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Installer Technologies

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Apple Computer, Inc.
Royalty Accounting - Austin Finance
2420 Ridgpoint Road, M/S 198-GL
Austin, Texas 78754

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Address: _____

Telephone Number: _____

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This Agreement shall be binding on the assigns, heirs and successors (whether through merger or otherwise) of the parties, except that it may not be assigned or delegated by any means, including without limitation, operation of law or merger, by Licensee without the prior written consent of Apple, which will not be withheld unreasonably. Any assignment or delegation contrary to this Section shall be null and void.

14. Notices.

Any notice required under this Agreement shall be deemed effective when delivered: (i) personally; (ii) by facsimile; (iii) five (5) days after having been sent by U.S. mail, postage prepaid; or (iv) via electronic mail. All communications will be sent to the parties' physical or electronic addresses noted on the first page of this Agreement, or to a subsequent address provided in writing by that party. Both parties shall inform the other in writing of any change in their physical or electronic address.

15. Governing Law.

This Agreement shall be governed by and construed in accordance with the laws of the State of California as applied to agreements entered into and to be performed entirely within California between California residents and conflict of laws rules are expressly waived. Any litigation or other dispute resolution between the parties relating to this Agreement shall take place in the Northern District of California. The parties consent to the personal jurisdiction of, and venue in, the state and federal courts within that District.

16. Severability.

If, for any reason a court of competent jurisdiction finds any provision of this Agreement, or portion thereof, to be unenforceable, that provision of the Agreement will be enforced to the maximum extent permissible so as to effect the intent of the parties, and the remainder of this Agreement will continue in full force and effect.

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APPLE COMPUTER, INC.

Signature: _____

Signature: _____

Printed Name: _____

Printed Name: _____

Title: _____

Title: Administrator

Date Signed: _____

Date Signed _____
(the "Effective Date")

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9. Complete Agreement. This License constitutes the entire agreement between the parties with respect to the use of the Apple Software and supersedes all prior or contemporaneous understandings regarding such subject matter. No amendment to or modification of this License will be binding unless in writing and signed by Apple.

EXHIBIT C
THIS EXHIBIT MUST BE COMPLETED BY LICENSEE

1. Licensee Program (Title and version number):

2. Description of Licensee Program:

3. Anticipated Release Date: _____
4. Please check the category that best fits Licensee Program:
Game/Entertainment: _____
Business Application: _____
Education Application: _____
Authoring Tool: _____
Developer Tool: _____
Other: : _____
6. Primary Language Used: _____

All Licensee Programs to be covered by this Agreement must be listed in this Exhibit C (attach additional sheets if necessary) prior to submission to Apple for signature.

EXHIBIT D
Installer Technology Software

Installer
DFA Server
Installer Engine
ObjectSupportLib
Network Assistant Helper Apps
Conclusion
Info
IncompatHW
Integrated Installation
SelectLaunch
SWLicense
TgtSelect
Upgrader
Welcome
Simple App Launcher
Blank Top Header PICT.rsrc
Welcome PICT w/o number.rsrc
SAM Launcher

***For the following files, please note:**

To distribute the Apple Software (in object code form only), and solely with Licensee's own programs, Licensee must modify and rename the files listed below:

Install Mac OS 8.5
UserInterfaceExample
powerMac