BY CLICKING ON THE ACCEPT BUTTON BELOW, YOU ARE CONSENTING TO BE BOUND BY THIS BETA SOFTWARE LICENSE AND SERVICE AGREEMENT ("AGREEMENT"). IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, CLICK THE NO BUTTON AND DO NOT INSTALL THIS PRODUCT.

- <u>License</u>: ClockWise Technologies Ltd. ("ClockWise") hereby grants you ("Licensee") a non-exclusive, non transferable
  personal license to (i) use the accompanying software product, in machine executable object code form (the "Software"),
  and (ii) solely in conjunction with the Software, use the services ClockWise supplies from time to time at its sole discretion
  ("the "Service"), subject to the terms and conditions set forth below.
- 2. The Software and the Service: ClockWise provides users with a 3D interface to the Windows 95/98 OS, enabling comprehensive three-dimensional access to computer settings, features, and applications and offering a wide assortment of content offerings and on-line information resources including stories, articles or other material, text, images, and other multimedia data provided by ClockWise and other third parties (some of which may require the User to accept such third party's end user license agreement) ("Content")

## 3. Scope of License:

- 3.1 Licensee may use the Software and the Service on any computer under his/her full control, provided however that any copy of the Software must contain all of the original Software's proprietary notices and this Agreement.
- 3.2 Licensee may not use the Software, the Service or the Content to: (i) perform any activity which is or may be, directly or indirectly unlawful, harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable; (ii) perform any activity which will or may breach a third party right (iii) engage in commercial activities including, but not limited to offering for sale any products or services, soliciting for advertisers or sponsors or selling, licensing or granting public access to any Content offered on the Service.
- 3.3 Without derogating from the generality of the foregoing section, the Licensee acknowledges that the Software or the Service may contain features enabling users to transmit various types of communications to other users or the public. The license to use the Software and the Service specifically excludes spamming, junk mail, any form of harassing activities, imposturing and activities which are intended or may result in invasion of privacy or damages to other users. The Licensee undertakes to refrain from such activities and shall be liable for any consequence of the referenced forbidden actions.
- 4. <u>Change of License</u>: ClockWise is permitted, at any time and for whatever reason, to limit, deny, create different priorities to different users, modify, or cancel some or all of the functionality or content of the Software the Service or the Content, at any time, without prior notice. ClockWise may elect in its sole discretion to condition the continuation of this license, on the Licensee accepting software improvements, corrections, adaptations, conversions to more recent Software versions or any other changes to the Software or the Service.
- 5. Protection of Proprietary Rights: title, ownership rights, and intellectual property rights in and to the Software, the Service and any Content shall remain at all times in ClockWise and/or its licensors, suppliers or Content Providers (as defined below), and nothing in this Agreement shall be deemed as a grant of such right to Licensee. Licensee may not modify, translate, reverse engineer, decompile or disassemble the Software, Service or Content, create derivative works based on the Software, the Service or any Content, copy the Software (except as specified above), the Service or any Content, export, sell, license, rent, lease, transfer or otherwise transfer rights to the Software, the Service, or Content, or remove any proprietary notices or labels on the Software.
- **6.** <u>Licensee's acknowledgments relating to the Software and the Service</u>: Licensee hereby acknowledges and agrees that:
  - 6.1 By installing the Software on Licensee's computer, Licensee agrees that (i) certain information including Statistical Data (as defined hereunder) stored on Licensee's computer will be made available and transmittable to ClockWise servers.
  - 6.2 The functionality of the Service depends, among other things, on the availability of Internet connectivity, information by ClockWise servers, net congestion and other factors. ClockWise makes no warranties or guarantees as to the availability or reliability of the Service or the Content provided to Licensee or to any other user nor makes any commitment to provide Licensee with any Content or to provide an on-going operational Service. ClockWise at any time may suspend or cancel the Service for any reason without prior notice.
  - 6.3 The Software or the Service is not specifically licensed for use in circumstances in which the malfunction of the Software or the Service or the unavailability of information by ClockWise servers, may cause personal injury or death or damage to property. Neither ClockWise nor its licensors or suppliers shall be liable for any claims or damages arising from such events.

