UK - Ireland

PLEASE READ THIS CAREFULLY. IT CONTAINS THE TERMS ON WHICH THIS AUTODESK COMPUTER PROGRAM IS BEING LICENSED TO YOU. IF YOU DO NOT AGREE TO THESE TERMS, RETURN THE UNOPENED DISK PACKAGE AND ALL OTHER ITEMS IN THIS PACKAGE TO YOUR AUTODESK DEALER FOR A FULL REFUND. IF YOU ARE OBTAINING AN AUTHORIZATION CODE TO ACCESS A COMPUTER PROGRAM SUBJECT TO THE TERMS OF THIS LICENSE, OBTAINING AND USING THE AUTHORIZATION CODE TO ACCESS THE PROGRAM WILL BE DEEMED TO BE YOUR CONSENT TO THE LICENSE TERMS. NO REFUND WILL BE GRANTED ONCE THE AUTHORIZATION CODE HAS BEEN ISSUED.

COPYING OF THIS COMPUTER PROGRAM OR ITS DOCUMENTATION EXCEPT AS PERMITTED BY THIS LICENSE IS COPYRIGHT INFRINGEMENT UNDER THE LAWS OF YOUR COUNTRY. IF YOU COPY THIS COMPUTER PROGRAM WITHOUT PERMISSION OF AUTODESK, YOU ARE VIOLATING THE LAW. YOU MAY BE LIABLE TO AUTODESK FOR DAMAGES, AND YOU MAY BE SUBJECT TO CRIMINAL PENALTIES.

POSSESSION OR USE FOR COMMERCIAL PURPOSES OF ANY PROGRAM, DEVICE OR OTHER MEANS INTENDED TO FACILITATE REMOVAL OR CIRCUMVENTION OF ANY HARDWARE LOCK OR NODE IDENTIFICATION NUMBER WITH WHICH THIS COMPUTER PROGRAM IS SUPPLIED IS PROHIBITED.

AUTODESK, INC. SOFTWARE LICENSE AGREEMENT

1. Grant of license

In consideration of your agreement to the terms of this Agreement Autodesk, Inc. ("Autodesk") grants you a nonexclusive, nontransferable license to use the enclosed computer program (the "Software") and its accompanying documentation ("Documentation") on equipment owned by you or under your control according to the terms and conditions below.

This Agreement permits a single user to use the Software on only one computer at one location at any one time. However, if this Software is being licensed to you for use on a network, you may operate the Software as a multiple user installation with either

- a. the maximum number of concurrent users being one (1) so that multiple individuals may access the Software, but that only one person at a time may do so, or
- b. the maximum number of concurrent users being two (2) or more, in which case you must pay for an additional license and a document pack for each concurrent user.

If this Software is an educational version, you may use it only for the purpose of training and instruction and for no other purpose. If this Software is a student version, it

may be used only by the student who acquired it and only for study and instruction.

Regardless of which alternative you choose, this Agreement permits you to make only one backup copy of the Software. This Software Package may contain a printed manual and accompanying documentation (the "Documentation") or electronic Documentation. If the Documentation is in printed form, it may not be copied. If the Documentation is in electronic form, you may print out one (1) copy, which may not be copied.

You may make a second copy of the Software on the hard disk of a second computer, provided (a) the second copy of the Software is used exclusively by you, and (b) the second copy of the Software is used exclusively with the copy protection device (if any) supplied with the Software by Autodesk or an Authorized Autodesk Dealer.

2. Multimedia Software

The following special provisions apply to Multimedia Software. A separate copy of the Software and Documentation must be acquired and paid for each user with the following exceptions:

AutoVision; AutoVision Software may be licensed for network use pursuant to Section 1, "Grant of License."

3D Studio: Notwithstanding the single-user/one-computer license grant in Section 1 of this License Agreement, you may install 3D Studio Software on more than one computer for the exclusive purpose of network rendering of your files.

