GILAMENU VERSION 1.10 LICENSE AGREEMENT

You should carefully read this license agreement. This is a legal agreement between you (either an individual or an entity) and Gregory P. Arias. By using this software you are agreeing to be bound by the terms of this agreement. Remember, using GilaMenu 1.10 constitutes acceptance of ALL the terms stated hereafter.

Copyright

GilaMenu Version 1.10 is composed of these files :

GEKKO.EXE IXLIB.DLL GEKKO.HLP REGISTER.WRI LICENSE.WRI

As well as the files GilaMenu creates at runtime with extensions BIN, DAT and INI. GilaMenu Version 1.10 Registered Copyright © 1994 Gregory Patrick Arias. All Rights Reserved.

Registration

See the file "REGISTER.WRI" for the many benefits of registration and a **special** money-saving offer. Act now, don't delay!!!

Shareware Version

You are hereby granted license to use GilaMenu Version 1.10 for an evaluation period of 30 days, after which you must pay the registration fee to continue using GilaMenu Version 1.10. However, use of GilaMenu Version 1.10 during the 30-day evaluation period is free of charge. You may make exact copies and distribute these copies of GilaMenu Version 1.10 and its documentation so long as there is no charge applied to distribution of these unmodified copies of GilaMenu Version 1.10.

You are specifically prohibited from charging or requesting donations for ANY and ALL copies of GilaMenu Version 1.10 or its documentation. You are prohibited from distributing GilaMenu Version 1.10 or any portion of GilaMenu Version 1.10 or its documentation as part of another product (commercial or otherwise) without PRIOR expressed written consent from me personally.

NOTE TO ASP APPROVED VENDORS, DISTRIBUTORS, AND DEALERS: If you wish to distribute and charge a fee for distribution of GilaMenu Version 1.10, please contact me directly for an approved permission-to-distribute form. Fax me at 1-303-499-7087. I will be pleased to review your request.

This is copyrighted software. You are not obtaining title to the software or any copyright rights. You may not sublicense, rent, lease, convey, modify, translate, convert to another programming language, decompile, or disassemble the software for any purpose.

You may make as many copies of this software as you need for backup purposes. You may use this software on more than one computer, provided there is no chance it will be used simultaneously on more than one computer. If you need to use the software on more than one computer simultaneously, please contact me directly for information about site license agreements.

UNREGISTERED USE OF GILAMENU VERSION 1.10 AFTER THE 30-DAY EVALUATION PERIOD IS IN VIOLATION OF FEDERAL COPYRIGHT LAWS AND THE TERMS OF THIS LICENSE.

VIOLATORS WILL BE PROSECUTED TO THE MAXIMUM EXTENT UNDER LAW.

Warranty Disclaimer

THIS SOFTWARE, GILAMENU VERSION 1.10, AND THE ACCOMPANYING FILES, IS SOLD "AS IS." I, GREGORY ARIAS, DISCLAIM ALL WARRANTIES RELATING TO THIS SOFTWARE, GILAMENU VERSION 1.10, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF MERCHANTIBILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND ALL SUCH WARRANTIES ARE EXPRESSLY AND SPECIFICALLY DISCLAIMED. NEITHER I NOR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION, OR DELIVERY OF THIS SOFTWARE, GILAMENU VERSION 1.10, SHALL BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE SUCH SOFTWARE EVEN IF I HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR CLAIMS. IN NO EVENT SHALL MY LIABILITY FOR ANY DAMAGES EVER EXCEED THE PRICE PAID FOR THE LICENSE TO USE THIS SOFTWARE, GILAMENU VERSION 1.10, REGARDLESS OF THE FORM OF THE CLAIM. THE PERSON USING THE SOFTWARE BEARS ALL RISK AS TO THE QUALITY AND PERFORMANCE OF THIS SOFTWARE, GILAMENU VERSION 1.10.

Some states do not allow the exclusion of the limit of liability for consequential or incidental damages, so the above limitation may not apply to you.

This agreement shall be governed by the laws of the State of Colorado and shall inure to the benefit of Gregory Arias. Any action or proceeding brought by either party against the other arising out of or relating to this agreement shall be brought only in a STATE or FEDERAL COURT of competent jurisdiction located in Boulder County, Colorado. The parties hereby consent to in personam jurisdiction of said courts.