DREAM MAKER SOFTWARE LICENSE AGREEMENT

THE ILLUSTRATIONS, SOFTWARE, AND DOCUMENTATION INCLUDED IN THIS PRODUCT ARE COPYRIGHTED PROPERTY. THEY ARE LICENSED, NOT SOLD. "You" as used in this license agreement refers to the licensee and "Dream Maker" as used in this agreement refers to the licensor. In consideration of the payment of a license fee, which is a percentage of the price paid by you for this product, Dream Maker hereby grants to you, and by opening the software package you accept, a nonexclusive license to use the software, the illustrations contained therein, and, all accompanying documentation (collectively referred to as the "Software") only as authorized in this License Agreement.

OWNERSHIP: The Software is licensed, not sold, to you as the end user, or, your employer, or, another third party authorized to permit your use of the Software. Dream Maker retains full ownership of the Software itself, the illustrations contained therein, and, any derivatives thereof. The Software, accompanying illustrations, and, documentation are proprietary products of Dream Maker, protected under U.S. copyright law and other international treaty provisions. All right, title, and interest in and to the Software, including associated intellectual property rights, are and shall remain with Dream Maker. This License Agreement does not convey to you an interest in or to the Software, but only a limited right of use in accordance with the terms of this License Agreement.

USAGE: All rights not expressly granted herein are reserved by Dream Maker. Dream Maker grants to you, the licensee only, a nonexclusive right to use, modify, and include the illustrations in PRINTED DOCUMENTS. Additionally, you may use the illustrations for decorative display on items such as t-shirts, mugs, key chains, buttons, and, other similar novelty items. These documents or items can be used for commercial and noncommercial purposes without payment of any additional license fees. You may not sell any of the accompanying illustrations, or any derivatives thereof, either individually or collectively. You may not use or include the illustrations, or any derivatives thereof, including the accompanying documentation, for any of the following without first obtaining the specific written consent of Dream Maker and the payment of additional license fees as required by Dream Maker: Rubber stamps, stickers, or, similar types of products whereby a third party can use such items for the application of the illustrations to other materials; Inclusion of any of the illustrations, or any derivatives thereof in any electronic files to be distributed to any third party or used on other computers including but not limited to documents accessible via the Internet, online, BBS systems, via e-mail, news or list groups, or, as part of another software program or program files; or, as any part of a clip art book, stock image collection, or coloring book, in any kind of printed or electronic format. Any questions regarding allowed or restricted usage of the Software or illustrations, or other questions regarding this License Agreement must be made in writing and addressed directly to Dream Maker Software by first class mail.

LICENSE FOR PRIMARY COMPUTER: The Software may be used only on ONE (1) computer owned, leased, or otherwise controlled by you; or in the event of the inoperability of that computer, on a backup computer selected by you. The Software is licensed for use by anyone working on that single computer. Any files containing any of the licensed images, or derivatives thereof, may not be used on any other computer except for the express purpose of printing copies of such documents and then immediately removing said documents and any copies or derivatives thereof from that computer. Neither concurrent use on two or more computers nor use in a local area network or other network is permitted without separate authorization and the payment of additional license fees.

LICENSE FOR HOME USE: Providing the Software installed on the Primary Computer specified above is not accessible by multiple computers, and, that Primary Computer is used by one (1) user for at least 80% of the time the Primary Computer is in use, that same user may also install and use the Software on a portable or home computer which is also primarily used by the same user. Any files containing any of the licensed illustrations, or derivatives thereof, may not be used on any other computer except for the express purpose of printing copies of such documents and then immediately removing said documents and any copies or derivatives thereof from that computer. Neither concurrent use on two or more computers nor use in a local area network or other network is permitted without separate authorization and the payment of additional license fees.

BACKUP: Upon loading the Software into your computer, you may retain the original computer media for backup purposes. In addition, you may make one copy of the Software for the purpose of backup in the event the computer media is damaged or destroyed. Any such copies of the Software shall include Dream Maker's copyright and other proprietary notices. Except as authorized in this License Agreement, no copies of the Software or any portions thereof may be made by you or any person under your authority or control.

RESTRICTIONS ON TRANSFER: You may not rent, assign, sublicense, pledge, lease, or share your rights under this License Agreement. You may, however, permanently transfer all of your rights to use the Software and this license to another person or legal entity provided that: 1. The other party agrees to accept the full terms and conditions of this Agreement. 2. You transfer this Agreement, the Software, including all copies, updates and prior versions, and all documentation to such person or entity. 3. You simultaneously destroy any copies not transferred. 4. You retain no copies of the Software or the illustrations included therein, or any derivatives of the illustrations, or documentation, including any copies stored in printed format, in any digital or electronic format including copies of any of the illustrations used on other computer documents, or on any stored computer. 5. You notify Dream Maker in writing, by first class mail, of the transfer of the license indicating the date of transfer, your name and address as the original licensee, and, the full name and address of the person or entity the license has been transferred to. Any attempt otherwise to rent, assign, sublicense, pledge, lease, share, or transfer any of the rights, duties, or obligations hereunder is void.

TERMINATION: The license is effective until terminated. You may terminate it at any time by destroying the Software, including all illustrations or any derivatives of the illustrations and documentation, together with all copies thereof, whether in printed or electronic format including any documents you have created that contain any of the illustrations or derivatives thereof. This license will terminate upon conditions set forth elsewhere within this Agreement if you fail to comply with any term or condition of this Agreement. In such event, no notice shall be required by Dream Maker or judicial resolution to effect such termination.

Trademarks: Cliptures, CoolClipArt, MacGallery, and Print&Clip are trademarks of Dream Maker Software. Dream Maker Software is a registered trademark of Dream Maker Software. Other brand and product names are trademarks or registered trademarks of their respective holders.

Copyright Notice: All of the illustrations, software, and documentation contained in this product are the copyrighted property of Dream Maker Software with all rights reserved. Permission to use the illustrations, software, and documentation is granted only to the licensee, and, only as provided for in the License Agreement. You may not give copies of any of the illustrations, software, or documentation to anyone else. Unlicensed usage, copying, possession, or, distribution of the illustrations, software, documentation, or portions thereof is illegal and a violation of Federal copyright law and International treaties.

© 1999 Dream Maker Software