extremely important that you follow a strict backup routine to avoid the loss of any scanned data. Your scanned faucet data is automatically backed up to your desktop computer when you HotSync. For more information on the HotSync operation, refer to the *Palm User Guide* you received with your Palm.

## 10 Help

**Help** is provided throughout *Geberit Commander*. **Help** is context sensitive.

## **GEBERIT COMMANDER SOFTWARE END-USER LICENSE AGREEMENT**

The GEBERIT COMMANDER software (the "Software") is owned exclusively by The Chicago Faucet Company ("CFC").

You may obtain a copy of the Software by downloading the Software via the Internet from designated download locations.

THIS END USER LICENSE AGREEMENT ("AGREEMENT") GOVERNS YOUR INSTALLATION AND USE OF THE SOFTWARE FOR FREE ON A NON-EXCLUSIVE BASIS. ACCEPTANCE OF THE TERMS OF THIS AGREEMENT DOES NOT GRANT TO YOU ANY OTHER RIGHTS NOT EXPRESSLY GRANTED IN THIS AGREEMENT AND DOES NOT CONSTITUTE A TRANSFER OF TITLE TO THE SOFTWARE TO YOU. THE SOFTWARE IS LICENSED TO YOU FOR USE UNDER THE TERMS AND CONDITIONS CONTAINED HEREIN.

YOU MUST CONSENT AND AGREE TO ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT PRIOR TO USE OF THE SOFTWARE. PLEASE READ THIS ENTIRE AGREEMENT CAREFULLY BEFORE YOU ACCEPT THIS AGREEMENT. YOU WILL BE DEEMED TO HAVE ACCEPTED ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT AS FOLLOWS:

- By clicking on the "ACCEPT" button; or
- By downloading, installing and/or using the Software.

If you do not agree to all of the terms and conditions of this Agreement you should proceed as follows:

- Click the "DO NOT ACCEPT" button; and
- Uninstall the Software from your computer hard drive and do not use the Software.

### **1. LICENSE GRANT**

(a) License. Upon acceptance of this Agreement, and subject to your continued compliance with the terms and conditions of this Agreement, CFC grants you a limited, non-exclusive, non-transferable, terminable license to use the Software solely for internal business purposes and solely on one Designated Terminal (the "Standard License").

(b) Registration of Software. Once you have downloaded and installed the Software, you are required to register your contact information with CFC.

(c) Scope of Use. Upon registration of the Software, you may operate and store the Software in machine readable form on one CPU solely for the purposes of using the Software in accordance with this Agreement. You may also make one copy of the Software in machine-readable form solely for backup purposes provided that you reproduce all copyright and proprietary notices that are on the original copy of Software. You may also use any documentation which accompanies the Software. You agree not to modify, translate, adapt, enhance, create derivative works, reverse engineer, decompile, disassemble, network, rent, lease, or otherwise distribute or transfer, or request or assist others to modify, translate, adapt, enhance, create derivative works, reverse engineer, decompile, disassemble, network, rent, lease or otherwise distribute or transfer the Software except as expressly set forth in this Agreement.

(d) Support. CFC may provide limited customer and technical support to registered users for the then current version of the Software in its sole discretion. CFC shall have the right to reduce or modify the level of support, or discontinue support at any time without notice. CFC will have no obligation to provide support for any previous version of the Software. Nothing contained in this Agreement shall obligate or require CFC to furnish or license to you any updates, modifications, enhancements, bug fixes or derivative works of the Software.

## **2. DISCLAIMER OF WARRANTY**

(a) THE SOFTWARE IS PROVIDED ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, INCLUDING WITHOUT LIMITATION THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE IS BORNE BY YOU. SHOULD THE SOFTWARE PROVE DEFECTIVE, YOU AND NOT CFC ASSUME THE ENTIRE COST OF ANY INSTALLATION, UNINSTALLATION, SERVICE AND REPAIR OF THE SOFTWARE OR ANY HARDWARE OR DEVICE ON WHICH THE SOFTWARE IS INSTALLED OR STORED. CFC ASSUMES NO RESPONSIBILITY FOR LOST DATA, DATA FILES, PROGRAMS, OR OPERATING SYSTEMS THAT MAY BE STORED BY LICENSEE. DATA INTEGRITY, STORAGE, AND BACKUP ARE THE SOLE RESPONSIBILITY OF CUSTOMER.

