License Agreement

The Greatest Paper Airplanes KittyHawk Software, Inc. P.O. Box 64189 Tucson, AZ 85728 (520) 622-2200

License to Distribute or sell KittyHawk Software, Inc.'s "The Greatest Paper Airplanes" Shareware Version.

This document (LICENSE.WRI) is the only terms in which we, KittyHawk Software, Inc., ("KittyHawk") allow Commercial Distribution of "The Greatest Paper Airplanes" Shareware Version(the "Software").

To "commercially distribute" means to distribute for money or other consideration. It includes copying onto magnetic disks, CD-ROMs or any other tangible medium now or subsequently known, and distribution by retail rack, direct mail, catalog, advertisement, or trade show. It does not include distribution by any not for profit organization, by any hobby, user or computer interest group to its members, or electronically by any BBS.

"The Greatest Paper Airplanes" means version 1.0 and all of the related files distributed by us under the mark "The Greatest Paper Airplanes."

- A. OWNERSHIP: Except to the extent expressly licensed by us, we have and reserve the exclusive copyright and other right, title and interest to distribute the Program, and the right to use the Trademark in connection with them.
- B. THINGS YOU MUST DO: You may Commercially Distribute the Program under this License so long as you:
- [1] Clearly market it as shareware using "try before you buy" or similar words,
- [2] Try to sell only the most current version of it,
- [3] Make distribution copies only from master copies received directly from us,
- [4] Distribute the Software complete including all of its related files, each in compressed or other format, this includes the following files: README.WRI, PAPERAIR.EXE, BINDDLL.DLL, GEOMETRY.DLL, GEO87.DLL, PAPERAIR.HLP, ORDERAIR.HLP, REMOVAIR.EXE, LICENSE.WRI, and README.TXT.
- C. Your right to distribute under this license is personal, and does not include any right to:
- [1] sub-license or otherwise cause any copying or distribution of the Software by anyone else without our consent in writing, or
- [2] rent or lease the Software, or
- [3] sell it as part of any hardware or software package.
- D. TERM: This License terminates upon 30 days prior written notice by either us to the other. If terminated by us by such notice, you may distribute the Program until the earlier of 30 days after the termination date in the notice, or completion of the distribution of the copies you have in stock. Sections A, E and the Warranty will survive the termination of this License.

E. MISCELLANY You may not reverse engineer, decompile, disassemble, or create derivative works from the Software. You will hold KittyHawk, our contractors, employees and agents harmless from damage, loss and expense arising directly or indirectly from your acts and omissions in copying and distributing the Software. With respect to every matter arising under this License, you consent to the exclusive jurisdiction and venue of the state and federal courts sitting in Tucson, Arizona, USA, or as otherwise permitted by law.

Warranty

THE PROGRAM IS PROVIDED "AS IS". NO OTHER WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE AS TO IT OR ANY MEDIUM IT MAY BE ON. KITTYHAWK DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE SOFTWARE AND THE ACCOMPANYING WRITTEN MATERIALS. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES. IN NO EVENT SHALL KITTYHAWK OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, PERSONAL INJURY, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS) ARISING FROM THE USE OR THE INABILITY TO USE THIS KITTYHAWK PRODUCT, EVEN IF KITTYHAWK HAS BEEN ADVISED OF THE POTENTIAL OF SUCH DAMAGES. BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

May 1, 1994