

**The Bottom Line:** All integrity of Our Merchant Activity on **Infinite Technologies Inc.** web site's is guaranteed by **Infinite Technologies Inc.** The offerings are highly rated with our seal of approval.

## **ABOUT YOUR PRIVACY & SECURITY**

This site is managed and maintained by **Infinite Technologies Inc.** We respect your privacy and assure you that any information you provide when placing a credit card order on our secure forms throughout our site is private. The information is used only within the confines of **Infinite Technologies Inc.** and the credit card processing Financial Institution.

## **Shipping Policy**

On occasion a purchaser will need to replace a product. As part of our goal of a superior standard of business, we stand behind what we sell, and we will take every reasonable step to assure that you receive the physical merchandise you paid for undamaged. All shipments are tracked through the shipping process. Published shipping times commence after your funds clear or are approved by our bank. All funds are requested and processed at the time of order. If you must return a product with our approval the product must be returned in like new, absolutely unused, condition with no damage. Very important: Once you remove the sealed wrapping around recorded media (software, audio CDs, videotape, etc.), consumables, paper goods (books, plans), intimate apparel or similar products, it's too late to regret having purchased them. They are no longer in resalable condition. Special order artwork, special order goods, software and other Media are not returnable. Your first step in the case of a regretted product is to contact us and request an RMA (return merchandise authorization) within one (1) days after the product arrives at your address. Any product must be returned complete in its original packing materials, by the same shipper, by the same method and insured to the full amount of purchase. You must return ship within three (3) days of the issuance of your RMA number. A copy of the invoice must be included with all authorized returned goods with a legible explanation as to why they are being returned. We accept no c.o.d. shipments.

## **Back Orders Policy**

Most items are kept in stock or are made to order such as our special order Multi Media Works and art work. We ship as fast as possible. Due to world shipping problems we reserve a buffer of 21 days for SHIPPING.

## **Shipping Damage**

**Parcel carriers or shippers are careful, although accidental damage during shipping does happen. We hope you will thoroughly inspect your order as soon as it is delivered to your address. If a shipment arrives at your door and there is apparent shipping damage, refuse the delivery. Your ownership responsibility commences at the point of sale. Shipping damage is often immediately apparent even before the shipping carton is opened. Your first action in the case of shipping damage is to contact the carrier who delivered the parcel to your address. In most of the cases, the carrier will send a claims representative to examine the damage. The claims rep. will confirm what damage occurred during shipping. Products showing signs of abuse or misuse rather than shipping damage will not be accepted. Assuming the claims rep. is satisfied, the carrier will then either issue a refund for the amount of the damaged product directly to you, or make arrangements for us to send a replacement to you. The examiner will tell you whether you need to contact us directly or whether the carrier will handle the refund itself.**

## **The Wrong Item**

**Shipping departments fill orders accurately for the most part, but occasionally what you receive is not what you ordered. We have a simple solution to this. We will simply replace the wrong item with the correct item as soon as possible. We expect you to open the shipping carton as soon as your order is delivered to your address and examine the contents. It should be immediately apparent that the product is the wrong color or that the video tape is the wrong title before you open its sealed wrapping. Take note: Once you open the sealed wrapping on recorded media (software, audio CDs, videotape, etc.), consumables, intimate apparel, paper goods (books or plans) or similar products, it's too late to return them. This applies to commissioned artwork and goods manufactured to your specifications. If you have any goods to return, contact us and request an RMA (return merchandise authorization) within one (1) day after the product arrives at your address. Any product must be returned complete in its original packing materials by the same shipper, by the same method and insured for the full purchase amount. A copy of the invoice must be included with all authorized returned goods with a legible explanation as to why they are being returned. We accept no c.o.d. shipments**

## **Warranty**

**Products which fail to operate properly are governed by their manufacturers' warranty. Be aware that the manufacturer will wish to have the product examined for signs of abuse or misuse rather than warranted failure. Most manufacturers will offer to repair abused or misused products for a fee. Assuming the cost of repair is less than the cost of purchasing a new product. Defective Product and Return of New Merchandise Manufacturers maintain tight quality control. Occasionally a factory ships a product which does not work properly. We expect when you receive your order, that you will promptly open and test the products to be sure they perform as designed. Defects usually show up very soon after you begin using a product. Your first step in the case of a**

**defective product is to contact us and request an RMA (return merchandise authorization) within 24 hours after the product arrives at your address. After this time period, the manufacturer warranty should be consulted for effect. Any defective product must be returned complete in its original packing materials, shipped by the same shipper, by the same method and insured to its full value. Products which are not complete or show signs of abuse or misuse will not be accepted. A copy of the invoice must be included with all authorized returned goods with a legible explanation as to why they are being returned. We accept no c.o.d. shipments.**

