



# **Table of Contents**

un on the Farm
nstalling Cabbage Patch Kids* CD-ROM
ninstalling Cabbage Patch Kids* CD-ROM 2
ame Controls
eginning a New Game
ame Screen
abbage Patch Kids* World In-game Screen 6
redits
ustomer Support
/arranty
nd User License Agreement

# Fun on the Farm

YOUR FAMILY IS MOVING TO A NEW HOUSE ON THE OTHER SIDE OF CLEVELAND. GEORGIA THIS IS GREAT NEWS BECAUSE THE NEW HOUSE HAS A LARGE STABLE WHERE YOU CAN KEEP YOUR PONY THERE IS ALSO MUCH MORE ROOM FOR YOU BOTH TO PLAY. ON MOVING DAY, EVERYTHING IS READY TO GO AND YOU COULD NOT BE HAPPIER AS YOU AND YOUR FAMILY JUMP INTO THE STATION WAGON AND DRIVE ACROSS TOWN. WHEN YOU ARRIVE TO YOUR NEW HOUSE, HOWEVER, YOU FIND THAT THE MOVERS HAVE LOST YOUR PONY SOMEWHERE ALONG THE WAY. YOUR PARENTS TELL YOU THAT SHE WILL TURN UP SOON, BUT YOU LOVE HER AND WANT TO GET HER BACK AS SOON AS POSSIBLE. SO PACK YOUR BAGS AND GET READY FOR EXCITEMENT, BECAUSE THERE IS SURE TO BE ADVENTURE AT EVERY TURN IN CABBAGE PATCH KIDS®: WHERE'S MY PONY?



## Installing Cabbage Patch Kids®: Where's My Pony? CD-ROM

- INSERT THE CABBAGE PATCH KIDS: WHERE'S MY PONY? CD-ROM DISC INTO YOUR CD-ROM DRIVE.
- If you have the AutoPlay feature on for your CD-ROM, LEFT-CLICK ON THE INSTALL BUTTON AND SKIP THE NEXT TWO STEPS.
- 3. IF YOU DO NOT HAVE AUTOPLAY ENABLED, SELECT START AND THEN RUN FROM
  THE WINDOWS TASKBAR
- 4. Type D:\autorun [D: refers to your CD-ROM drive. If your CD-ROM drive letter is not D: use the appropriate drive letter instead.]
- 5. FOLLOW THE INSTRUCTIONS THAT APPEAR ON YOUR SCREEN.

AFTER INSTALLATION IS COMPLETE, YOU WILL FIND AN ICON FOR CABBAGE PATCH KIDS: WHERE'S MY PONY? ON YOUR DESKTOP. YOU WILL ALSO FIND AN ICON IN THE CABBAGE PATCH KIDS MENU ITEM WITHIN PROGRAMS UNDER THE START MENU IN THE WINDOWS TASKBAR. CLICK ON EITHER ICON TO RUN THE GAME.

### Uninstalling Cabbage Patch Kids: Where's My Pony? CD-ROM

- If you have the AutoPlay feature on, Left-Click on the Uninstall button.
- YOU MAY ALSO UNINSTALL USING THE ADD/REMOVE PROGRAMS ON THE CONTROL PANEL.
- 3. OR FROM THE START MENU SEARCH THROUGH THE LISTED PROGRAMS FOR THE CABBAGE PATCH KIDS UNINSTALL.



# **Game Controls**

ALL MOVES IN CABBAGE PATCH KIDS: WHERE'S MY PONY? USE THE MOUSE TO CONTROL THE CHARACTER.

THE CONTROLS ARE:

#### Mouse

MOVEMENT. . . . . . . . . . . . . . . . . MOVES THE CURSOR

LEFT BUTTON . . . . . . . . . . . . . . . . ACTION [LOOK AT/TALK TO/PICK UP/WALK

TO - DOUBLE CLICK TO RUN]

RIGHT BUTTON. . . . . . . . . . . . . . JUMP

LEFT BUTTON (HOLD AND DRAG) . . . . GRABS AN OBJECT IN INVENTORY AND DRAGS IT ACROSS THE SCREEN.