3D Studio Studio Renderer for Silicon Graphics, Inc. (SGI) Workstations. The SGI Renderer may be licensed pursuant to one of the following options (1) Single-Machine License: If you have purchased a Single-Machine License, then the Software may be used on a single SGI workstation, in multiple sessions, if desired. The Software may be used only by the employee stationed at the workstation and as part of network rendering by coworkers employed at the same physical site and address (the "Workstation Site"), with the permitted users having access either remotely or from the Workstation. (2) If you may make only one backup copy of the Software may be installed and run on any workstations at a given Workstation Site, in multiple sessions, if desired. The Software may be used only by employees at the Workstation Site, with the permitted user only by employees at the Workstation Site, with the permitted user of running multiple sessions on a single workstation. (2) If you have purchased a Site License, then the Software may be installed and run on any workstations at a given Workstation Site, in multiple sessions, if desired. The Software may be used only by employees at the Workstation Site, with the permitted user(s) having access either remotely or from the Workstation Site.

3D Studio Marx: You may modify and make unlimited copies of the source code examples contained in the Software and any resulting binary files for the exclusive purpose of incorporation into your own works (the "User Works") and you may treat the User Works as your own creations with the following restrictions: you must clearly identify any modified sources code examples and any resulting binary files as User Works developed by you, and not by Autodesk and you must use class identifications for any classes of objects you create that are different from the class identifications used by Autodesk. You may modify and make unlimited copies of the individual animations, still images and audio files contained in the Software for the sole purpose of incorporation into your own animations and still images (the "User Works"). In addition, you may make unlimited copies of any player included in the Software (the "Player") for purposes of playing back the User Works if you include the unmodified Autodesk copyright notice in any such copy. You may not distribute animations, still images, modified or unmodified, or the Player in commercial software without the written permission of Autodesk. You may treat the User Works as your own creations. You may photograph, broadcast (except MIDI files, which must be excluded in any medium for commercial radio or television broadcast), display and transfer to videotape the User Works without providing copyright notices of the original animations and still images contained in the Software. Notwithstanding the single user/one computer license grant in Section 1 of this Agreement, if this Software is 3D Studio software you may install the Software on more than one computer for the exclusive purpose of network rendering of your files. 3D Props and Texture Universe: You may modify and make unlimited copies of files contained in the Software for the exclusive purpose of incorporation into your own User Works. You may treat the User Works as your own creations as long as the Files are not the primary source of the value of the User Works. You may not distribute the Files in the form of a collection or library or as part of a software design tool.

"Hyperwire: You may make unlimited copies of the Runtime Classes, 3D runtime install file, Whip! install file and Hyperwire Samples install file for incorporation into your own works. "Runtime Classes" shall mean the Hyperwire runtime installation program, the contents of the "Classes" folder in the Hyperwire install directory and the contents of the "Classlib" folder in the install directory. NOTE: All modules in the Plug-in folder are unsupported."

3. Restrictions

You may not:

- a. copy the Software or Documentation except as permitted by this Agreement.
- b. reverse engineer, decompile or disassemble the Software except that you may decompile the Software only to the extent permitted by law where this is indispensable to obtain the information necessary to achieve interoperability of an independently created program with the Software or with another program and such information is not readily available from Autodesk or elsewhere. You may not decompile the Software if such information is available by licensing any Autodesk Software Developer's Kit through an Authorized Autodesk Dealer or your local Autodesk office.
- c. distribute, rent, loan, sell, sublicense or otherwise transfer all or part of the Software, Documentation or any rights granted hereunder to any other person without the prior written consent of Autodesk.
- d. remove, alter or obscure any proprietary notices, labels or marks from the Software or Documentation.
- e. modify, translate, adapt or arrange the Software or Documentation, or create derivative works based on the Software or Documentation, for any purpose.
- f. utilize any equipment, device, software, information or other means designed or adapted to circumvent or remove any form of copy protection used by Autodesk in connection with the Software, or use the Software together with any hardware lock or other copy protection device not supplied by Autodesk or an Authorized Autodesk Dealer.
- g. If this is a workstation version of the Software it is supplied with a specific node identification number and is authorized for use only on the workstation or server carrying that identification number. You may not alter the node identification number in any manner or for any purpose so as to permit the Software to be used on any other workstation or server.