## **Return Policy**

**Special orders including Multi Media, software, Artwork and custom orders orders may not be canceled. Please allow approx. 7-21 business days for shipping your order to destinations in the USA and approx. 3 - 6 weeks for overseas delivery depending on the country. We do not accept any c.o.d. shipments. Discarding any of the original packaging material will constitute used merchandise. We do not accept returns on used items or special order items this includes art work, Multi Media and collectable Items. All manufacturer warranties apply. Prices and terms subject to change without notice.**

## **Return Policy for credit card.**

**If you paid by credit card you must by law receive credit due by credit applied to the same card account used for charging in the first place. If you wish a cash refund and paid cash or your check or money order has cleared, we Reserve the right to issue a company check. If you receive payment by cash or credit card and do not wish credit towards alternative merchandise, we do not refund shipping or handling charges.**

## **Disclaimer**

**It is the responsibility of the buyer, and not the seller, to ascertain, and obey, all applicable local, state and federal laws in regard to the possession, and the use of any item on these pages. By placing an order, the buyer represents that the products ordered will be used in a lawful manner and that he/she is of legal age. *Infinite Technologies Inc.* does not intend for any of the products or information presented on any media form to be used for criminal purposes. In light of the U.S. Congress' passing of S606 regarding a publisher's "intent" when distributing information we feel it is necessary to display this policy.**

**What law-abiding citizens choose to read in the privacy of their own homes is not the business of any government bureau, police department, or media organization, and *Infinite Technologies Inc.* will respect the privacy of its customers. The Law is clear there is an important distinction**

between personal or professional academic interest and criminal intent when one collects information. Under current U.S. law you still have the right to read about these topics you do not have the right to use what you have learned to commit a crime.

## Jurisdictions

This agreement will be governed by and construed in accordance with the substantive laws in force in the state of Wyoming U.S.A. which is the point of sale range delivery. Infinite Technologies Inc. a Wyoming U.S.A. Corporation. P.O. Box 337 Sheridan Wyoming 82801-0337 U.S.A. This agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations convention on contracts for the international sale of goods, the application of which is expressly excluded. If any part of this agreement is found void and unenforceable, it will not affect the validity of the balance of the agreement, which shall remain valid and enforceable according to its terms. This agreement shall not prejudice the statutory rights of any party dealing as a consumer. This agreement may only be modified by an authorized officer of **Infinite Technologies Inc.**

## Copyrights and other legal responsibilities

All of **Infinite Technologies Inc.** materials and presentations are Copyrighted and you may not reproduce this material in any way. **Infinite Technologies Inc.** offers these materials, presentations and web sites for your personal entertainment, information, education, and communication. Please feel free to browse these materials, presentations or **Infinite Technologies Inc.** web sites. You may not, however, distribute, modify, transmit, reuse, report, or use the contents of these materials, presentations or **Infinite Technologies Inc.** web sites for public or commercial purposes, including the text, images, audio, and video without express written permission of copyright holder or **Infinite Technologies Inc.** . Your access and use of these **Infinite Technologies Inc.** materials, presentations and web sites is also subject to the following terms and conditions ("Terms and Conditions") and all applicable laws. By accessing and browsing the materials, presentations and web sites of **Infinite Technologies Inc.** , you accept, without limitation or qualification, the Terms and Conditions and acknowledge that any other agreement between you and **Infinite Technologies Inc.** are superseded and of no force or effect. Terms and Conditions 1. You should assume that everything you see or read on the materials, presentations and web sites of **Infinite Technologies Inc.** is copyrighted unless otherwise noted and may not be used except as provided in these Terms and Conditions or in the text on the materials, presentations and web sites of **Infinite Technologies Inc.** without the written permission of **Infinite Technologies Inc.** **Infinite Technologies Inc.** neither warrants nor represents that your use of materials displayed on the materials, presentations and web sites of **Infinite Technologies Inc.** will not infringe rights of third parties not owned by or affiliated with **Infinite Technologies Inc.** 2. **Infinite Technologies Inc.** uses reasonable efforts to include accurate and up to date information on the materials, presentations and **Infinite Technologies Inc.**