YOU CAN ALSO QUIT THE GAME AT ANY TIME BY PRESSING THE ESC KEY.





# Beginning a New Game

AFTER STARTING THE PROGRAM, THE MAIN MENU WILL APPEAR. HERE YOU WILL ADOPT YOUR FAVORITE CABBAGE PATCH KID. YOU ALSO HAVE THE OPTION TO SEE MORE CABBAGE PATCH KIDS BY LEFT-CLICKING THE MORE PICTURE ON THE BOTTOM OF THE SCREEN

ONCE YOU HAVE SELECTED WHO TO ADOPT, **LEFT-CLICK** ON THE *START PICTURE* TO START THE GAME AND BEGIN YOUR FUN.



















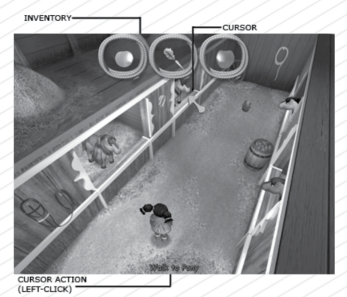
# Cabbage Patch Kids World Game Screen

Inventory HERE ARE THE ITEMS YOU HAVE PLACED INTO YOUR INVENTORY. Cursor THIS IS THE GAME CURSOR. TRY MOVING YOUR MOUSE AROUND THE SCREEN AND SEE WHAT IT DOES. WHEN THE CURSOR TURNS GREEN. READ THE TEXT BELOW IT TO SEE WHAT YOU HAVE FOUND Left-Click MOVING IN THE CABBAGE PATCH KIDS WORLD IS SIMPLE AND FUN ALL YOU HAVE TO DO IS LEFT-CLICK ANYWHERE ON THE SCREEN AND YOU WILL WALK TO THAT AREA. (IF YOU WANT TO RUN, DOUBLE CLICK THE LEFT MOUSE BUTTON.)

## **Gameplay Note**

TO PICK UP AN ITEM, MOVE YOUR CURSOR OVER IT, AND THEN CLICK THE LEFT MOUSE BUTTON.





## **Gameplay Clue**

LOOK AT THE PONY'S NAME. THIS MAY BE A CLUE AS TO WHAT SHE LIKES TO EAT.

















# Credits

DIRECTOR OF	ENGINE DEVELOPMENT
QUALITY ASSURANCE JEREMY S. BARNES	ADDITIONAL ANIMATION
TESTERSTRIS B. BAYBAYAN, JOE FLETCHER JEFF BRAUN, NICHOLAS E. SPERO	Music/Sound FX
VICE PRESIDENT OF	SPECIAL THANKS LES BIRD
PRODUCT DEVELOPMENT BRIAN CHRISTIAN	TREVOR TALBIRD, CRAIG KELLY, I DUBOSE, JOHN CASAMASSINA, CO
VICE PRESIDENT OF LICENSING / BUSINESS DEVELOPMENT CAREEN YAPP	DANIELS, BRIAN TALBOT JR., MA TALBOT SR., KAT CRESSIDA, LANI

. ATSUKO OTANI

VICE PRESIDENT	
OF MARKETING	ALISON QUIRION

VICE PRESIDENT OF						
SALES & OPERATIONS	÷				Кім	MOTIKA

CHIEF	OPERATING	OFFICER		YOJI	TAKENAKA

ASSOCIATI	<u>.</u> I	LICE	NS	IN	3		
MANAGER					1		ADELINE PETROS

SF	PECIAL THANKS		ANDY PAN, DONNA MARR,
Hi	DETAKA TACHIBANA	, Josh	AUSTIN, KAORI PECORA,
N/	ANA SUZUKI, PAUL	Kıм, Ry	'AN KAMINAGA

#### AWE GAMES

LEAD PROGRAMMER	•	,	-		MARK BRADSHAW
LEAD ARTIST		,/.	-	٠	PAUL DENSON
LEAD ANIMATOR		7	1	٠.	ANDY SEREDY

EXECUTIVE PRODUCER.

ADDITIONAL PROGRAMMING L	LUCKY	BRADSHAW
--------------------------	-------	----------

ARTISTS	ROBERT HUME	CHRIS REMY,
CHAD READ		

. . JAMIE NYE

. MIKE NIEDDA

. SOUND IDEAS

D. AARON RUNION. KEITH VERITY, MIKE OLE EASTBURN, RICK AGGIE TALBOT, BRIAN II MINELLA

#### ORIGINAL APPALACHIAN ARTWORKS, INC.

CREATOR	٠	1	٠		٠		٠	XAVIER ROBERTS
								Dec

CREATIVE DIRECTOR . . RICK MCENTYRE

#### 4KIDS ENTERTAINMENT

SVP of Sales & Marketing . . . CARLIN WEST

VICE PRESIDENT

CABBAGE PATCH KIDS

OF SALES & MARKETING . . . . COLLEEN NUSKEY

#### "FIND MY WAY TO YOUR HEART"

LYRICS BY PAUL FIELD. MUSIC BY DAVE COOKE PUBLISHED BY ORIGINAL APPALACHIAN ARTWORKS PUBLISHING (ASCAP).

> "WE CAN DO WHAT YOU CAN DO" LYRICS BY JUDY MACKENZIE-DUNN. MUSIC BY DAVE COOKE.

PUBLISHED BY ORIGINAL APPALACHIAN ARTWORKS PUBLISHING (ASCAP).

# **CABBAGE PATCH KIDS**

### **Customer Support**

EVERYONE AT D3PUBLISHER OF AMERICA WORKS HARD TO MAKE SURE THAT YOU, OUR CUSTOMER, HAVE AS MUCH FUN PLAYING OUR PRODUCTS AS WE HAD MAKING THEM. WE MAKE EVERY EFFORT TO ENSURE THAT OUR PRODUCTS ARE PROBLEM-FREE. BUT IN THE RARE INSTANCE WHERE SOMETHING HAS SLIPPED THROUGH OUR PRODUCT TESTING PROCESS. WE WANT TO GET A SOLUTION TO YOU AS QUICKLY AS POSSIBLE.

AT CUSTOMER SUPPORT, WE TAKE SUPPORT SERIOUSLY. SO, IN THE UNFORTUNATE EVENT THAT YOU DO ENCOUNTER A PROBLEM WITH ONE OF OUR PRODUCTS, PLEASE CONTACT US. YOU WILL FIND THAT THE ANSWERS TO MANY OF YOUR QUESTIONS ARE AVAILABLE ON OUR WEBSITE, INCLUDING TIPS AND STRATEGIES ON PLAYING THE GAME. IF YOU CANNOT FIND THE ANSWER YOU ARE LOOKING FOR, YOU WILL NOT HAVE TO MAKE YOUR WAY THROUGH AN OBSTACLE COURSE.

OUR LIVING, BREATHING HUMAN BEINGS WILL HELP YOU GET BACK TO THE IMPORTANT THINGS IN LIFE... LIKE PLAYING VIDEO GAMES.

#### EMAIL

SUPPORT@D3P.US

#### WEBSITE

THIS IS THE BEST PLACE TO GO FOR TIPS
AND STRATEGIES ON PLAYING OUR GAMES!
WWW.D3PUBLISHER.US/SUPPORT













### I IMITED WARRANTY

- 1. LIMITED CD-ROM WARRANTY. D3Publisher of America, Inc. and its parent and affiliates (collectively referred to as "Company") and/or its distributor warrant(s) to the original consumer purchaser of this software product entitled "Cabbage Patch Kids@: Where's My Pony?," which includes computer software and any associated media and/or printed materials (together called "Program"), that the recording medium on which the Program is recorded will be free from detects in material and workmanship for 90 days from the date of purchase. If the recording medium is found defective within 90 days of original purchases, you may return the Program and all accompanying materials along with your original receipt to the place you obtained it for a full refund or replacement, subject to such retailer's return policy. This warranty is limited to the recording medium containing the Program as originally provided by Company and is not applicable to normal wear and tear. This warranty shall not be applicable and shall be void if the defect has arisen through abuse, mistreatment, or neglect. Any implied warranties prescribed by statute are expressly limited to the 90-day period described above.
- 2. To the maximum extent allowed by law, Company, its licensors and subcontractors do not warrant any connection to, transmission over, or results or use of, any network connection or facilities provided (or failed to be provided) through the Program. You are responsible for assessing your own hardware needs and, if applicable, transmission network needs, and the results to be obtained therefrom. YOU EXPRESSIV AGREE THAT USE OF THE PROGRAM IS AT YOUR SOLE RISK. THE PROGRAM IS PROVIDED ON AN "AS IS," "AS AVAILABLE" BASIS, UNIESS SUCH WARRANTIES ARE LEGALLY INCAPABLE OF EXCLUSION. EXCEPT WITH RESPECT TO THE LIMITED CO-ROM WARRANTY AS SET FORTH IN SECTION 1 ABOVE. COMPANY AND IS LICENSORS DISCLAIM ALL WARRANTIES AND CONDITIONS, WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, ETINESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS, AND THOSE ARISING FROM A COURSE OF DEALING OR USAGE OF TRADE, REGRADING THE PROGRAM. COMPANY AND ITS LICENSORS ASSUM OR ESESYONISHILTY FOR ANY DAMAGES SUFFERED BY YOU, INCLUDING, BUT NOT LIMITED TO, LOSS OF DATA, ITEMS OR OTHER MATERIALS FROM DELAYS, NON-DELIVERIES, ERRORS, CAUSED BY COMPANY, ITS LICENSORS, LICENSEE AND/OR SUBCONTRACTORS, OR BY YOUR OWN ERRORS AND/OR OMISSIONS. Company and its licensors make no warranty with respect to any related software or hardware used or provided by Company in connection with the Program except as expressly set forth above.
- 3. LIMITATION OF LIABILITY. YOU ACKNOWLEDGE AND AGREE THAT COMPANY AND ITS LICENSORS SHALL NOT ASSUME OR HAVE ANY LIABILITY FOR ANY ACTION BY COMPANY OR ITS CONTENT PROVIDERS, OTHER PARTICIPANTS OR OTHER LICENSORS WITH RESPECT TO CONDUCT, COMMUNICATION OR CONTENT OF THE PROGRAM. COMPANY AND ITS LICENSORS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES RESULTING FROM POSSESSION, USE, OR MALFUNCTION OF THE PROGRAM, INCLUDING DAMAGES TO PROPERTY, LOSS OF GOODWILL, COMPUTER FAILURE OR MALFUNCTION AND, TO THE EXTENT PERMITTED BY LAW, DAMAGES FOR PERSONAL INJURIES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. EXCEPT AS EXPRESSLY PROVIDED HEREIN, COMPANY'S AND ITS LICENSORS' ENTIRE LIABILITY TO YOU AND YOUR EXCLUSIVE REMEDY FOR ANY BREACH OF THIS WARRANTY IS LIMITED SOLELY TO THE TOTAL AMOUNT PAID BY YOU FOR THE PROGRAM, IF ANY. BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CERTAIN DAMAGES, IN SUCH STATES COMPANYS AND ITS LICENSORS' ILABILITY IS LIMITED TO THE EXTENT PERMITTED BY LAW.
- 4. GENERAL PROVISIONS. This warranty shall be governed by the laws of the State of California and the United States without regard to its conflicts of laws rules and you consent to the exclusive jurisdiction of the state and tederal courts in Los Angeles County, California. The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Program. This warranty represents the complete warranty concerning the Program between you and Company.

