

License Agreement

File Manager Jr. ("the Software") is a copyright shareware product. Your use of the product will constitute acceptance of the terms set out below and will create a legal agreement between you and the author of the Software.

1. Trial Period. If you have obtained a copy of the Software from a shareware disk vendor or from another third-party source, you may use the product without obligation for 30 days. If you decide to continue using the Software after the 30-day trial period, you must register the product by paying a fee of \$15 (U.S.) to the author, Charles Maher, 409 North 18th Street, Coeur d'Alene, Idaho 83814-5460.

If you have a MasterCard or Visa account, you can call toll-free to register. Dial 1-800-215-3688 between 8 a.m. and 3 p.m. Pacific time. If you have a modem, you can use a 24-hour number: 1-800-503-2292. Indicate that you are registering a product developed by vendor 3864.

You can also register on CompuServe. Type **GO SWREG**. The Registration ID for File Manager Jr. is 5059.

If you paid a registration fee to the author before trying the Software and are dissatisfied with the product, you can obtain a refund by mailing a written request to the author at any time within 30 days of registration.

2. License. Registering the Software gives you a license to use the product for as long as you wish. If you use two or more computers, you may install the Software on each of them. Registered users are entitled to support and to discounts on upgrade registrations. Support is provided by telephone (208-664-3864), by fax (208-664-9743) and by CompuServe mail (76476,3400).

You may make and distribute copies of the Software so that others can try it on the terms described in section 1, above. Any copies you distribute must include the entire Software package.

In the absence of a site license, each regular user of the Software is required to have an individual license. A regular user is one who continues to use the Software after a 30-day trial period.

3. Copyright. The author's title in the Software is protected by U.S. copyright laws. Just as you may not make and sell copies of book protected by copyright, you may not make and sell copies of the Software.

4. Limited Warranty. The author warrants that the Software will perform substantially as described in the accompanying documentation for 90 days from the date of registration. If the Software fails to perform as warranted, the author's only obligation will be to refund the registration fee or, at his option, to repair the Software. Abuse or misuse of the Software will void the limited warranty. The author disclaims all other warranties, express or implied, including implied warranties of merchantability and fitness for a particular purpose.

The author is not liable for any damages arising from the use of or inability to use the Software.

5. Applicable Law. This agreement is governed by the laws of the State of Idaho.