SILICON GRAPHICS, INC. ("SGI") END USER SOFTWARE LICENSE AGREEMENT ("License Agreement")

STOP! USE OR INSTALLATION OF SOFTWARE MARKETED BY SGI OR THAT IS EMBEDDED IN OR OTHERWISE CONSTITUTES A PART OF SGI COMPUTER HARDWARE PRODUCT(S) (the "Licensed Software") INDICATES THAT YOU ARE AUTHORIZED TO BIND IN CONTRACT THE PERSON OR ENTITY ON WHOSE BEHALF YOU MAKE SUCH USE OR INSTALLATION (the "User") AND THAT YOU AND THE USER EACH ACCEPT THE FOLLOWING TERMS (INCLUDING THOSE IN THE AGREEMENTS REFERENCED BELOW). IF EITHER YOU OR THE AUTHORIZED REPRESENTATIVE OF THE USER REJECTS THESE TERMS, DO NOT USE OR INSTALL ATHE LICENSED SOFTWARE, AND CONTACT SGI OR YOUR SUPPLIER IMMEDIATELY FOR A REFUND OF THE APPLICABLE LICENSE FEE, IF ANY. References hereinbelow to "You" or "You"" shall include both you and such user, if any.

 General. The Licensed Software is composed of multiple separately written and copyrighted modular software programs. Various Licensed Software programs (the "Public Software") are copyrighted and made available under the GNU General Public License or other licenses that permit copying, modification and redistribution of source code (which licenses are referred to as "Public Licenses"). The Public Software is licensed pursuant to (i) the terms of the applicable Public License located in the related software source code file(s), the printed documentation accompanying such software file(s), and/or in its online documentation; and (ii) to the extent allowable under the applicable Public License, the provisions of Section 8 through 13 of this Agreement. All other Licensed Software programs (the "Restricted Software") are copyrighted and are licensed pursuant to all of the terms of this Agreement.

(PROVISIONS APPLICABLE TO RESTRICTED SOFTWARE ONLY:)

- 2. Grant of License; Restricted Software Use Restrictions. In consideration of the premises of this License Agreement, Your payment of any applicable license fee for Restricted Software, and/or Your purchase of an SGI computer hardware product that the Licensed Software accompanies (the "SGI System"), for the term of intellectual property protection inhering in the Licensed Software, SGI hereby grants to You a limited, personal, and non-exclusive license to install and execute ("Use") the Restricted Software extircted Software embedded in an SGI manufactured and/or marketed hardware product as microcode) solely under the terms and conditions of this Agreement and only on or in the SGI System in connection with which SGI originally provided such Restricted Software in a sexpressly set forth herein. You agree that You will not reverse assemble, decompile or disassemble or otherwise reverse engineer any portion of the Restricted Software, or permit others to do so, except as permitted by applicable law, but then only to the extent that (a) SGI (and/or its licensors) is not legally entitled to exclude or limit such rights by contract and (b) You notify SGI of Your requirements with respect to interoperability or functional compatibility before engaging in any form of reverse engineering, and give SGI the opportunity to provide to You the information necessary to achieve such interoperability or compatability without reverse. If You dispose of any media embodying Restricted Software, You will ensure that You have completely erased or otherwise destroyed any Restricted Software engineering. If You dispose of any media embodying Restricted Software, You will ensure that You have completely erased or otherwise destroyed any Restricted Software or you will ensure that You have completely erased or otherwise destroyed any Restricted Software engineering. If You dispose of any media embodying Restricted Software, You will ensure that You have completely erased or otherwise destroyed any Restricted Software or anot port
- 3. Limited Right to Copy. You may copy the Restricted Software as reasonably necessary for backup or archival purposes. You shall maintain the same proprietary and copyright notices and legends on all such copies as included by SGI on the media embodying an authorized copy of the Restricted Software originally provided by SGI. Except with respect to on-line documentation copied for backup or archival purposes, You may not copy any documentation pertaining to the Licensed Software. You agree that Your Use and possession of the Licensed Software is permitted only in accordance with the terms and conditions of this Agreement.
- 4. Ownership of Restricted Software. You agree and acknowledge that (i) SGI transfers no ownership interest in the Restricted Software, in the intellectual property in any Restricted Software opy, to You under this Agreement or otherwise, (ii) SGI and its licensors reserve all rights not expressly granted to You hereunder, and (iii) the Restricted Software is protected by United States Copyright Law and international treaties relating to protection of copyright, and other intellectual property protection laws of the U.S. and other countries.
- 5. Transfer Restrictions. You may transfer the Restricted Software and all licenses and rights in the Restricted Software granted to You under this Agreement to a third party provided that: (i) You transfere ownership of the SGI System to such third party transferee, (ii) such transferee agrees in writing to accept the terms and conditions of this Agreement, with a copy thereof promptly provided to SGI, and (iii) You also transfer all copies of the Restricted Software, including all documentation, to such transferee. Except as provided in this Section, You may not transfer or assign this Agreement or any of Your rights or obligations under this Agreement, in whole or in part.
- 6. Enforcement of Terms; Termination. If You fail to fulfill any of Your material obligations under this Agreement, SGI and/or its licensors may pursue all available legal remedies to enforce this Agreement, and SGI may, at any time after Your default of this Agreement, terminate this Agreement and all licenses and rights granted to You hereunder. You agree that any SGI suppliers referenced in the Restricted Software are third-party beneficiaries of this Agreement, and may enforce this Agreement as it relates to their intellectual property. You further agree that, if SGI terminates this Agreement for Your default, You will, within thirty (30) days after any such termination, deliver to SGI or render unusable all Restricted Software originally provided to You hereunder and any copies thereof embodied in any medium.
- 7. U. S. Government Users. This software was developed at private expense; if acquired under an agreement with the USA government or any contractor thereto, it is acquired as "commercial computer software" subject to the provisions of this license agreement, as specified in (a) 48 CFR 12.212 of the FAR; or, if acquired for Department of Defense units, (b) 48 CFR 227-7202 of the DoD FAR Supplement; or sections succeeding thereto. Contractor/manufacturer is SILICON GRAPHICS, INC., 1600 Amphitheatre Parkway, Mountain View, CA 94043-1351.