### **End User Software License Agreement**

- 1. READ THE FOLLOWING TERMS AND CONDITIONS CAREFULLY BEFORE INSTALLING THE PROGRAM. THIS SOFTWARE LICENSE AGREEMENT IS A LEGAL AGREEMENT BETWEEN YOU (AN INDIVIDUAL OR A SINGLE ENTITY "YOU") ON ONE HAND, AND DSPUBLISHER OF AMERICA, INC. AND ITS PARENT AND AFFILIATES (COLLECTIVELY REFERRED TO AS "COMPANY") ON THE OTHER HAND, FOR THE SOFTWARE PRODUCT ENTITLED "Cabbage Patch Kids®: Where's My Pony?," WHICH INCLUDES COMPUTER SOFTWARE AND ANY ASSOCIATED MEDIA AND/OR PRINTED MATERIALS (TOGETHER CALLED "PROGRAM"). BY OPENING THE PACKAGING MATERIALS FOR THE PROGRAM, OR INSTALLING, COPYING, OR OTHERWISE USING THE PROGRAM, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS SOFTWARE LICENSE AGREEMENT AND AGREE TO BE BOUND BY ITS TERMS. IF YOU DO NOT AGREE TO THE TERMS OF THIS SOFTWARE LICENSE AGREEMENT (HEREINAFTER "AGREFEMENT"). DO NOT INSTALL OR JUST THE PROGRAM AND DIF ITE ALL COPIES IN YOUR POSSESSION.
- 2. Company grants you a non-exclusive, non-transferable license to use the Program, but retains all property rights in the Program and all copies thereof. You may install the Program on a single computer for use by a single, particular user. All rights not specifically granted under this Agreement are reserved by Company and, as applicable, Company's licensors. This Program is licensed, not sold, for your use. Your license confers no title or ownership in this Program and should not be construed as a sale of any rights in this Program.
- 3. You acknowledge that the Program in source code form remains a confidential trade secret of Company. You agree not to modify or attempt to reverse engineer, decompile, or disassemble the Program, except and only to the extent that such activity is expressive remitted by applicable law notwithstanding this limitation.
- 4. OWNERSHIP. All right, title and interest and intellectual property rights in and to the Program (including but not limited to any titles, computer code, themes, objects, characters, character names, stories, dialog, catch phrases, locations, concepts, artwork, images, photographs, animations, video, sounds, audio-visual effects, music, musical compositions, text and "applets," incorporated into the Program), the accompanying printed materials, and any copies of the Program, are owned by Company or its licensors. This Agreement grants you no rights to use such content other than as part of the Program. All rights not expressly granted under this Agreement are reserved by Company.
- 5. This Agreement is effective upon your opening of the packaging materials, installation, or your first use of the Program and shall continue until revoked by Company or until you breach any term hereof; upon termination you agree to destroy or delete all copies of the Program in your possession.
- 6. You shall not modify the Program or merge the Program into another computer program (except to the extent the Program is made to operate within a computer operating system and in connection with other computer programs) or create derivative works based upon the Program. You must obtain the written permission of Company to include the Program in any collection of Software.
- 7. Do not run, use, or install the Program if you reside in a country to which the use or installation of the Program would violate U.S. export laws or regulations, and do not distribute the Program in violation of such laws or regulations. The Program may not be transferred or otherwise exported or re-exported into (or to a national or resident of) any country to which the U.S. has embargoed goods or to anyone on the U.S. Treasury Department list of Specially Designated Nationals or the U.S. Commerce Department's Table of Deny Orders. If you do not meet these criteria or are not sure, do not run or install the software and destroy any copies in your possession. If you live in such a country, no license is granted hereunder.
- 8. To the maximum extent allowed by law, Company, its licensors and subcontractors do not warrant any connection to, transmission over, or results or use of, any network connection or facilities provided (or failed to be provided) through the Program. You are responsible for assessing your own computer needs and, it applicable, transmission network needs, and the results to be obtained therefrom. YOU EXPRESSLY AGREE THAT USE OF THE PROGRAMIS AT YOUR SOLE RISK. THE PROGRAMIS AN INTERPROGRAMIS AT YOUR SOLE RISK. THE PROGRAMIS AN INTERPROGRAMIS AND SOLE RISK. THE PROGRAMIS PROVIDED ON AN "AS IS," "AS AWAILABLE" BASIS, UNLESS SUCH WARRANTIES ARE LEGALLY INCAPABLE OF EXCLUSION. EXCEPT WITH RESPECT TO THE LIMITED CO-ROM WARRANTIY AS SET FORTH IN SECTION 9 BELOW, COMPANY AND ITS LICENSORS DISCLAIM ALL WARRANTIES AND CONDITIONS, WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTIBLITY, FITNESS FOR A PARTICULAR PURPOSS, NON-INFRINGEMENT OF THIRD PARTY RIGHTS, AND THOSE ARISING FROM A COURSE OF DEALING OR USAGE OF TRADE, REGARDING THE PROGRAM. COMPANY AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ANY DAMAGES SUFFERED BY YOU, INCLUDING UT NOT LIMITED TO, LOSS OF DATA, ITEMS OR OTHER MATERIALS FROM DELAYS, NON-DELIVERIES, ERRORS, CAUSED BY COMPANY, ITS LICENSORS, LICENSEE AND/OR SUBCONTRACTORS, OR BY YOUR OWN ERRORS AND/OR OMISSIONS. Company and its licensors make no warranty with respect to any related software or hardware used or provided by Company in connection with the Program except as expressly set forth above.
- 9.LIMITED CD-ROM WARRANTY. Notwithstanding anything to the contrary contained herein, and solely with respect to Programs distributed on CD-ROM, Company warrants to the original consumer purchaser of this Program on CD-ROM that the recording medium on which the Program is recorded will be free from defects in material and workmanship for 90 days from the date of purchase. If the recording medium is found defective within 90 days of original purchase, you may return the Program and all accompanying materials along with your original receipt to the place you obtained it for a full refund or replacement, subject to such retailers return policy. This warranty is limited to the recording medium containing the Program as originally provided by Company and is not applicable to normal wear and tear. This warranty shall not be