## 7. Licensee's acknowledgments relating to privacy issues: Licensee hereby acknowledges and agrees that:

7.1

- 7.1 <u>Registration Data</u>. ClockWise will not disclose Licensee's personally identifiable information including name and address, posted during enrollment procedure or afterwards, unless (i) ClockWise received Licensee's consent, or (ii) ClockWise was ordered to do so by a court or competent authority.
- 7.3 Statistical Data. ClockWise gathers information and usage patterns related to Licensee's use of the Software and the Service ("Statistical Data") for statistical and analysis purposes and to enable ClockWise to fit targeted or personalized offerings to Licensee. ClockWise may use for commercial purposes including advertising, marketing, rating, registration of products or promotion of activities, Statistical Data or any part thereof, combined or separately, provided that such use will not disclose Licensee's personally identifiable information unless he/she has consented to such disclosing of such details.
- 8. <u>Licensee's acknowledgments relating to Information</u>: Licensee expressly acknowledges and agrees that:
  - 8.1 The Content Licensee will be exposed to, or receives, or uses with the Software and the Service, including, news, data, links, bookmarks, WWW sites, advertisements, products, goods or services, is provided by third parties and is not reviewed, controlled, examined, verified or endorsed by ClockWise in any way and are the sole responsibility of the person from whom such Content originated. Licensee will be entirely responsible for any reliance on all or part of the Content that he/she accesses via the Service and will independently determine whether he/she has adequate legal rights to rely, store, link to, browse in, or otherwise make use of such Content or whether such Content complies with any legal rule, including but not limited to, rules of copyright, secrecy, defamation, decency, privacy, security and export laws. ClockWise will not be liable for any such Content available through the Service and can not provide any guarantee as to the accuracy, integrity or quality of such Content nor any reliance on such Content including any damage, deletion, erasure or other change of such Content for any reason whatsoever.
  - 8.2 The Software and the Service contains features that may link Licensee to third party web sites or services. Participation in promotions or advertising of products and services found on the Service, including order, purchase, payment and delivery of any related goods or services, and any other terms, conditions, warranties or representations associated with such dealings, are solely between the Licensee and the specific third party. Licensee agrees that ClockWise will not liable in any way for any loss or damage of any sort incurred as the result of any such dealings or as the result of the presence of such promotion or advertising materials on the Service.
- **9.** Licensee's acknowledgements to Content Providers: The Service contains Content provided by content providers the identity of which may change from time to time at the sole discretion of ClockWise ("Content Providers"). Without derogating from the provisions of this Agreement, the Content provided by Content Providers is specifically subject to the following restrictions and limitations which are granted by Licensee in favor of each Content Provider:
  - 9.1 Ownership. Licensee agrees that each Content Provider and its information providers retain all proprietary right, title or interest, including copyright, in stories, articles or other material, including but not limited to text, images, and other multimedia data, that such Content Provider provides as part of the Service.
  - 9.2 Restrictions on Use. Licensee agrees that it will not copy nor license, sell, transfer, make available or otherwise distribute the Content to any entity or person. Licensee shall use its best efforts to stop any such copying or distribution immediately after such use becomes known.
  - 9.3 No Warranty. The Content is provided "AS IS." Each Content Provider AND ITS INFORMATION PROVIDERS DISCLAIM ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, RELATING TO THIS AGREEMENT, THE CONTENT AND ALL PERFORMANCE HEREUNDER. Each Content Providers and its information providers make no warranties regarding the completeness, accuracy or availability of the Content.
  - 9.4 <u>Limitation of Liability</u>. In no event shall any Content Provider or its information providers be liable to Licensee or any other person or entity for any direct, indirect, special, exemplary or consequential damages, including lost profits, arising under this Agreement or from performance thereunder based in contract, negligence, strict liability or otherwise, whether or not they or it had any knowledge, actual or constructive, that such damages might be incurred.

