

ImageForge™

Tips and Tricks

CursorArts Company
Bend, Oregon U.S.A.
2000

Part #72144

COPYRIGHT

© Copyright CursorArts Company 2000. All Rights Reserved. This manual and the software described therein are copyrighted with all rights reserved by CursorArts Company. No part of this publication may be reproduced, transmitted, transcribed, stored in a retrieval system, or translated into any language in any form without the express written permission of CursorArts Company.

The enclosed software, this manual and any accompanying documentation are protected both by United States and International Copyright laws and treaties. Use of the software is governed by the SOFTWARE LICENSE AGREEMENT. Except as permitted under the LICENSE, duplication by any means is strictly forbidden and a violation of copyright laws.

*CursorArts Company
P.O. BOX 1379
BEND, OR 97709-1379*

*web site: <http://www.cursorarts.com/>
e-mail: admin@cursorarts.com*

*telephone: 541-383-7156
fax: 541-388-7366*

SOFTWARE LICENSE AGREEMENT

This SOFTWARE LICENSE AGREEMENT is a legal agreement between you (either an individual or other legal entity) and CursorArts Company. By installing the software and/or using the software, you are agreeing to be bound by the terms of this agreement. If you do not agree to the terms of this AGREEMENT, do not proceed to install or use the software and immediately return the software and the items which accompany the software in unused condition to the place where you obtained them for a refund.

1. GRANT OF LICENSE: This license permits you to use one copy of the included CursorArts software (the "SOFTWARE") one one, single-user computer system. The SOFTWARE is in use when it is installed into that computer system's permanent memory (e.g., on a hard disk or other storage device) or when it is loaded into temporary memory (i.e., RAM). If you wish to use the SOFTWARE on more than one computer system, on a network server or on a multi-user computer system, you must first obtain additional licenses or a multi-user site license from CursorArts Co.

2. COPYRIGHTS AND TRADEMARKS: The SOFTWARE and its accompanying documentation and other materials are protected by U.S. and international copyright laws and treaties. The SOFTWARE is like any other copyrighted material (such as a book or motion picture) and may not be reproduced or distributed, except that you may (a) transfer the SOFTWARE to a single hard disk drive provided you keep the original solely for backup purposes, or (b) make one copy of the SOFTWARE on removable media (such as a diskette) solely for archival or backup purposes. You may not duplicate or transmit any portion of the accompanying manual, disks, labels, packaging, serial numbers, Product Registration Card, or related printed information included with the SOFTWARE. You may not make any modifications or changes to the SOFTWARE. You may not delete any of the files contained in the SOFTWARE. You may not decompile, disassemble or otherwise reverse-engineer the SOFTWARE. You may not sublicense, rent, lend, lease, donate, sell, load, pledge, transfer or distribute on a temporary or permanent basis the original or backup copies of the SOFTWARE or the documentation accompanying the SOFTWARE to any other individual or company. SecurDesk!, IconForge, pc/Recall, FileWrangler and CursorArts are trademarks of CursorArts Company. All other brand names and product names mentioned in conjunction with the SOFTWARE are trademarks or registered trademarks of their respective owners.

3. GOVERNMENT CUSTOMERS: The SOFTWARE is Commercial Computer Software under Federal Government Acquisition Regulations and agency supplements to them. The SOFTWARE is provided to the Federal Government and its agencies under the Restricted Rights Provisions of the Federal Acquisitions Regulations applicable to commercial computer software developed at private expense and not in the public domain. The Use, Duplication, or Disclosure by the government is subject to restrictions as set forth in the subdivision (c) (1)

(ii) of the Rights in Technical or Data and Computer Software clause at DFARS 252.227-7013 (October 1988) and FAR 52.227-19 (c) (June 1987).

4. LIMITED WARRANTY ON SOFTWARE: CursorArts Company warrants the physical diskette(s), CD-ROM disc or DVD-ROM disc to be free of defects in materials and workmanship for a period of thirty (30) days from the date of receipt. In the event CursorArts Co. receives written notice from you of defects in materials and workmanship within the warranty period, CursorArts Co. will replace the defective diskettes, CD-ROM disc or DVD-ROM disc. The defective diskettes, CD-ROM disc or DVD-ROM disc must be returned to: CursorArts Company; Customer Services; P.O. Box 1379; Bend, OR 97709-1379. The remedy for breach of this limited warranty shall be limited to replacement of the diskette or disc and shall not include any other damages. CursorArts Company makes no warranty concerning the function or fitness of any software programs reproduced on the diskette(s), CD-ROM disc or DVD-ROM disc. Neither CursorArts Company, nor its authorized agents shall be liable for consequential, special, indirect, or other similar damages or claims, including the loss of profits or any other commercial damages, and in no event will the liability for damages to you or any other person ever exceed the price paid for the license to use the SOFTWARE, regardless of any form of the claim. CursorArts Company specifically disclaims all other warranties, expressed or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose.