STRIKER SYSTEMS IS WILLING TO LICENSE THE ACCOMPANYING SOFTWARE TO YOU ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS LICENSE AGREEMENT AND ANY SUPPLEMENTARY OR UNIQUE LICENSE TERMS INCLUDED HEREWITH ("AGREEMENT").

COPYING OR USE OF THIS SOFTWARE OR ITS DOCUMENTATION EXCEPT AS PERMITTED BY THIS AGREEMENT IS UNAUTHORIZED AND IS COPYRIGHT INFRINGEMENT UNDER THE LAWS OF YOUR COUNTRY. IF YOU COPY OR USE THIS SOFTWARE OR ITS DOCUMENTATION WITHOUT PERMISSION OF STRIKER SYSTEMS, YOU ARE VIOLATING THE LAW. YOU MAY BE LIABLE TO STRIKER SYSTEMS FOR DAMAGES, AND YOU MAY BE SUBJECT TO CRIMINAL PENALTIES.

1. GRANT OF LICENSE

Striker Systems, Division of Computer Design, Inc. ("Striker Systems") grants You a nonexclusive, nontransferable license to use this program (the "Software") and its manual and other accompanying material ("Documentation") with equipment owned by you or under your control, according to the terms and conditions of this Agreement. This Agreement permits a single user to install and use the Software on only one computer at one location at any one time.

Educational Version: If this Software is an Educational Version, you may use it only for the purpose of training and instruction, and for no other purpose. Educational Versions of the Software may not be used for commercial, professional, or for-profit purposes.

Evaluation Version: If this Software is identified as a demonstration, evaluation, or NFR version, you may use it only for the purpose of commercial evaluation and demonstration. You may not use it for commercial, professional, or for-profit purposes.

Backup Copy: Regardless of which version of the Software you have acquired, you may make one archival (backup) copy of the Software. Such archival copy may not be installed on another computer, unless such computer is a partitioned drive of a server to which only the authorized user has access. In any event, the archival copy may not be used or installed as long as another copy of the Software is installed on any computer. If the Documentation is in printed form, it may not be copied. If the Documentation is in electronic form, it may not be duplicated electronically; however, you may print out one (1) copy, which may not be copied.

Additional Installation: Except with Educational, Student and Evaluation Versions, you may make a second copy of the Software on the hard disk of a second computer owned by you or under your contract provided that (1) the original and second copies are used only by the same person; (2) the second copy is installed and used only on a notebook computer, home computer, or other non-server computer away from your usual work location for the purpose of enabling you to perform work while away from your usual work location; (3) only one of the Software copies is in use at any one time; (4) the second copy of the Software is used exclusively with the copy protection device (if any) supplied with the Software, and (5) the Software is not licensed and/or labeled as an Educational Version.

Upgrades: If Striker Systems labels the Software in the User Documentation as an upgrade or update ("New Version") to software previously licensed to you ("Previous Version"), the license grant with respect to the Previous Version terminates one hundred twenty (120) days after installation of the New Version. Within such one hundred twenty (120) day period of installing the New Version: (i) you must cease all use of the Previous Version and uninstall all copies of the Previous Version; and (ii) destroy all Striker Systems materials relating to the Previous Version or, upon request by Striker
Systems, return all such Striker Systems materials relating to the Previous Version to Striker Systems or the company from which they were acquired. Striker Systems reserves the right to require you to show satisfactory proof that all copies of the Previous Version have been uninstalled and all Striker Systems materials relating to the Previous Version have been destroyed or returned. If you have purchased a Technology Assurance Program membership, you may have additional rights under the Technology Assurance Program and the obligations in this section may not apply to you during the term of the Technology Assurance Program membership.

Authorization Code: If this Software requires an authorization code, you must register your purchase of this Software with Striker Systems before an authorization code shall be issued to you, and Striker Systems shall maintain your registration details.

License Term: Subject to the terms and conditions of this Agreement, the license to use the Software is perpetual, unless the Software is designated as a fixed-term license, a limited duration license or a rental license, and in such case the term of the license shall be the term for which you have paid.