- 9.5 Indemnification. Licensee shall indemnify and hold harmless Each Content Provider and its information providers against any claim, damages, loss, liability or expense, including attorneys fees, arising out of Licensee's use of the Content in any way contrary to this Agreement.
- 9.6 <u>Beneficiaries of this Agreement</u>. The rights and limitations in this Agreement are for the benefit of each of the Content Providers and its information providers, each of which shall have the right to enforce its rights hereunder directly and on its own behalf.

## 10. Limitation Of Liability:

- 10.1 ClockWise will not be liable for indirect, special, or consequential damages (or any loss of revenue, profits, data, or loss caused by the introduction of computer viruses or content transmitted or received in connection with the use of the Software or the Service), arising in connection with this Agreement or Licensee's use of the Software or the Service, even if ClockWise have been advised of the possibility of such damages. Further, our aggregate liability arising with respect to this Agreement will not exceed the fees paid to ClockWise by you, if any, for the right to use Software or the Service.
- 10.2 In no event shall ClockWise be liable to Licensee or anyone else for any unavailability, delays, inaccuracies, errors or omissions or any damages with respect to any information used received or transmitted by the Software and/or Service, or for any damage arising therefrom or occasioned thereby, or for the results obtained from the use of such Content.
- 11. <u>Disclaimer</u>. Licensee acknowledges and agrees that the Software, the Service and the Content are provided "AS IS". ClockWise makes no warranties or conditions, express or implied, including without limitation the implied warranties or conditions of merchantability, fitness for a particular purpose, and non infringement, regarding the Software, the Service or any Content.
- 12. **Termination:** ClockWise and Licensee shall have the right to terminate this Agreement at any time for any reason whatsoever and without any obligation to specify the reasons for such termination. Without derogating from the foregoing sentence, the Agreement, including all of Licensee's right to use the Software and the Service, will terminate automatically and immediately if (i) Licensee fails to comply with the provisions of this agreement, or (ii) Licensee uses the Software or the Service for illegal unlawful or abusive purposes. Upon termination, Licensee must immediately stop using the Software and/or the Service and destroy all copies of the Software.
- Export Law Assurances: Licensee agrees not to export the Software outside the country in which the Software was
  downloaded except as permitted by the laws and regulations of such country.
- 14. Changes of License Terms: ClockWise may change, from time to time, the terms of this Agreement and notify of such change to the Licensee. Licensee agrees that his/her continued use of the Software and/or the Service, for a period of 30 days after such notice has been provided directly to Licensee or on the Clockwise Web site for the first time, shall constitute his/her consent to the new or revised license agreement
- 15. Miscellaneous: This Agreement represents the complete agreement between Licensee and ClockWise concerning the subject matter hereof and supersedes all prior agreements and representations between them. If any provision of this Agreement is held to be unenforceable for any reason, such provision shall be reformed to the extent necessary to make it enforceable to the highest extent. Except as set forth in Section 12, this Agreement cannot be amended, modified, or waived, unless the change is written and signed by an authorized ClockWise representative. ClockWise may transfer, assign sublicense or pledge in any manner whatsoever, any of its rights and obligations under this agreement to any third party whatsoever, without notice and without the need to receive Licensee's consent. Licensee shall not transfer, assign, sublicense nor pledge in any manner whatsoever, any of Licensee's rights or obligations under this agreement. This Agreement is governed by the laws of the State of Israel, with out reference to its conflict of law principles and the exclusive jurisdiction for any dispute arising hereunder shall be submitted to the competent courts in Tel-Aviv, Israel. Any questions concerning this license agreement may be directed by email to 'legal@clockwise3d.com'.