## **COPYRIGHT NOTIFICATION:**

Certain clip art images ("Clip Art Images") contained on this CD are the proprietary property of Imageline, Inc. and are protected by both the United States copyright law and international copy right provisions.

## LICENSE AGREEMENT:

THIS CD CONTAINS THE CLIP ART IMAGES. BY ACCESSING THE SOFTWARE FILES OF CLIP ART IMAGES OR USING THE CLIP ART IMAGES, YOU ARE INDICATING YOUR ACCEPTANCE OF THIS LICENSE AGREEMENT. IF YOU ARE NOT WILLING TO BE BOUND BY THE TERMS OF THIS LICENSE AGREEMENT, DO NOT USE OR ACCESS THE CLIP ART IMAGES. THIS LICENSE AGREEMENT REPRESENTS THE ENTIRE AGREEMENT CONCERNING THE SOFTWARE BETWEEN YOU AND IMAGELINE AND IT SUPERSEDES ANY PRIOR PROPOSAL, REPRESENTATION, OR UNDERSTANDING BETWEEN THE PARTIES.

## LICENSE GRANT:

- 1. Imageline grants you the right to use the Clip Art Images on up to five (5) computers. Concurrent use on more than five (5) computers, a local area network, whether stored in memory, a hard disk, or other storage device must be separately licensed under Imageline's LAN or Corporate Site License Agreement.
- 2. You may make one backup copy of the Clip Art Images for archival purposes only.
- 3. You are not authorized to resell any full, partial, or modified image(s) of the Clip Art Images.
- 4. You agree that you will not assign, sub-license, pledge, lease, rent or share your rights under the License Agreement.
- 5. The License Agreement is effective upon first access or use of the electronic files.

**LIMITED WARRANTY**: This Software is provided "as is" without warranty of any kind, expressed or implied. In no event will Imageline be liable to you for damages, including lost profits or other incidental or consequential damages arising from the use of this Software.

**GOVERNING LAW**: This License Agreement shall be construed and governed in accordance with the Commonwealth of Virginia.

**SEVERABILITY**: Should any term of this License Agreement be declared void or unenforceable in any court of competent jurisdiction, such declaration shall have no effect on the remaining terms thereof.

**U.S. GOVERNMENT RESTRICTED RIGHTS**: The Clip Art Images are "a commercial item" as that term is defined at 48 CFR 2.101 (Oct. 95), consisting of "commercial computer software" and "commercial computer software documentation" as such terms are used in 48 CFR 12.212 and 48 CFR 227.7202-1 through 227.7202-4 (June 95), all U.S. Government endusers acquire the Clip Art Images with only those rights set forth herein.