CUSTOMER LICENSE AGREEMENT

IMPORTANT: READ THIS AGREEMENT CAREFULLY BEFORE OPENING THIS CD CONTAINER Registration of the program, opening the CD container by breaking the seal or making productive use of the program means that you accept the terms of thislicense agreement. If you do not agree to the terms of this license agreement, you may return this program with proof of purchase to the authorized dealer where you purchased it. All returned programs must be in sealed envelopes or sealed CD container. The VersalMAGE or VersaCAR PC System is a proprietary and copyrighted product of VersalMAGE Software Corp.. It is licensed (NOT SOLD) only on the terms of this end user license agreement. Please read this agreement carefully. Upon opening the package, fill in the registration card, sign and date it in the place provided, and immediately return it to VersalMAGE Software Corp. You have acquired the rights to use the VERSAIMAGE, VersaVIEW OR VERSACAR PC SYSTEM in executable form from VersaIMAGE Software Corp. even though distributed by a dealer or via the Internet. You assume responsibility for the selection of the program to achieve your intended results and for the installation, use, and results obtained from the licensed materials.

1. LICENSE VersalMAGE Software Corp. grants you the non exclusive right to use the enclosed program either for a single user on a stand alone computer system or for multiple users on a single network server, subject to the number of concurrent users authorized and licensed by VersalMAGE Software Corp. for this installation. VersalMAGE Software Corp. retains ownership of the program and documentation and all rights not given to you in this license.

2. COPYING You may not copy any part of the program except to make backup copies. No part of the program documentation may be copied for any reason. Customer will safeguard software and its related materials so that no unauthorized use is made of them and no disclosure of any part of their contents is made to anyone other than computer employees, agents, or consultants whose duties reasonably require such disclosure. Customer shall make all such persons fully aware of the responsibility to fulfill the obligations of customers under this agreement!

3. RESTRICTION ON USE The original and any copies of the program and its documentation can be used only in connection with a single computer or single network server. You may transfer this computer program from one computer system to another but must delete the program off the original system to prohibit use of this program on more than one computer system at any time. You may not modify, adapt translate, reverse engineer, decompile, disassemble or create derivative works based on the program or documentation. You may not sublicense, assign or transfer this program or the right to use it, and any attempt to do so will void this agreement.

4. WARRANTY VersalMAGE Software Corp. warrants that upon delivery there are no material defects. VersalMAGE Software Corp. also warrants that the program will be properly copied onto the CD or diskettes and that the CD or diskettes on which the program is recorded will be free from defects in materials and workmanship under normal use and service for 90 days from the date the program is delivered **a** you. If you have properly registered the program, VersalMAGE Software Corp. will replace defective diskettes or documentation provided you return the item and a copy of the paid receipt for it to VersalMAGE Software Corp.. Your only remedy in the eventof a defect in the program, documentation, diskettes, or for breach of any warranty is repair or replacement of the item as provided above.

5. DISCLAIMER VersalMAGE Software Corp. disclaims all other warranties of any kind regarding the program, documentation, or diskettes, including the warranties of merchantability and fitness for a particular purpose. Any statements made by a dealer are not warranties and you cannot rely on them in deciding to license a program.

6. LIMITATION OF LIABILITY Neither VersalMAGE Software Corp. nor anyone else who has been involved in the creation, production, or delivery of this program shall be liable for any indirect, incidental, special, or consequential damages, including but not limited to any loss of anticipated profit or benefits, resulting from the use of the program or documentation or arising out of any breach of warranty. VersalMAGE Software Corp.' liability to you for actual damages for any cause whatsoever will be limited to the price you paid for the program that caused the damages.

Some states have laws which require warranty and liability rights different from those stated herein. In those states the required warranty and liability terms apply.

7. TERMINATION The license is effective on opening and shall continue until terminated. You may terminate it at any time by returning all program materials to VersaIMAGE Software Corp. VersaIMAGE Software Corp. has the right to terminate this agreement if you fail to comply with any term or condition of this agreement.

Upon termination you shall return the VersaIMAGE, VersaVIEW or VersaCAR PC System to VersaIMAGE Software Corp. with a letter signed by you stating that the VersaIMAGE, VersaVIEW or VersaCAR PC System and the documentation and all copies have been eturned and the copy of the VersaIMAGE or VersaCAR PC System on the hard fixed disk has been removed.

8. COMPLETE AGREEMENT By making productive use of this program, opening the CD container with seal or the diskette envelope, you have acknowledged that you have read this license agreement and agree to its terms, and that is the complete and exclusive agreement between you and VersalMAGE Software Corp. regarding the program. This agreement will be governed by the laws of the State of Michigan except in those jurisdictions where the application of Michigan law is contrary to public policy. In such instances the law of the jurisdiction where the end-user is located applies.

You further agree that it is the complete and exclusive statement of the agreement between us which supersedes any proposal or prior agreement, oral or written, and any other communications between us relating to this subject matter of this agreement. If any provision of this agreement shall be held to be invalid, illegal, or unenforceable, the remaining provisions shall not be affected. Failure to return this agreement does not affect any of the rights or obligations of this license.