

## **345ARC LIMITED USE LICENSE AGREEMENT**

This Limited Use License Agreement (hereinafter referred to as "Agreement") is the sole and entire legal Agreement between the customer (hereinafter referred to as "You"), and **345 Associated Research Consultants** (hereinafter referred to as "**345ARC**"). By placing the order for work, You are agreeing to be bound by the terms of this Agreement. This Agreement may be amended only by a new written Agreement signed by both parties.

### LICENSE FOR USE

1. Copyright. Any printed, written, or electromagnetically stored or transmitted text, drawings, or other material (hereinafter referred to as "Documentation") remains the sole property of **345ARC** until such time as payment in full is received and cleared by any bank, building society, or other financial institution. Then, and only then, may the documentation be used to produce Your own finished documentation.

2. NO WARRANTIES. **345ARC** DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE DOCUMENTATION OR OTHER WRITTEN MATERIALS, IF ANY. **345ARC** DOES NOT WARRANT THAT THE DOCUMENTATION WILL BE ERROR FREE OR MEET THE CUSTOMER'S SPECIFIC REQUIREMENTS.

3. Unsuitable Material. If, during translation, editing, proof reading, or any other process, it is discovered that the documentation contains unsuitable material, work will stop immediately, and the offending documentation, in both its original and partially processed form, will be forwarded to the relevant authorities for their consideration and possible action. Unsuitable material includes, but is not limited to, pornography in any form, racism, sexism, harassment, libel, slander, defamation of character, incitement to commit any illegal act, or any other material which could bring **345ARC** into disrepute. Actions taken by the relevant authorities could include arrest and prosecution leading to fines, imprisonment, or both.

4. Accuracy of Translation. Whilst every care is taken to ensure accurate translation, no liability can be accepted for inaccuracies in the original material, or those caused by mistranslation of colloquialisms, slang, or other unconventional use of the language involved. Similarly, no liability can be accepted for mistranslation of original material which has been rendered illegible through faxing or photocopying.

5. Drawings. Although certain drawing package formats can be supported, no attempt will be made to replace or overwrite the text on any drawing. A separate document will be produced which lists the text from the drawing, along with its approximate co-ordinates on the drawing, and its translation.

6. Transmission of Viruses. Every electronic file received by **345ARC** is closely examined using the latest data files available for the Anti-virus software currently in use, and every file produced during the processing of said documentation is similarly checked before dispatch. You are strongly advised to perform Your own virus checking immediately upon receipt of the files, whether transmitted to You vial e-mail or on disc, to satisfy Yourselves that no viruses are attached thereto. **345ARC** categorically disclaims all responsibility for the transmission of viruses which are not included in the latest data files for the Anti-virus software currently in use. In the unlikely case that such a virus is inadvertently transmitted to You, **345ARC** would appreciate notification of the occurrence so that the Anti-virus software vendor can be appraised of the situation.

7. Payment. All prices quoted are based upon payment within one calendar month of date of invoice. Penalty for late payment 5% per calendar month or part of a month. Three months' lateness of payment may result in the suspension of work on further contracts until the debt is cleared in full.

Payments are to be made in Sterling, by cheque, made payable to I. C. Purvis, and crossed "& Co.", or by cash or Postal Order (nb. it is not advisable to send cash through the post). Payment by other methods may be acceptable, and in other currencies, but may be subject to a surcharge of up to 10% to cover the cost of clearing and/or conversion to Sterling.

8. Exclusive Remedies. You agree that Your exclusive remedy against **345ARC**, its affiliates, contractors, suppliers, and agents for loss or damage caused by any defect or failure in the documentation, regardless of the form of action, whether in contract, tort, including negligence, strict liability or otherwise, shall be the return of the retail purchase price paid less a 10% handling fee. This Agreement shall be construed in accordance with and governed by the laws of the United Kingdom. Copyright and other proprietary matters will be governed by United Kingdom laws and international treaties. IN ANY CASE, **345ARC** SHALL NOT BE LIABLE FOR LOSS OF DATA, LOSS OF PROFITS, LOST SAVINGS, SPECIAL, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR OTHER SIMILAR DAMAGES ARISING FROM BREACH OF WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, OR OTHER LEGAL THEORY EVEN IF **345ARC** OR ITS AGENT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to You.

9. General Provisions. Neither this Agreement nor any part or portion hereof shall be assigned or sublicensed, except as described herein. Should any provision of this Agreement be held to be void, invalid, unenforceable or illegal by a court, the validity and enforceability of the other provisions shall not be affected thereby. If any provision is determined to be unenforceable, You agree to a modification of such provision to provide for enforcement of the provision's intent, to the extent permitted by applicable law. Failure of a party to enforce any provision of this Agreement shall not constitute or be construed as a waiver of such provision or of the right to enforce such provision. If You fail to comply with any terms of this Agreement, YOUR LICENSE IS AUTOMATICALLY TERMINATED.

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, YOU UNDERSTAND THIS AGREEMENT, AND UNDERSTAND THAT BY USING THE DOCUMENTATION, OR BY PLACING OR COPYING THE DOCUMENTATION ONTO YOUR COMPUTER HARD DRIVE, YOU AGREE TO BE BOUND BY THIS AGREEMENT'S TERMS AND CONDITIONS. YOU FURTHER AGREE THAT, EXCEPT FOR WRITTEN SEPARATE AGREEMENTS BETWEEN **345ARC** AND YOU, THIS AGREEMENT IS A COMPLETE AND EXCLUSIVE STATEMENT OF THE RIGHTS AND LIABILITIES OF THE PARTIES. THIS AGREEMENT SUPERSEDES ALL PRIOR ORAL AGREEMENTS, PROPOSALS OR UNDERSTANDINGS, AND ANY OTHER COMMUNICATIONS BETWEEN **345ARC** AND YOU RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.