LICENSE AGREEMENT with Aussie Pack 'n' Ship

This is a license, not a sales agreement between you, (THE END USER), and Aussie Pack 'n' Ship (THE COMPANY). THE COMPANY grants to THE END USER a non-exclusive, non-transferable (except as provided below) license to use the copy of the software you have registered and the accompanying documentation in accord with the terms set forth in this License Agreement.

The software is owned by THE COMPANY or its licensors and is protected by copyright and other intellectual property laws. Therefore, you must treat the software like any other material protected by such laws. Registered Software is the software for which a Serial Number has been provided by THE COMPANY.

THE END USER may:

a) Install the registered copy of the software on only one computer, and b) transfer (not rent nor lease) the software on a permanent basis if the person receiving it agrees to the terms of the agreement and you transfer the original and all the existing copies of the software to that person.

THE END USER may not:

a) Use the software on more than one computer, a file server, in a network or multi-user system; b) modify, translate, reverse engineer, decompile, disassemble, create derivative works based on, or copy the registered software or the accompanying documentation, c) rent or lease any rights in the software or accompanying documentation in any form to any person without the prior written consent of THE COMPANY which, if given, is subject to transferee's consent to the terms and conditions of this license, or d) remove any proprietary notices, labels, or marks on the software documentation and attached files. All rights, title, interest and all copyrights to the software, documentation, and any copy made by you remain with THE COMPANY. Unauthorized copying of software or the documentation, or failure to comply with the above restrictions, will result in automatic termination of this license and make available to THE COMPANY other remedies.

IN NO EVENT SHOULD THE COMPANY BE LIABLE FOR ANY INDIRECT, INCIDENTAL, COLLATERAL, EXEMPLARY, CONSEQUENTAL OR SPECIAL DAMAGES OR LOSSES ARISING OUT OF YOUR ORDER OR SOFTWARE DELIVERED UNDER IT, INCLUDING WITHOUT LIMITATION, LOSS OF USE PROFITS, GOODWILL OR SAVINGS, OR LOSS OF DATA, DATA FILES OR PROGRAMS THAT MAY HAVE BEEN STORED BY THE USER. SOME COUNTRIES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

THE SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTIBILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE IS WITH YOU. AND YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. SOME COUNTRIES DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM COUNTRY TO COUNTRY.

THE COMPANY does NOT warrant that the function contained in the software will meet your requirements or that the operation of this software will be uninterrupted or error free.

GENERAL

You may terminate this agreement at any time by deleting all copies of the software. Any unauthorized rental, lease, assignment or (except as provided above) transfer of any copy of the software shall be void if any provisions of this Agreement are held invalid, the remainder shall continue in full force and effect. This License Agreement shall be governed by the laws of the Commonwealth of Australia.

This Agreement is the entire Agreement between us and supersedes any other communications, advertisements or understandings with respect to the software and documentation.

Agreed to and accepted	on behalf of	, by:	
(print name)	(signature)	(date)	
		Aussie Pack `n' Ship by email to <u>boxologist.ron@gma</u>	ail.com
or by post to 113 Murray	St. Callala Bay NSW 2540.		