TRIAL USE LICENSE

TOMONITOR is NOT a public domain program. It is copyrighted by R. A. GORMAN. This software and accompanying documentation are protected by Canadian copyright law and also by international treaty provisions.

R. A. GORMAN grants you a limited license to use this software for evaluation purposes for a period not to exceed thirty days. If you continue using this software after the thirty-day evaluation period, you MUST make a registration payment to R. A. GORMAN.

You may not use, copy, rent, lease, sell, modify, decompile, disassemble, otherwise reverse engineer, or transfer the licensed program except as provided in this agreement. Any such unauthorized use shall result in immediate and automatic termination of this license. All rights not expressly granted here are reserved to R. A. GORMAN.

LIMITED DISTRIBUTION LICENSE

You may distribute TOMONITOR for no payment, completely unaltered, without further permission; for other cases or to distribute in modified form, you must consult the attached data record, which is hereby incorporated by reference. Any distribution satisfying all the distribution requirements expressed in that data record is hereby authorized.

Permission to distribute the TOMONITOR package is not transferable, assignable, saleable, or franchisable. Each vendor wishing to distribute the package must independently satisfy the terms of this limited distribution license.

U.S. Government Information: Use, duplication, or disclosure by the U.S. Government of the computer software and documentation in this package shall be subject to the restricted rights applicable to commercial computer software as set forth in subdivision

(b)(3)(ii) of the Rights in Technical Data and Computer Software clause at 252.227-7013 (DFARS 52.227-7013). The Contractor manufacturer is R. A. Gorman, 27-900 Limeridge Rd. East, Hamilton, Ontario, Canada L8W 1N9.

R. A. GORMAN may revoke any permissions granted here, by notifying you in writing. All rights not expressly granted here are reserved to R. A. GORMAN.

DEFINITION OF SHAREWARE

Shareware distribution gives users a chance to try software before buying it. If you try a Shareware program and continue using it, you are expected to register. Individual programs differ on details -- some request registration while others require it, some specify a maximum trial period. With registration, you get anything from the simple right to continue using the software to an updated program with printed manual. Copyright laws apply to both Shareware and commercial software, and the copyright holder retains all rights, with a few specific exceptions as stated below. Shareware authors are accomplished programmers, just like commercial authors, and the programs are of comparable quality. (In both cases, there are good programs and bad ones!) The main difference is in the method of distribution. The author specifically grants the right to copy and distribute the software, either to all and sundry or to a specific group. For example, some authors require written permission before a commercial disk vendor may copy their Shareware.

Shareware is a distribution method, not a type of software. You should find software that suits your needs and pocketbook, whether it's commercial or Shareware. The Shareware system makes fitting your needs easier, because you can try before you buy. And because the overhead is low, prices are low also. Shareware has the ultimate money-back guarantee -- if you don't use the product, you don't pay for it.

DISCLAIMER - AGREEMENT

Users of TOMONITOR must accept this disclaimer of warranty: "TOMONITOR is supplied as is. The author disclaims all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The author assumes no liability for damages, direct or consequential, which may result from the use of TOMONITOR."

TOMONITOR is a "shareware program" and is provided at no charge to the user for evaluation. Feel free to share it with your friends, but please do not give it away altered or as part of another system. The essence of "user-supported" software is to provide personal computer users with quality software without high prices, and yet to provide incentive for programmers to continue to develop new products. If you find this program useful and find that you are using TOMONITOR and continue to use TOMONITOR after a reasonable trial period, you must make a registration payment of \$149.50 (US funds) to R. A. GORMAN -CONSULTANT. The \$149.50 registration fee will license one copy for use on any one computer at any one time. You must treat this software just like a book. An example is that this software may be used by any number of people and may be freely moved from one computer location to another, so long as there is no possibility of it being used at one location while it's being used at another. Just as a book cannot be read by two different persons at the same time.

Commercial users of TOMONITOR must register and pay for their copies of TOMONITOR within 30 days of first use or their license is withdrawn. Site-License arrangements may be made by contacting R. A. GORMAN - CONSULTANT.

Anyone distributing TOMONITOR for any kind of remuneration must first contact R. A. GORMAN - CONSULTANT at the address below for authorization. This authorization will be automatically granted to distributors recognized by the (ASP) as adhering to its guidelines for shareware distributors, and such distributors may begin offering TOMONITOR immediately (However R. A. GORMAN - CONSULTANT must still be advised so that the distributor can be kept up-to-date with the latest version of TOMONITOR.).

You are encouraged to pass a copy of TOMONITOR along to your friends for evaluation. Please encourage them to register their copy if they find that they can use it. All registered users will receive a copy of the latest version of the TOMONITOR system.

The attached VENDINFO data record is hereby incorporated by reference. Any distribution satisfying all the distribution requirements expressed in that data record is hereby authorized.