(b) IN CFC'S SOLE DISCRETION, CFC MAY (I) REPLACE YOUR DEFECTIVE MEDIA; OR (II) ADVISE YOU HOW TO ACHIEVE SUBSTANTIALLY THE SAME FUNCTIONALITY WITH THE SOFTWARE AS DESCRIBED IN THE DOCUMENTATION THROUGH A PROCEDURE DIFFERENT FROM THAT SET FORTH IN THE DOCUMENTATION; OR (III) IF THE ABOVE REMEDIES ARE IMPRACTICABLE, REFUND THE LICENSE FEE YOU PAID FOR THE SOFTWARE IF APPLICABLE.

## **3. LIMITATION AND DISCLAIMER OF LIABILITY**

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, TORT, CONTRACT, OR OTHERWISE, SHALL CFC OR CFC'S SUPPLIERS OR RESELLERS BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES. IN NO EVENT WILL CFC BE LIABLE FOR ANY DAMAGES IN EXCESS OF THE AMOUNT CFC RECEIVED FROM YOU FOR A LICENSE TO THE SOFTWARE, EVEN IF CFC SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY. ON BEHALF OF ITSELF AND ITS SUPPLIERS, CFC DISCLAIMS ANY AND ALL LIABILITY FOR DIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING LOSS OF PROFITS) ARISING FROM OR RELATED TO THIS AGREEMENT OR YOUR USE OF THE SOFTWARE.

## **4. OWNERSHIP AND TITLE TO THE SOFTWARE AND INTELLECTUAL PROPERTY**

You acknowledge and agree that the Software is owned solely by CFC and is protected by United States copyright laws and international laws and treaties. Title, ownership rights, and intellectual property rights in and to the Software, shall remain solely in CFC. Title and related rights in the content, including any and all trademarks owned by CFC or another third party accessed through the Software is the property of the applicable content owner and may be protected by applicable law. Nothing contained herein shall be construed to grant you rights to such content or confer by implication, estoppel or otherwise, any license or right to use any, name, trade name, trademark, or service mark of CFC.

## **5. TERMINATION**

CFC, at its sole discretion, and in addition to any other remedies it may have, may immediately terminate this Agreement if you fail to comply with the limitations and conditions described herein. On termination, you must destroy all copies of the Software and Documentation and certify such destruction to CFC within thirty (30) days. In the event of termination, CFC shall have no obligation to refund any license fees paid to CFC.

## **6. EXPORT CONTROLS**

You agree that you will not, without the prior written consent of CFC, transmit, directly or indirectly, the Software to any country outside of the United States. To the extent that CFC consents to export of the Software outside of the United States under this Agreement, you agree to comply with and be responsible for understanding any and all export regulations and rules in effect at that time.

## **7. STATEMENTS**

On CFC's request, but not more frequently than annually, you agree to furnish to CFC a statement, certified by an authorized representative, that the use of the Software has been reviewed and that the Software is being used solely on the Designated Terminals only for your internal business purposes in full compliance with the terms of this Agreement.

## 8. HIGH RISK ACTIVITIES

The Software is not fault-tolerant and is not designed, manufactured or intended for use or resale as on-line control equipment in hazardous environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines, or weapons systems, in which the failure of the Software could lead directly to death, personal injury, or severe physical or environmental damage (High Risk Activities). CFC and its suppliers specifically disclaim any express or implied warranty of fitness for High Risk Activities.

## 9. MISCELLANEOUS

(a) This Agreement represents the final and complete agreement concerning this license and supersedes all previous oral or written agreements, understandings, or arrangements between the parties. This Agreement may be amended only by a writing executed by both parties.

(b) The terms and conditions of any purchase order placed by you with CFC are expressly void and superceded by the terms and conditions of this Agreement.

(c) If any provision of this Agreement is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. If such provision is not capable of being reformed, such provision shall be severed from the License and the remaining provisions shall remain in full force and effect.

(d) This Agreement shall be governed by Wisconsin law without regard to its choice of law provisions. The application of the United Nations Convention of Contracts for the International Sale of Goods is expressly excluded. In the event litigation is necessary to enforce any provision of or resolve any dispute related, directly or indirectly, to this Agreement, you agree that the exclusive jurisdiction for such dispute shall be in a federal or state court located in the State of Wisconsin. You agree to waive any defenses based on lack of personal jurisdiction or venue in such proceedings.

(e) You warrant that you have the full power, capacity, and authority to enter into and execute this Agreement on behalf of the Party entering into this Agreement.

(f) You may not assign or sub-license your rights, duties or obligations under this Agreement to any person or entity without the express written consent of CFC. CFC has sole and complete discretion with respect to allowing or denying consent.



Chicago Faucets Co. • 2100 S. Clearwater Drive • Des Plaines, IL 60018-5999  
Phone: 847-803-5000 • Fax: 847-803-5454