#### Video Poker Registration Form October 19, 1993 Video Poker, Version 2.08, Copyright (c) 1993, by Richard C. Waite, Jr.

Video Poker is a shareware product. Use of the program past a 15 day trial period requires registration. The registration fee is \$15.00 (US Funds). Registration entitles you to the use of any future version of the program.

Name		
Address		
City	State	Zip

Comments and suggestions are welcome.

Please print and fill out and send this page along with a check for the registration fee to:

Richard C. Waite, Jr. 1970 Montana Drive Ventura, Ca. 93003

Video Poker can also be registered on CompuServe Information Service under Registration ID 1447.

# Installation of VPOKER.EXE

VPOKER.EXE can be placed in the directory of your choice and set-up with an embedded Icon for start-up. See your Windows documentation for details of setting up a Windows program.

# Product Support

Support for Video Poker is limited to release of any future version of the program. It is just a game intended for entertainment purposes only.

### License Agreement

The use of Video Poker is subject to the following terms and conditions.

Video Poker is copyrighted material. It is protected by the copyright laws of the United States. You may not make any changes or modifications to Video Poker. You may not decompile, disassemble, or otherwise reverse-engineer the software in any way.

You may use Video Poker on a trial basis provided you do not violate the protection afforded the licensed software by the copyright laws, and you agree to the terms of the license agreement. If you continue to use Video Poker past a 15 day evaluation period you are obligated to purchase a license for its use.

A license for the use of Video Poker can be obtained by sending a \$15.00 registration fee to:

Richard C. Waite, Jr. 1970 Montana Drive Ventura, Ca. 93003

The license fee paid for Video Poker is a one time fee. Licensed users may obtain and use future revisions of Video Poker by Richard C. Waite, Jr. without reregistration.

Title to the licensed software is NOT transferred to the end user. The end user is granted a non-exclusive license to use the software on one computer or computer work station at any given time.

### Limited Warranty

Richard C. Waite, Jr. does not warrant that the licensed software will meet your requirements or that the operation of the software will be uninterrupted or error free. The warranty does not cover any media or documentation which has been subjected to damage or abuse by you or others. The software warranty does not cover any copy of the licensed software which has been altered or changed in any way.

ANY IMPLIED WARRANTIES INCLUDING ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE ARE LIMITED TO THE TERM OF THE EXPRESS WARRANTIES. Some States do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you.

The warranties set forth above are in lieu of any and all other express or implied warranties, whether oral, written, or implied, and the remedies set forth above are the sole and exclusive remedies.

Richard C. Waite, Jr. is not responsible for any problems or damage caused by the licensed software that may result from using the licensed software. This includes, but is not limited to, computer hardware, computer software, operating systems, and any computer or computing accessories. End user agrees to hold Richard C. Waite, Jr. harmless for any problems arising from the use of the software.

Richard C. Waite, Jr. SHALL NOT IN ANY CASE BE LIABLE FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR OTHER SIMILAR DAMAGES ARISING FROM ANY BREACH OF THESE WARRANTIES EVEN IF Richard C. Waite, Jr.. OR HIS AGENTS OR DISTRIBUTORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

In no case shall Richard C. Waite, Jr.'s liability exceed the license fees paid for the right to use the licensed software.

# Video Poker Distribution

You are granted a limited license to copy Video Poker only for the trial use of others subject to the terms of this software license agreement described herein, and the conditions described below are met:

Video Poker MUST be copied in an unmodified form and MUST contain the following files:

#### VPOKER.EXE VPOKER.WRI

No fee, charge or other compensation may be accepted or requested by anyone without the express written permission of Richard C. Waite, Jr.

Public Domain Disk Vendors may not charge a fee for Video Poker itself. However you may include Video Poker on a diskette for which you charge a nominal distribution fee. The purchaser of said diskette must be informed in advance that the fee paid to acquire the diskette does NOT relieve said purchaser from paying the Registration Fee for Video Poker if said purchaser uses Video Poker.

Operators of electronic bulletin board systems (Sysops) may post Video Poker for downloading by their users without written permission only as long as the above conditions are met. A fee may be charged for access to the bbs as long as no specific fee is charged for downloading Video Poker files without first obtaining express written permission from Richard C. Waite, Jr. to charge such a fee.

Distributors of public domain and user supported software, such as disk vending services, may not charge a fee for Video Poker itself. However you may include Video Poker on a diskette for which you charge a nominal distribution fee. The purchaser of said diskette must be informed in advance that the fee paid to acquire the diskette does NOT relieve said purchaser from paying the Registration Fee for Video Poker.

The above constitutes the license agreement for Video Poker. It superceeds any and all previous license agreements.