web sites, **Infinite Technologies Inc.** makes no warranties or representations as to its accuracy. **Infinite Technologies Inc.** assumes no liability or responsibility for any errors or omissions in the content of the materials, presentations or **Infinite Technologies Inc.** web sites. 3. Your use and browsing of the materials, presentations or **Infinite Technologies Inc.** web sites is at your risk. Neither **Infinite Technologies Inc.** nor any other party involved in creating, producing, or delivering the materials, presentations or **Infinite Technologies Inc.** web sites is liable for any direct, incidental, consequential, indirect, or punitive damages arising out of your access to, or use of, the materials, presentations or **Infinite Technologies Inc.** web sites. Without limiting the foregoing, everything on the materials, presentations or **Infinite Technologies Inc.** web sites is provided to you "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. Please note that some jurisdictions may not allow the exclusion of implied warranties, so some of the above exclusions may not apply to you. Check your local laws for any restrictions or limitations regarding the exclusion of implied warranties. **Infinite Technologies Inc.** also assumes no responsibility, and shall not be liable for, any damages to, or viruses that may infect, your computer equipment or other property on account of your access to, use of, or browsing in the materials, presentations or **Infinite Technologies Inc.** web sites or your downloading of any materials, data, text, images, video, or audio from the materials, presentations or **Infinite Technologies Inc.** web sites. 4. Credit Card Numbers and order information is Highly protected and encrypted when you use our secure server. Any other communication or material you transmit to **Infinite Technologies Inc.** web sites by electronic mail or otherwise, including any data, questions, comments, suggestions, or the like is, and will be treated as, non-confidential and non-proprietary. Anything you transmit or post may be used by **Infinite Technologies Inc.** or its affiliates for any purpose, including, but not limited to, reproduction, disclosure, transmission, publication, broadcast, and posting. Furthermore, **Infinite Technologies Inc.** is free to use any ideas, concepts, know-how, or techniques contained in any communication you send to **Infinite Technologies Inc.** web sites for any purpose whatsoever, including but not limited to developing, manufacturing and marketing products using such information. 5. Images of people or places displayed on the materials, presentations or **Infinite Technologies Inc.** web sites are either the property of, or used with permission by **Infinite Technologies Inc.** The use of these images by you, or anyone else authorized by you, is prohibited unless specifically permitted by these Terms and Conditions or specific permission provided elsewhere on the materials, presentations or **Infinite Technologies Inc.** web sites. Any unauthorized use of the images may violate copyright laws, trademark laws, the laws of privacy and publicity, and communications regulations and statutes. 6. The trademarks, logos, and service marks (collectively called the "Trademarks") displayed on the materials, presentations or **Infinite Technologies Inc.** web sites are registered and unregistered Trademarks of **Infinite Technologies Inc.** and others as identified within the materials, presentations or **Infinite Technologies Inc.** web sites. Nothing contained on **Infinite Technologies Inc.** web sites should be construed as granting, by implication or otherwise, any license or right to use any Trademark

displayed on **Infinite Technologies Inc.** web sites without the written permission of **Infinite Technologies Inc.** or such third party that may own the Trademarks displayed on the materials, presentations or **Infinite Technologies Inc.** web sites. Your misuse of the Trademarks displayed on the materials, presentations or **Infinite Technologies Inc.** web sites, or any other content on the materials, presentations or **Infinite Technologies Inc.** web sites, except as provided in these Terms and Conditions, is strictly prohibited. You are also advised that **Infinite Technologies Inc.** will aggressively enforce its intellectual property rights to the fullest extent of the law, including seeking criminal prosecution. 7. **Infinite Technologies Inc.** has not reviewed all of the sites linked to the materials, presentations or **Infinite Technologies Inc.** web sites and is not responsible for the contents of any off-site pages or any other web sites linked to the **Infinite Technologies Inc.** web sites. Your linking to any other off-site pages or other sites is at your risk. 8. Although **Infinite Technologies Inc.** may from time to time monitor or review discussions, chats, postings, transmissions, bulletin boards, and the like on the materials, presentations or **Infinite Technologies Inc.** web sites, **Infinite Technologies Inc.** is under no obligation to do so and assumes no responsibility or liability arising from the content of any such locations nor for any error, defamation, libel, slander, omission, falsehood, obscenity, pornography, profanity, danger, or inaccuracy contained in any information contained within such locations on the materials, presentations or **Infinite Technologies Inc.** web sites. You are prohibited from posting or transmitting any unlawful, threatening, libelous, defamatory, obscene, scandalous, inflammatory, pornographic, or profane material or any material that could constitute or encourage conduct that would be considered a criminal offense, give rise to civil liability, or otherwise violate any law. **Infinite Technologies Inc.** will fully cooperate with any law enforcement authorities or court order requesting or directing **Infinite Technologies Inc.** to disclose the identity of anyone posting any such information or materials. 9. **Infinite Technologies Inc.** may at any time revise these Terms and Conditions by updating this posting. You are bound by any such revisions and should therefore periodically visit this policies and copyright page to review the then current Terms and Conditions to which you are bound.

