

TIMEWORKS LICENSE AGREEMENT

SINGLE USER PRODUCTS—This is a license agreement. This document sets forth the terms and conditions of the license, between you and Timeworks, Inc. By breaking the seal on the disk pack, you accept the terms of this Agreement. If you do NOT accept this Agreement, please return the disk pack, unopened, along with the rest of the package contents, immediately to the party from whom it was acquired for a full refund.

TIMEWORKS SOFTWARE LICENSE

1. **LICENSE GRANT**—Timeworks grants to you the right to use one copy of the Timeworks software program (the "PROGRAM") on a single computer work station. The PROGRAM cannot be pooled, shared among or between multiple computers through networking or other similar communication programs. Each computer is required to have its own copy of the Timeworks PROGRAM.
2. **COPYRIGHT**—The PROGRAM is owned by Timeworks or its suppliers and it's protected by United States copyright laws and international treaty provisions. Therefore, you must treat the PROGRAM like any other copyrighted material (e.g., a book or musical recording) except that you may either (a) make one copy of the PROGRAM solely for back-up or archival purposes, or (b) to transfer the PROGRAM to a single hard disk provided that you keep the original solely for back-up purposes. You may NOT copy the written materials that accompany the program.
3. **OTHER RESTRICTIONS**—You may NOT rent or lease the PROGRAM, but you may transfer the PROGRAM and accompanying written materials on a permanent basis provided you retain no copies and the recipient agrees to the terms of this Agreement. You may NOT reverse engineer, decompile, or disassemble the PROGRAM.
4. **DUAL MEDIA**—If the PROGRAM package contains both 3½ and 5¼ disks, then you may use only the disks appropriate for your single-user computer. You may NOT use the other disks on another computer or loan, rent, lease, or transfer them to another user except as part of the permanent transfer (as provided above) of all PROGRAM and written materials.

LIMITED WARRANTY

1. **LIMITED WARRANTY**—Timeworks warrants that the PROGRAM will reasonably perform in accordance with the accompanying written materials for a period of (90) days from the date of receipt. Any implied warranties on the PROGRAM are limited to (90) days. Timeworks does NOT warrant that the functions contained in this PROGRAM will meet your requirements, or that the operation of the PROGRAM will be uninterrupted or error free. Some states do NOT allow limitations on implied warranties, so the above limitation may NOT apply to you.
2. **CUSTOMER REMEDIES**—Timeworks's entire liability and your exclusive remedy shall be, at Timeworks' option, either (a) return of the price paid or (b) repair or replacement of the PROGRAM that does NOT meet Timeworks' Limited Warranty and which is returned to Timeworks with a copy of your receipt. This Limited Warranty is void if failure of the PROGRAM resulted from accident, abuse, or misapplication. In no event shall Timeworks' liability shall exceed the total amount of the purchase price/license fee actually paid by you for the use of this PROGRAM.
3. **NO OTHER WARRANTIES**—TIMEWORKS DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE PROGRAM, AND THE ACCOMPANYING WRITTEN MATERIALS.
4. **NO LIABILITY FOR CONSEQUENTIAL DAMAGES**—IN NO EVENT SHALL TIMEWORKS OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS, PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THIS TIMEWORKS PRODUCT, EVEN IF TIMEWORKS HAS BEEN ADVISED OF THE POSSIBILITY 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.

This agreement will be governed by the laws of the State of Illinois. Should you have any questions concerning this Agreement, please write to Timeworks, Inc. 444 Lake Cook Road, Deerfield, IL 60015-4919.