## TESSERACT<sup>®</sup> END USER LICENSE AGREEMENT

Upon opening this envelope, you accept all terms and conditions of this agreement. If you do not agree with the terms of this Agreement, return the disk along with the contents of this envelope to Versatile DevelopMent.

In this package are the contents of TESSERACT "Software" and the related documentation. By acquiring this software, you agree to use TESSERACT and its documentation according to the following terms and conditions:

- 1. Usage. This software may be used on a single processor or on a multi-user system only if the access is limited to one user at a time and the user is the holder of the original license and documentation.
- 2. Ownership. Ownership of this software may be assigned to a third party who agrees in writing to be bound to this Agreement. At the time of assignment, all other copies of the Software and documentation in any form must be destroyed. You may not assign your rights under this Agreement or loan, rent, lease or transfer the Software. You also agree to not ship, transfer or export TESSERACT to any country or use it in a manner or style prohibited by the United States Export Administration Act.
- 3. Proprietary Rights. The structure and organization of the Software are valuable trade secrets of Relief Consulting and Development. TESSERACT is licensed to you on a non-exclusive basis and you agree to hold trade secrets in confidence. You further agree not to transfer, disassemble, decompile, or reverse engineer the Software, in way whatsoever. You will not make or have made, or permit to be made, any copies of the Software, documentation, or any part, except one (1) copy for backup purposes. Any copies of the Software shall hold the same proprietary notices included on or with the original copy. Trademarks shall be used in accordance with acceptance trademark practice, including identification of trademark owner's name. Trademarks can only be used to show identification on printed output produced by the Software.
- 4. No Other Rights. Relief Consulting and Development and its suppliers retain title and ownership of the Software, the media on which it is recorded, and all other copies of the Software, regardless of the form or media in or on which the original and other copies may exist. This Agreement does not grant you any rights to Copyrights, patents, trademarks, trade secrets, or any other rights in respect to the Software and documentation. The use of any trademark does not give you any rights of ownership in that trademark.
- 5. Terms. The license is effective until terminated. Relief Consulting and Development has the right to terminate your license immediately if you fail to comply with any term of this agreement. Upon such termination you must destroy the original and any and all copies of the Software and documentation.
- 6. Limited Warranty Terms and Conditions.
  - 1. The Limited Warranty and any other warranties are effective for a period of sixty(60) days from the date of delivery or license obtainment and is evidence of your legal copy and is your receipt. Relief Consulting and Development warrants that the Software will perform substantially in accordance with the documentation during the Limited Warranty Period. You must report all defects and return the Software to the location where you obtained it with a copy of your receipt within such period eligible for warranty service.
  - 2. If the Software fails to comply with this warranty, Relief Consulting and Development will at its option and cost, either will provide correction required for any errors or replace the Software, or refund the license fee for the Software.
  - 3. Relief Consulting and Development does not and cannot warrant the performance or results you may obtain by using the Software or documentation. The for going states the sole and exclusive remedies for Relief Consulting and Development's breach of warranty. Except for the foregoing Limited Warranty, Relief Consulting and Development makes no warranties express or implied, as to non-infringement of third party rights or fitness for any particular purpose.
  - 4. Some states, countries or provinces do not allow the exclusion of implied warranties or limitations may not apply to you. This warranty gives you the specific legal rights. You may have other rights which vary from state to state, country to country, province to province. For further warranty information you may contact Relief Consulting and Development or their contract handler, Versatile DevelopMent 206 531-2575, for more information.

## 7. Limit of Liability.

- 1. In no event will Relief Consulting and Development be liable to you for any consequential, incidental, or special damages, including any lost profits or lost savings, even if a Relief Consulting and Development representative has been advised of the possibility of such damages or any claim by any party.
- 2. Some states, provinces or countries do not allow the exclusion or limitation of incidental, consequential or special damages, so the above limitation or exclusion may not apply to you.
- 8. Choice of Law. This Agreement will be governed by laws in force in the State of Washington excluding the application of its conflicts of law rules. This Agreement will not be governed by the United Nations Convention on Contracts for the International Sales of Goods, the application of which is expressly excluded.
- 9. Integration. You acknowledge that you have read this Agreement, understand it, and that it is a complete and exclusive statement of your agreement with Relief Consulting and Development which supersedes any prior agreement, oral and written, between Relief Consulting and Development and you. No variation of the terms of this Agreement will be enforced against Relief Consulting and Development unless Relief Consulting and Development gives its express consent, in writing, signed by an official officer of Relief Consulting and Development.

Tesseract is a trademark of Relief Consulting and Development, registered in the United States. NeXT is a registered trademark of NeXT Computer Inc.

1992 Relief Consulting and Development. All rights reserved.