## **SOFTWARE CONTRACT LICENSE**

**SOFTWARE CONTRACT LICENSE** Requires original Media and valid proof of purchase from **Infinite Technologies Inc.**

Please read this contract carefully. By using all or any portion of the software you accept all the terms and conditions of this agreement. You agree that this agreement is enforceable like any written negotiated agreement signed by you. If you do not agree, do not use this software. This assembled encapsulated published software production presentation is copyright ©2002

**Infinite Technologies Inc.** yes we incorporated public domain materials into our presentation. This assembled encapsulated published software production presentation can not be redistributed as it in its self contains registered copyrighted materials, trade names and trade marks protected by several U.S. Federal Laws and International Laws and may not be separated by law. Definitions.

**"Software" means (a) all of the contents of the files, disk(s), cd-rom(s) or other media with which this agreement is provided "Use" or "using" means to access, install, download, copy or otherwise benefit from using the functionality of the software in accordance with the documentation.**

**"Permitted number" means one "Computer" means an electronic device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions. As long as you comply with the terms of this end user license agreement (this "agreement"), Infinite Technologies Inc. grants to you a personal non commercial use license. You may install and use no more than one copy of the software on your compatible computer. No server or network use of the software is permitted, including but not limited to using the software (i) either directly or through commands, data or instructions from or to another computer or (ii) for internal network, internet or web hosting services. You may make one backup copy of the software, provided your backup copy is not installed or used on any computer. You may not transfer the rights to a backup copy. You may not alter or modify the software in any way.**

**Intellectual property rights. This software and any copies that you are authorized by Infinite Technologies Inc. to make are the intellectual property of and are owned by Infinite Technologies Inc. The software is protected by copyright, including without limitation by united states copyright law, international treaty provisions and applicable laws in the country in which it is being used. You may not copy the software, except as set forth as a backup copy. You also agree not to reverse engineer, de-compile, disassemble or otherwise attempt to discover the source code of the software. Except as expressly stated herein, this agreement does not grant you any intellectual property rights in the software and all rights not expressly granted herein are reserved by Infinite Technologies Inc. You may not, rent, lease, sublicense or authorize all or any portion of the software to be copied onto another user's computer. The software is being delivered to you "as is" and Infinite Technologies Inc. makes no warranty as to its use or performance. Infinite Technologies Inc. does not and cannot warrant the performance or results you may obtain by using the software. Except for any warranty, condition, representation or term to the extent to which the same cannot or may not be excluded or limited by law applicable to you in your jurisdiction, Infinite Technologies Inc. makes no warranties conditions, representations, or terms (express or implied whether by statute, common law, custom, usage or otherwise) as to any matter including without limitation non-infringement of third party rights, merchantability, integration, satisfactory quality, or fitness for any particular purpose. In no event will Infinite Technologies Inc. or its suppliers be liable to you for any damages, claims or costs whatsoever or any consequential, indirect, incidental damages, or any lost profits or lost savings, even if an Infinite Technologies Inc. representative has been advised of the possibility of such loss, damages, claims or costs or for any claim by any third party. The foregoing limitations and exclusions apply to the extent permitted by applicable law in your jurisdiction. Infinite Technologies Inc. aggregate liability and that of its suppliers under or in connection with this agreement shall be limited to the amount paid for the software, if any. Infinite Technologies Inc. does not assume any liability, either incidental or Consequential, for the use or misuse of the information herein, including any and all Damage to person or physical harm To the purchaser or any other person. No oral or written information or advice given By Infinite Technologies Inc. it's directors, employees, distributors, dealer or agents shall change the restriction of liability or**

create any new warranties or responsibilities. In no case shall **Infinite Technologies Inc.** liability exceed the purchase price of the Software if any. **Infinite Technologies Inc.** is acting on behalf of its suppliers for the purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this agreement, but in no other respects and for no other purpose. This agreement will be governed by and construed in accordance with the substantive laws in force in the state of Wyoming U.S.A. which is the point of sale range delivery. **Infinite Technologies Inc. P. O. Box 337 Sheridan Wyoming 82801-0337 U.S.A.** World Wide Shipping Company independently offers automatic flat rate shipping. Customer is responsible for all Duties, Tariffs, Taxes or related fees.. This agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations convention on contracts for the international sale of goods, the application of which is expressly excluded. If any part of this agreement is found void and unenforceable, it will not affect the validity of the balance of the agreement, which shall remain valid and enforceable according to its terms. This agreement shall not prejudice the statutory rights of any party dealing as a consumer. This agreement may only be modified by an authorized officer of **Infinite Technologies Inc.** If at any time you do not wish to hold this license and its binding agreement completely destroy the original disks and all copies of the software including all printed materials.

**Infinite Technologies Inc.** warrants this Media to be free of defects in materials and workmanship for a period of 30 days from the date of purchase. **Infinite Technologies Inc.** entire liability and your exclusive remedy will be replacement of the disk.

Range 8-16-10 **Infinite Technologies Inc.**