

## SOFTWARE LICENSE AGREEMENT

**IMPORTANT: READ THIS LICENSE AGREEMENT CAREFULLY BEFORE OPENING THIS PACKAGE. IF YOU DO NOT AGREE TO THESE TERMS, RETURN THIS CROMEMCO SOFTWARE PACKAGE UNOPENED TO YOUR DISTRIBUTOR AND YOUR LICENSE FEE WILL BE REFUNDED.**

CROMEMCO<sup>TM</sup> Software is licensed by Cromemco, Inc. to customers only on the condition that the Customer agrees to the terms set forth in this agreement. If you agree to these terms, you must fill out the registration form on the opposite side and return it to Cromemco, Inc. by mail before using the enclosed CROMEMCO software. This license agreement applies to all CROMEMCO software. "CROMEMCO Software" includes the object code for CROMEMCO Software computer programs, whether supplied on an 8-inch or 5-inch floppy diskette or any other medium, and all associated documentation provided by Cromemco, Inc.

### 1) License

Cromemco, Inc. agrees to grant, and the Licensee (subsequently referred to as Customer) agrees to accept on the following terms and conditions a nontransferable and nonexclusive license to use the CROMEMCO Software enclosed with this agreement.

### 2) Restrictions on Use

This license authorizes the customer to use the CROMEMCO Software programs in object code form only and only on the single CROMEMCO computer system designated on the Customer's registration form. A separate license is required for each Cromemco system on which CROMEMCO Software is to be used. If the customer has more than one Cromemco system, the Customer must acquire a separate software license for each system but may interchange software between Cromemco systems if each such Cromemco System is licensed for that particular software package. The customer may not use CROMEMCO Software or any part thereof on any equipment other than a CROMEMCO computer system. Neither the license granted under this agreement nor the CROMEMCO Software to which it applies may be assigned, sub-licensed, or otherwise transferred by the Customer without the prior written consent of Cromemco, Inc.

### 3) Back-up Copies of Programs

The customer may make back-up copies of CROMEMCO Software programs as required for the Customer's own use only, provided that the Customer must maintain appropriate records of the number and location of all such copies. The original and all copies of CROMEMCO Software programs, or any part thereof, made by the Customer shall be the property of Cromemco, Inc. This does not imply, of course, that Cromemco, Inc. owns the media on which the programs are recorded.

### 4) Copies of Printed Materials

The customer may not copy, in whole or in part, any CROMEMCO Software program, documentation, or related materials, provided by Cromemco, Inc. in printed form. Additional copies of such printed materials may be obtained from a Cromemco Dealer.

### 5) Permitted Modifications

The customer may modify the machine readable form of a CROMEMCO Software program to adapt it to operate with a terminal or line printer device not supplied by Cromemco, Inc. No other modifications may be made to CROMEMCO Software without the express written permission of Cromemco, Inc. Cromemco, Inc. will provide no support for CROMEMCO Software that has been modified.

### 6) Copyright Notices and Legends

CROMEMCO Software is copyrighted by Cromemco, Inc. and in some cases, by Cromemco, Inc.'s software suppliers. The Customer agrees not to remove any copyright notices or any confidential or proprietary legends from any CROMEMCO Software, and the Customer agrees to reproduce such notices and legends on any copies or modifications of CROMEMCO Software made by the Customer as permitted herein.

### 7) Nondisclosure

The customer agrees not to provide, disclose, or otherwise make available any CROMEMCO Software to any person other than the Customer or its employees for purposes necessary to the Customer's use of the CROMEMCO Software as authorized herein. The Customer agrees that all copies of CROMEMCO Software will be strictly safeguarded against disclosure to persons or use by persons not authorized by Cromemco, Inc. to use such CROMEMCO Software and that the Customer will take such steps as are necessary to prohibit the violation of this agreement

by any employee of the Customer. The Customer agrees not to disassemble or allow others to disassemble the software contained in this package. The Customer recognizes that any unauthorized copying, disclosing, and/or disassembling of CROMEMCO Software will cause great damage to Cromemco, Inc. and that this damage may greatly exceed the license fee paid by the Customer and that injunctive relief may be appropriate to prevent such unauthorized copying, disclosing, and/or disassembling.

### 8) Terms

The license granted under this agreement is effective from the date on which the Customer opens this CROMEMCO Software package and shall remain in force until terminated as provided below. The Customer may terminate this license at any time upon one month's written notice to Cromemco, Inc. Cromemco, Inc. may terminate this license at any time if the Customer fails to comply with any of the terms of this agreement.

### 9) Termination

Within one month after the date of termination of the license granted under this agreement, the Customer will certify to Cromemco, Inc. that through the Customer's best efforts and to the best of the Customer's knowledge, the original and all copies, in whole or in part, in any form, of the CROMEMCO Software have been returned to Cromemco, Inc. or destroyed.

### 10) Enhancements and Updates

The version of software supplied with this package was current at the time of manufacture of this package. From time to time enhancements or updates are made to Cromemco Software packages. Cromemco, Inc. will issue updates and enhancements only to customers who have subscribed to the Cromemco Software Update Program and paid the annual subscription fee.

### 11) EXCLUSION OF WARRANTIES, DAMAGES, AND LIABILITY

CROMEMCO, INC. MAKES NO WARRANTIES, EITHER EXPRESS OR IMPLIED WITH RESPECT TO TECHNICAL INFORMATION, FIRMWARE, SOFTWARE, OR ITS QUALITY OF PERFORMANCE. WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR USE ARE HEREBY EXCLUDED. CROMEMCO TECHNICAL INFORMATION, FIRMWARE, AND SOFTWARE IS LICENSED "AS IS" AND "WITH ALL FAULTS" IN NO EVENT WILL CROMEMCO, INC. BE LIABLE FOR DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES RESULTING FROM ANY DEFECT IN THE CROMEMCO TECHNICAL INFORMATION, FIRMWARE, OR SOFTWARE EVEN IF CROMEMCO, INC. HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE SALES PERSONNEL, EMPLOYEES AND DEALERS OF CROMEMCO, INC. ARE NOT AUTHORIZED TO MAKE WARRANTIES BINDING ON CROMEMCO, INC. ABOUT OR FOR THE PRODUCT DESCRIBED IN THIS LICENSE. ACCORDINGLY, ADDITIONAL ORAL OR WRITTEN STATEMENTS DO NOT CONSTITUTE WARRANTIES, AND SHOULD NOT BE RELIED UPON AND ARE NOT PART OF THIS LICENSE UNLESS SIGNED BY AN OFFICER OF CROMEMCO, INC. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF IMPLIED WARRANTIES OR LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. SO THE ABOVE LIMITATION MAY NOT APPLY TO SOME CUSTOMERS. YOU MAY HAVE SPECIFIC LEGAL RIGHTS WHICH VARY FROM STATE TO STATE.