4. Software Provided on More than One Medium

Except as provided below, if the Software is provided on more than one medium, you may use only one appropriate medium. You may not distribute, rent, loan, sell, sublicense or otherwise transfer the other medium or media except with the prior written consent of Autodesk (or an Authorized Autodesk Dealer)

If more than one operating system version of the Software is provided, you may use either or both, but only as permitted by Section 1 (Grant of License) above. As the sole exception to this provision, you may load and run a single session of a Microsoft MS-DOS version simultaneously with (a) a single session of either a Microsoft Windows version or (b) one or more sessions of a Microsoft Windows NT version of the Software, provided both versions were supplied by Autodesk.

5. Upgrades and Updates

If this Software is being licensed to you as an upgrade or update to software previously licensed to you, you must, if instructed by an Authorized Autodesk Dealer or the local Autodesk office, destroy all copies of the software previously licensed to you, including any copies resident on your hard disk drive, and return to the local Autodesk office any hardware lock which accompanied the software previously licensed to you.

6. Copyright

Ownership and copyrights in the Software and Documentation and any copies made by you remain with Autodesk. Unauthorized copying of the Software or Documentation or failure to comply with any of the terms of this Agreement will result in automatic termination of this Agreement. Any use of any copies of the Software or Documentation after termination of this agreement is unlawful.

7. Warranty

Autodesk warrants that the Software will provide the facilities and functions generally described in the Documentation and that the media on which the Software is furnished, the Documentation accompanying the Software, and any hardware lock or other copy protection device accompanying the Software will be free from defects in materials and workmanship under normal use. Autodesk's entire liability and your exclusive remedy under these warranties will be, at Autodesk's option, to attempt to correct or work around errors, to replace the defective media. Documentation or copy protection device, or to refund the license fee and terminate this Agreement. This remedy is subject to the return of the defective media, documentation or copy protection device with a copy of your receipt to your local Autodesk office or the Authorized Autodesk Dealer from whom it was obtained within ninety (90) days from the date of its delivery to you. Following expiration of this ninety (90)-day period, Autodesk will replace any defective or damaged copy protection device in return for payment of an amount which covers the cost of a replacement device plus a fee for handling and shipment. EXCEPT FOR THE ABOVE EXPRESS LIMITED WARRANTIES, AUTODESK MAKES AND YOU RECEIVE NO WARRANTIES, EXPRESS, IMPLIED, STATUTORY OR IN ANY COMMUNICATION WITH YOU, AND AUTODESK SPECIFICALLY DISCLAIMS ANY OTHER WARRANTY INCLUDING THE IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. AUTODESK DOES NOT WARRANT THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE.

8. Disclaimer

COMPUTER-AIDED DESIGN SOFTWARE AND OTHER TECHNICAL SOFTWARE ARE TOOLS INTENDED TO BE USED BY TRAINED PROFESSIONALS ONLY. THEY ARE NOT SUBSTITUTES FOR YOUR PROFESSIONAL JUDGMENT. COMPUTER-AIDED DESIGN SOFTWARE AND OTHER TECHNICAL SOFTWARE ARE INTENDED TO ASSIST WITH PRODUCT DESIGN AND ARE NOT SUBSTITUTES FOR INDEPENDENT TESTING OF PRODUCT STRESS, SAFETY AND UTILITY. DUE TO THE LARGE VARIETY OF POTENTIAL