(PROVISIONS APPLICABLE TO RESTRICTED SOFTWARE AND, SUBJECT TO SECTION 1, TO PUBLIC SOFTWARE:)

- 8. Export Restrictions. Notwithstanding any provision of any Public License to the contrary, SCI shall have no duty to deliver or otherwise furnish source code of any Public Software if it cannot establish to its reasonable satisfaction that such delivery or furnishing will not violate applicable US laws and regulations. You hereby assure that You will not export or reexport any Licensed Software except in full compliance with all applicable laws, regulations, executive orders and the like pertaining to export and/or re-export, including without limitation USA versions of the same. No Licensed Software software ware may be exported or re-exported into (or to a national or resident of) any country to which the U.S. embargoes goods, or to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Commerce Department's Table of Denial Orders.
- 9. Governing Law. Except with respect to any Public Software program for which the applicable Public License contains provisions expressly stating the applicable governing law (with respect to which the law so specified shall govern all aspects of such agreement, including the provisions incorporated into such Public License hereunder), the terms of this Agreement (including, to the extent allowable under the Public License, all software governed by a Public License which does not specify a governing law)) shall be governed by and interpreted in accordance with the laws of the State of California, excluding its choice of law rules.
- In Disclaimer of Warranty. SCI PROVIDES THE LICENSED SOFTWARE TO YOU "AS IS" AND WITHOUT WARRANTY OR CONDITION OF ANY KIND, EXPRESS, STATUTORY, IMPLIED OR OTHERWISE, INCLUDING WITHOUT LIMITATION ANY WARRANTY OR CONDITION OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR NON-INFRINGEMENT. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY ANY SGI EMPLOYEE, REPRESENTATIVE OR DISTRIBUTOR SHALL CREATE A WARRANTY FOR THE LICENSED SOFTWARE, AND YOU MAY NOT RELY ON ANY SUCH INFORMATION OR ADVICE.
- THE LICENSED SOFTWARE, AND YOU MAY NOT RELY ON ANY SUCH INFORMATION OR ADVICE.
 11. Limitation of Liability. IN NO EVENT SHALL SGI OR ITS LICENSORS BE LIABLE TO YOU FOR ANY SPECIAL, CONSEQUENTIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND
 (INCLUDING WITHOUT LIMITATION THE COST OF COVER, DAMAGES ARISING FROM LOSS OF DATA, USE, PROFITS OR GOODWILL), WHETHER OR NOT SGI HAS BEEN ADVISED OF
 THE POSSIBILITY OF SUCH LOSS, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY ARISING OUT OF THIS AGREEMENT OR THE APPLICABLE PUBLIC LICENSE, OR YOUR
 POSSESSION AND USE OF THE LICENSED SOFTWARE. SGI'S LIABILITY ARISING OUT OF THIS AGREEMENT OR THE APPLICABLE PUBLIC LICENSE, OR YOUR
 SION OF THE LICENSED SOFTWARE, INCLUDING WITHOUT LIMITATION ANY AND ALL CLAIMS COMBINED, WILL NOT EXCEED THE AMOUNT OF ANY LICENSE FEE THAT YOU
 PAID FOR THE LICENSED SOFTWARE. THE FOREGOING AND THE DISCLAIMER OF WARRANTY APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY CONTRACTUAL REMEDY.
- 12. Laws Governing Warranties and Liability. The law(s) of a jurisdiction may define the scope of warranty to be provided for products or the manner in which a supplier's liability may be limited, and such law(s) shall govern only to the extent a party protected by such law(s) cannot waive the protection thereof by contract.
- 13. Complete Agreement. This Agreement and all applicable Public Licenses supersede all proposals, negotiations, conversations, discussions, all other agreements, oral or written, and all past course of dealing between You and SGI relating to the Licensed Software or the terms of its license to You, and may only be modified by writing signed by You and SGI. (05/18/00)