2. RESTRICTIONS

You May Not:

2.1. Copy or use the Software or Documentation except as permitted by this Agreement.

2.2. Reverse engineer, decompile, or disassemble the Software except to the extent permitted by law where this is indispensable to obtain the information necessary to achieve interoperability of an independently created program with the Software or with another program and such information is not readily available from Striker Systems or elsewhere. You may not decompile the Software if such information is available by licensing any Striker Systems Software Developer's Kit.

2.3. Distribute, rent, loan, lease, sell, sublicense, or otherwise transfer all or part of the Software, Documentation or any rights granted hereunder to any other person without the prior written consent of Striker Systems.

2.4. Install or access, or allow the installation or access of, the Software over the Internet, including, without limitation, use in connection with a Web hosting, commercial time-sharing, service bureau, or similar service, or make the Software available to third parties via the Internet on your computer system or otherwise.

2.5. Remove, alter, or obscure any proprietary notices, labels, or marks from the Software or Documentation.

2.6. Modify, translate, adapt, arrange, or create derivative works based on the Software or Documentation for any purpose.

2.7. Utilize any equipment, device, software, or other means designed to circumvent or remove any form of copy protection used by Striker Systems in connection with the Software, or use the Software together with any hardware lock, authorization code, serial number, or other copy protection device not supplied by Striker Systems directly or through an Authorized Striker Systems Reseller.
2.8. Export the Software or Documentation in violation of U.S. or other applicable export control laws.

2.9. Use the Software or Documentation outside of the country of purchase.

3. COPYRIGHT

Title and copyrights to the Software, Documentation and accompanying materials, if any, and any copies made by you remain with Striker Systems and its licensors. The structure, organization, and code of the Software are valuable trade secrets of Striker Systems and its licensors. Unauthorized copying of the Software or Documentation, or failure to comply with the above restrictions, will result in automatic termination of this Agreement. This Agreement does not grant you any intellectual property rights.

4. GENERAL LIMITED WARRANTY

Striker Systems warrants that the Software will provide the facilities and functions generally described in the Documentation and that the media on which the Software is furnished, if any, the Documentation accompanying the Software, and any hardware lock or other copy protection device accompanying the Software will be free from defects in materials and workmanship under normal use. EXCEPT FOR THE ABOVE EXPRESS LIMITED WARRANTIES, STRIKER SYSTEMS MAKES AND YOU RECEIVE NO WARRANTIES, EXPRESS, IMPLIED, STATUTORY, OR IN ANY COMMUNICATION WITH YOU, AND STRIKER SYSTEMS SPECIFICALLY DISCLAIMS ANY OTHER WARRANTY INCLUDING THE IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. STRIKER SYSTEMS DOES NOT WARRANT THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE. The above exclusions may not apply to you, as some jurisdictions do not allow the exclusion of implied warranties. In addition to the above warranty rights, you may also have other rights, which vary from jurisdiction to jurisdiction. Striker Systems' entire liability and your exclusive remedy under the warranties made in this Agreement will be, at Striker Systems' option, to attempt to correct or work around errors, to replace the defective media, if any; Documentation or copy protection devices; or to refund the purchase price and terminate this license. This remedy is subject to the return of the defective media, documentation, or copy protection device with a copy of your receipt to your local Striker Systems office or the Authorized Striker Systems Reseller from whom it was obtained within ninety (90) days from the date of its delivery to you. Following expiration of this ninety (90)-day period, Striker Systems will replace any defective or damaged copy protection device in return for payment of an amount that covers the cost of a replacement device plus a fee for handling and shipment.