APPLICATIONS FOR THE SOFTWARE, THE SOFTWARE HAS NOT BEEN TESTED IN ALL SITUATIONS UNDER WHICH IT MAY BE USED. AUTODESK SHALL NOT BE LIABLE IN ANY MANNER WHATSOEVER FOR THE RESULTS OBTAINED THROUGH THE USE OF THE SOFTWARE. PERSONS USING THE SOFTWARE ARE RESPONSIBLE FOR THE SUPERVISION, MANAGEMENT AND CONTROL OF THE SOFTWARE. THIS RESPONSIBILITY INCLUDES THE DETERMINATION OF APPROPRIATE USES FOR THE SOFTWARE AND THE SELECTION OF THE SOFTWARE AND OTHER PROGRAMS TO ACHIEVE INTENDED RESULTS. PERSONS USING THE SOFTWARE ARE ALSO RESPONSIBLE FOR ESTABLISHING THE ADEQUACY OF INDEPENDENT PROCEDURES FOR TESTING THE RELIABILITY AND ACCURACY OF ANY PROGRAM OUTPUT, INCLUDING ALL ITEMS DESIGNED BY USING THE SOFTWARE.

9. Limitation of Liability

IN NO EVENT WILL AUTODESK BE LIABLE FOR ANY LOSS OR DAMAGE OF ANY KIND, INCLUDING LOSS OF DATA, LOST PROFITS, COST OF COVER OR OTHER SPECIAL, INCIDENTAL, CONSEQUENTIAL OR INDIRECT DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE OR DOCUMENTATION, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY INCLUDING UNDER CONTRACT, NEGLIGENCE OR OTHERWISE. THIS LIMITATION WILL APPLY EVEN IF AUTODESK OR ANY AUTODESK DEALER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE. YOU ACKNOWLEDGE THAT THE LICENSE FEE REFLECTS THIS ALLOCATION OF RISK.

Autodesk shall have no responsibility or liability whatsoever arising from loss or theft of the Software or of any copy protection device with which the Software is supplied. specifically, autodesk shall not be obligated to replace any lost or stolen software or copy protection device. You are solely responsible for safeguarding the Software and any copy protection device from loss or theft and protecting your investment through insurance or otherwise.

In the event that any exclusion, disclaimer or other proVisions contained in this Agreement shall be held invalid for any reason and AUTodesk becomes liable for loss or damage that could otherwise have been limited, such LIABILITY, whether in contract, negligence or otherwise, shall not exceed £25,000.

AUTodesk does not exclude liability for death or personal injury resulting from the negligence of Autodesk liability for damage caused by a defect in the Software WITHIN the MEANING OF PART 1 of the Consumer PROTECTION Act 1987, to which no limit applies.

10. General

a. This Agreement shall terminate without further notice or action by Autodesk if you become bankrupt, go into liquidation, suffer or make any winding-up petition, make an arrangement with your creditors, have an administrator, administrative receiver or receiver appointed or suffer or take any similar action in consequence of debt.

- b. This Agreement shall not be governed by the 1980 Convention on Contracts for the Sale of Goods but by the laws of England and shall be subject to the jurisdiction of the English Courts. This Agreement is the entire agreement between us and supersedes any other communications, representations, or advertising with respect to the Software and Documentation. If you have any questions, please contact your Authorized Autodesk Dealer.
- c. If any part of this Agreement is held by a court of competent jurisdiction to be unenforceable, the validity of the remainder of the Agreement shall not be affected.
- d. Nothing herein shall affect the statutory rights of consumers in "consumer transactions" under any applicable legislation.
- e. You agree that Autodesk takes the benefit of the provisions of this Agreement for itself and as agent for any other entity from time to time forming part of the Autodesk group.

Autodesk, the Autodesk logo, 3D Studio and AutoVision are registered trademarks of Autodesk, Inc. in the United States of America and other countries. Texture Universe, 3D Props, 3D Studio MAX and Kinetix are trademarks of Autodesk, Inc. in the USA and/or other countries. All other brand names, product names, or trademarks belong to their respective holders.