

END-USER LICENSE AGREEMENT

This PKWARE® End-User License Agreement (the "Agreement") is a legal agreement between you (either an individual or a single entity) and PKWARE, Inc. setting forth how you can use PKWARE's computer software, documentation and other associated media ("THE SOFTWARE"). You acknowledge that you agree to its terms by downloading, installing, and/or using THE SOFTWARE.

- 1. License Grant - Shareware.** THE SOFTWARE is licensed as a "SHAREWARE" version, on one computer only. You may use THE SOFTWARE distributed and licensed as SHAREWARE on a trial basis only. The shareware version of THE SOFTWARE may be distributed freely without any associated fees to other parties who wish to try THE SOFTWARE as long as THE SOFTWARE is distributed within an exact copy of the original PKWARE self-extracting installation file. In other words, nothing may be left out of the SHAREWARE as distributed on PKWARE's web site at <http://www.pkware.com>.
- 2. Ownership of Property Rights.** THE SOFTWARE is licensed, not sold. All software, help files, et cetera are and will remain the property of PKWARE, Inc. and are protected by the copyright laws of the United States and other countries.
- 3. NOT A SITE LICENSE.** You may install THE SOFTWARE on a single computer. The term "THE SOFTWARE" includes the computer programs, documentation and any other associated media. You may not install The SOFTWARE on multiple computers or a network server unless you have purchased a separate Site License. Please refer to the "Multiple Use" Site License section in the accompanying ORDER.TXT file for further details and pricing. PLEASE NOTE THAT A SITE LICENSE INCLUDES ONE COPY OF THE SOFTWARE, DOCUMENTATION AND ANY OTHER ASSOCIATED MEDIA. The Site License allows you to copy the software for the number of machines licensed.
- 4. NOT A DISTRIBUTION LICENSE.** Individuals, organizations, or government entities that wish to use THE SOFTWARE by PKWARE (e.g., PKWARE Self-extracting .ZIP (PKSFX®) files and program executable) to redistribute their software, files, computer data or electronic media, must first purchase a Distribution License. The Distribution License is intended only for the specific purpose of the Distribution License holder and does not grant rights to any party for general purpose archiving or compression of THE SOFTWARE. If general-purpose use of the program is required, a registered license for the program must additionally be purchased.
- 5. License Limits.** All licenses are prepaid, non-exclusive and non-transferable. You agree that you will not decompile or reverse engineer THE SOFTWARE or utilize any information obtained from PKWARE or obtained or learned in the course of using THE SOFTWARE, to develop or improve technology with similar functionality to THE SOFTWARE, nor will you directly or indirectly assist any other party in doing so. You further agree that you will not separate the various modules of THE SOFTWARE for their different purposes, if any.
- 6. WARRANTY DISCLAIMER.** ALL PROGRAMS ARE PROVIDED "AS IS" WITHOUT ANY WARRANTY OF ANY KIND, EITHER IMPLIED OR EXPRESSED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, FUNCTIONALITY, OR DATA INTEGRITY, OR PROTECTION. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH THE USER. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU, AND NOT PKWARE, INC. ASSUME THE ENTIRE COST OF ANY NECESSARY REPAIRS OR CORRECTIONS. PKWARE, INC. DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED WITHIN ANY OF ITS PROGRAMS WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF ANY OF ITS PROGRAMS WILL BE UNINTERRUPTED OR ERROR FREE.
- 7. LIMITATION OF REMEDIES.** IN NO EVENT WILL PKWARE, INC. BE LIABLE FOR ANY DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, BUSINESS INTERRUPTIONS, OR OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING FROM THE USE OR INABILITY TO USE THE PROGRAMS (WHETHER OR NOT DUE TO ANY DEFECTS THEREIN) EVEN IF PKWARE, INC. HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY. IN NO EVENT SHALL PKWARE'S LIABILITY EVER EXCEED THE PRICE PAID FOR THE LICENSE TO USE THE SOFTWARE, REGARDLESS OF THE FORM OF THE CLAIM.
- 8. ACKNOWLEDGMENT.** Your use of any software produced by PKWARE, Inc. is based only on your acknowledgement that you have read this Agreement, understand it, and agree to be bound by its terms and conditions. You further agree that it is the complete and exclusive statement of the Agreement between you and PKWARE, Inc. which supersedes all proposals or prior agreements, oral or written, and all other communications between you and PKWARE, Inc. relating to the subject matter of this Agreement. As to any dispute relating to this Agreement or the Software, you further agree to in personam jurisdiction in the Federal and State Courts located in the State of Wisconsin.
- 9. WAIVER, INVALIDITY AND GOVERNING LAW.** This Agreement may only be modified by mutual written consent of both parties. This Agreement shall be construed and enforced in accordance with the laws of the State of Wisconsin, USA. Any action or proceeding brought by either party against the other arising out of or related to the Agreement shall be brought only in a State of Federal Court of competent jurisdiction located in Milwaukee County, Wisconsin. The parties hereby agree to in personam jurisdiction of said courts. If any portion of this Agreement is found void, invalid, or unenforceable, it will not affect the validity of the balance of this Agreement, which shall remain valid and enforceable according to its terms.

PKWARE, the PKWARE logo, PKZIP, PKSFX, and the "Zipper Design", are registered trademarks of PKWARE, Inc. Trademarks of

other companies mentioned appear for identification purposes only and are the property of their respective companies.

Revised 10/2000