DynaZIP Max 5.0 End User License Agreement Version 2.10 1 | 3 YOU SHOULD CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS BEFORE USING THIS SOFTWARE AND/OR INFORMATION. USAGE INDICATES YOUR ACCEPTANCE OF THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE WITH THEM, YOU SHOULD DELETE ALL DYNAZIP FILES FROM YOUR SYSTEM(S), RETURN ALL DELIVERED MATERIALS, AND CONTACT YOUR VENDOR FOR A REFUND. Licensors provide these programs and documentation and licenses their use. You assume responsibility for the selection of these programs to achieve your intended results, and for the installation, use and results obtained. LICENSE This toolkit is for use by, and is registerable to, one developer only, a single person. It may not be shared between people. Under this license agreement you, the single registered owner may: a. use the program (the developer's toolkit and components); and, b. copy the program and/or documentation into any machine readable or printed form for backup or modification purposes in support of your use of the programs on the single machine; and, c. merge all or part of the redistributable portions of this toolkit into another program (any portion of these programs merged into another program will continue to be subject to the terms and conditions of this Agreement.); and, d. after registering yourself as the owner of this product License with Licensors, distribute files as indicated in your DynaZIP Programmer's Reference Manual, royalty free as part of one or more end-user applications with the following restrictions: you may not provide them as part of a developer's toolkit or code generating product where file compression / decompression or self-extracting zip file creation are a feature of the product, without the prior written permission of Licensors. You may not remove or modify any Licensors' copyright or version information contained within any code components or documentation files delivered with this toolkit. YOU MAY NOT USE, COPY, MODIFY, OR TRANSFER THESE PROGRAMS OR DOCUMENTATION, OR ANY COPY, MODIFICATION OR MERGED PORTION, IN WHOLE OR IN PART, EXCEPT AS EXPRESSLY PROVIDED FOR IN THIS LICENSE. ANY VIOLATION WILL AUTOMATICALLY TERMINATE YOUR LICENSE. TERM The license is effective until terminated. You may terminate it at any other time by destroying the programs together with all copies, modifications and merged portions in any form. The License will also terminate upon conditions set forth elsewhere in this Agreement or if you fail to comply with any term or condition of this Agreement. You agree upon such termination to destroy the program together with all copies, modifications, source code and derivative works that utilizes this toolkit, or refers to it. DynaZIP Max 5.0 End User License Agreement Version 2.10 2 | 3LIMITED WARRANTY THESE PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER

EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAMS PROVE DEFECTIVE, YOU (AND NOT LICENSORS OR AN AUTHORIZED DEALER) ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES: SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. Licensors do not warrant that the functions contained in these programs will meet your requirements or that the operation of the program will be uninterrupted or error free. However, Licensors warrant the media/file(s) on/in which the programs are furnished, to be free from defects in materials and workmanship under normal use for a period of fifteen (15) days from the date of delivery as evidenced by a copy of your receipt. LIMITATION OF REMEDIES Licensors' entire liability and your exclusive remedy shall be: 1. the replacement of any media/file(s) not meeting Licensors' "Limited Warranty", or 2. if Licensors or the dealer is unable to deliver replacement media/file(s) which is/are free of defects in materials or workmanship, you may terminate this Agreement by returning all the programs as well as following the destruction process described in the "TERM" paragraph of this Agreement and your money will be refunded. IN NO EVENT WILL LICENSORS BE LIABLE TO YOU FOR ANY DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS OR OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE SUCH PROGRAMS EVEN IF LICENSORS OR AN AUTHORIZED DEALER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU. GENERAL You may not sublicense, assign or transfer the license or the program except as expressly provided in this Agreement. Any attempt otherwise to sublicense, assign or transfer any of the rights, duties or obligations hereunder is void. TECHNICAL SUPPORT, UPDATES AND UPGRADES ARE PROVIDED ONLY TO THE REGISTERED OWNER, A SINGLE PERSON HAVING PROOF OF PURCHASE AND/OR A VALID AND ACTIVE TECHNICAL SUPPORT CONTRACT WITH LICENSORS. This Agreement will be governed by the laws of the State of Massachusetts, USA. Should you have any questions concerning this Agreement, you DynaZIP Max 5.0 End User License Agreement Version 2.10 3 | 3 may contact Licensors via email at support@innermedia.com. YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU FURTHER AGREE THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN LICENSORS AND YOU WHICH SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS

BETWEEN LICENSORS AND YOU RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.