5. DISCLAIMER

COMPUTER-AIDED DESIGN SOFTWARE, COMPUTER-AIDED MANUFACTURING SOFTWARE, AND OTHER TECHNICAL SOFTWARE ARE TOOLS INTENDED TO BE USED BY TRAINED PROFESSIONALS ONLY. THEY ARE NOT SUBSTITUTES FOR YOUR PROFESSIONAL JUDGMENT. COMPUTER-AIDED DESIGN SOFTWARE, COMPUTER AIDED MANUFACTURING SOFTWARE, AND OTHER TECHNICAL SOFTWARE ARE INTENDED TO ASSIST WITH PRODUCT DESIGN AND MANUFACTURING AND ARE NOT SUBSTITUTES FOR INDEPENDENT TESTING OF PRODUCT STRESS, SAFETY AND UTILITY. DUE TO THE LARGE VARIETY OF POTENTIAL APPLICATIONS FOR THE SOFTWARE, THE SOFTWARE HAS NOT BEEN TESTED IN ALL SITUATIONS UNDER WHICH IT MAY BE USED. STRIKER SYSTEMS SHALL NOT BE LIABLE IN ANY MANNER WHATSOEVER FOR THE RESULTS OBTAINED THROUGH THE USE OF THE SOFTWARE.
PERSONS USING THE SOFTWARE ARE RESPONSIBLE FOR THE SUPERVISION, MANAGEMENT AND CONTROL OF THE SOFTWARE. THIS RESPONSIBILITY INCLUDES, BUT IS NOT LIMITED TO, THE DETERMINATION OF APPROPRIATE USES FOR THE SOFTWARE AND THE SELECTION OF THE SOFTWARE AND OTHER PROGRAMS TO ACHIEVE INTENDED RESULTS. PERSONS USING THE SOFTWARE ARE ALSO RESPONSIBLE FOR ESTABLISHING THE ADEQUACY OF INDEPENDENT PROCEDURES FOR TESTING THE RELIABILITY AND ACCURACY OF ANY PROGRAM OUTPUT, INCLUDING ALL ITEMS DESIGNED BY USING THE SOFTWARE AND NC PROGRAMS CREATED TO DRIVE CNC MACHINE TOOLS.

6. LIMITATION OF LIABILITY

IN NO EVENT WILL STRIKER SYSTEMS BE LIABLE FOR ANY LOSS OR DAMAGES OF ANY KIND, INCLUDING LOSS OF DATA, LOST PROFITS, COST OF COVER, OR OTHER SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR INDIRECT DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE OR DOCUMENTATION, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY. THIS LIMITATION WILL APPLY EVEN IF STRIKER SYSTEMS OR ANY STRIKER SYSTEMS RESELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE. YOU ACKNOWLEDGE THAT THE LICENSE FEE REFLECTS THIS ALLOCATION OF RISK.

STRIKER SYSTEMS SHALL HAVE NO RESPONSIBILITY OR LIABILITY WHATSOEVER ARISING FROM LOSS OR THEFT OF THE SOFTWARE OR OF ANY COPY PROTECTION DEVICE WITH WHICH THE SOFTWARE IS SUPPLIED. SPECIFICALLY, STRIKER SYSTEMS SHALL NOT BE OBLIGATED TO REPLACE ANY LOST OR STOLEN SOFTWARE OR COPY PROTECTION DEVICE. YOU ARE SOLELY RESPONSIBLE FOR SAFEGUARDING THE SOFTWARE AND ANY COPY PROTECTION DEVICE FROM LOSS OR THEFT AND PROTECTING YOUR INVESTMENT THROUGH INSURANCE OR OTHERWISE.

THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES.

7. RESTRICTED RIGHTS FOR U.S. GOVERNMENT CUSTOMERS

The Software and Documentation provided to the U.S. Government are provided with the same commercial license rights and restrictions described elsewhere herein.

8. CANADIAN SALES

If you purchased the license for this Software in Canada, you agree to the following: The parties hereto confirm that it is their wish that this Agreement, as well as other documents relating hereto, including Notices, have been and shall be written in the English language only. Les parties ci-dessus confirment leur désir que cet accord ainsi que tous les documents, y compris tous avis qui s’y rattachent, soient rédigés en langue anglaise

9. GENERAL

9.1. This Agreement and the license granted hereby shall terminate without further notice or action by Striker Systems if you, the licensee, become bankrupt, make an arrangement with your creditors or go into liquidation.
9.2. This Agreement shall not be governed by the UN Convention on Contracts for the Sale of Goods. This Agreement shall be governed by the laws of the State of Tennessee, U.S.A. This Agreement is the entire agreement between us and supersedes any other communications or advertising with respect to the Software and Documentation.

9.3. If any provision of this Agreement is found to be invalid or otherwise unenforceable, the further conditions of this Agreement will remain fully effective and the parties will be bound by obligations which approximate, as closely as possible, the effect of the provision found invalid or unenforceable, without being themselves invalid or unenforceable.