

SOFTWARE) and

BYROM SOFTWARE as provided below.

which the Licensed Program will be used.

other terms of this Agreement.

of the terms and conditions of this Agreement.

PERMISSION TO COPY OR MODIFY LICENSED PROGRAMS:

TERMS:

LICENSE:

END USER SOFTWARE LICENSE AGREEMENT

having an address at

(herein after referred to as "BUYER").

IMPORTANT: All BYROM SOFTWARE programs are sold only on the condition that the purchaser agrees to the following license. **READ THIS LICENSE CAREFULLY.** If you do not agree to the terms contained in this License, return the packaged diskette UNOPENED to your distributor and your purchase price will be refunded. If you agree to the terms contained in this license, sign this agreement (Buyer) and RETURN the ORIGINAL by mail.

THIS AGREEMENT is entered into this _____ day of ____ , 19 ___ , between BYROM SOFTWARE, INC., having an address at 2326 West 2500 North, Vernal, Utah 84078, (hereinafter referred to as BYROM

BYROM SOFTWARE agrees to grant and the BUYER agrees to accept on the following terms and conditions, nontransferable and nonexclusive licenses to use the software program(s) (Licensed Programs) herein delivered with this

This Agreement shall remain inforce until terminated by the BUYER upon one month's prior written notice, or by

Each program license granted under this Agreement authorizes the BUYER to use the Licensed Program in any machine readable form on any single computer system (referred to as System). A separate license is required for each System on

The BUYER shall not copy, in whole or in part, any Licensed Programs which are provided by BYROM SOFTWARE. Any Licensed Programs which are provided by Bryom Software in machine readable form may be copied, in whole or in part, in printed or machine readable form in sufficient number for use by the BUYER with the designated System, to understand the contents of such machine readable material, to modify the Licensed Program as provided below, for back-up

purposes, or for archive purposes, provided, however, that no more than five (5) printed copies will be in existence under any license at any one time without prior written consent from BYROM SOFTWARE. The BUYER agrees to maintain appropriate records of the number and location of all such copies of Licensed Programs. The original, and any copies of the Licensed Programs, in whole or in part, which are made by the BUYER shall be the property of BYROM SOFTWARE. This does not imply, of course, that BYROM SOFTWARE owns the media on which the Licensed Programs are recorded.

The BUYER may modify any machine readable form of the Licensed Programs for his own use and merge it into other

program material to form an updated work, provided that upon discontinuance of the license for such Licensed Program, the Licensed Program supplied by BYROM SOFTWARE will be completely removed from the updated work. Any portion of the Licensed Program included in an updated work shall be used only on the designated System and shall remain subject to all

The BUYER agrees to reproduce and include the copyright notice of BYROM SOFTWARE on all copies, in whole or in part, in any form. including partial copies in modifications, of Licensed Programs made hereunder.

Any license under this Agreement may be discontinued by the BUYER at any time upon one month's prior written notice. BYROM SOFTWARE may discontinue any license or terminate this Agreement if the BUYER fails to comply with any

This Agreement and any of the licenses, programs or materials to which it applies may not be assigned, sublicensed or otherwise transferred by the BUYER without prior written consent from BYROM SOFTWARE. No right to print or copy, in

whole or in part, the Licenses Programs is granted except as hereinafter expressly provided.

program listings object code and source code, in a	e make available any Licensed Program including but not limited to ny form, to any person other than BUYER or BYROM SOFTWARE OM SOFTWARE, except with the BUYER'S permission for purposes sed Program.
SOFTWARE a certificate certifying that through his b in whole or in part, in any form, including partial co	e of any license under this Agreement, the BUYER will furnish BYROM sest effort, and to the best of his knowledge, the original and all copies, pies in modifications, of the Licensed Program received from BYROM have been destroyed, except that, upon prior written authorization from of or archive purposes.
SOFTWARE shall be to make available all published	h respect to the Licensed Programs. The sole obligation of BYROM d modifications or updates made by BYROM SOFTWARE to Licensed from date of purchase, provided BUYER has signed and returned this
LICENSED PROGRAM(S) DESCRIPTION:	
Licensed Program(s) description	
LIMITATION OF LIABILITY: THE FOREGOING WARRANTY IS IN LIEU OF BUT NOT LIMITED TO, THE IMPLIED WARRANT PURPOSE. IN NO EVENT WILL BYROM SOFTWARE B SOFTWARE HAS BEEN ADVISED OF THE POSSIB GENERAL: If any of the provisions, or portions thereof, of they are to that extent to be deemed omitted. This is the complete and exclusive statement of the support of the suppo	his Agreement are invalid under any applicable statute or rule of law,
This Agreement will be governed by the laws of IN WITNESS WHEREOF, the parties have cau	e parties relating to the subject matter of this Agreement. the State of Utah. used these presents to be signed in duplicate on the date first above
written.	
ATTEST:	BYROM SOFTWARE, INC.
	By
Secretary	BUYER