applicable and shall be void if the defect has arisen through abuse, mistreatment, or neglect. Any implied warranties prescribed by statute are expressly limited to the 90-day period described above.

10.LIMITATION OF LIABILITY, YOU ACKNOWLEDGE AND AGREE THAT COMPANY AND ITS LICENSORS SHALL NOT ASSUME OR HAVE ANY LIABILITY FOR ANY ACTION BY COMPANY OR ITS CONTENT PROVIDERS, OTHER PARTICIPANTS OR OTHER LICENSORS WITH RESPECT TO CONDUCT, COMMUNICATION OR CONTENT OF THE PROGRAM, COMPANY AND ITS LICENSORS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, PECLUL, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES RESULTING FROM POSSESSION, USE, OR MALFUNCTION OF THE PROGRAM, INCLUDING DAMAGES TO PROPERTY, LOSS OF GOODWILL, COMPUTER FAILURE OR MALFUNCTION AND, TO THE EXTENT PERMITTED BY LAW, DAMAGES FOR PERSONAL INJURIES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SCEPT AS EXPRESSLY PROVIDED HEREIN, COMPANY'S AND ITS LICENSORS' ENTIFIE LIABILITY TO YOU AND YOUR EXCLUSIVE REMEDY FOR ANY BREACH OF THIS AGREEMENT IS LIMITED SOLELY TO THE TOTAL AMOUNT PAID BY YOU FOR THE PROGRAM, IF ANY, BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CERTAIN DAMAGES, IN SUCH STATES COMPANY'S AND ITS LICENSORS' LIABILITY IS LIMITED TO THE EXTENT PERMITTED BY LAW.

11. INJUNCTION. Because Company would be irreparably damaged if the terms of this Agreement were not specifically enforced, you agree that Company shall be entitled, without bond, other security or proof of damages, to appropriate equitable remedies with respect to breaches of this Agreement, in addition to such other remedies as Company may otherwise have under applicable laws.

12. INDEMNITY. At Company's request, you agree to defend, indemnify and hold harmless Company, its affiliates, contractors, officers, directors, employees, agents, licensors, licensees, distributors, content providers, and other users of the Program, from all damages, losses, liabilities, claims and expenses, including attorneys' fees, arising directly or indirectly from your acts and omissions to act in using the Program pursuant to the terms of this Agreement or any breach of this Agreement by you. Company reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you hereunder, and in such event, you shall have no further oblication to provide indemnification for such matter.

13. U.S. GÖVERNMENT RESTRICTED RİGHTS. The Program and documentation have been developed entirely at private expense and are provided as "Commercial Computer Software" or "restricted computer software." Use, duplication or disclosure by the U.S. Government or a U.S. Government subcontractor is subject to the restrictions set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clauses in DFARS 252.227-7013 or as set forth in subparagraph (c)(1) and (2) of the Commercial Computer Software Restricted Rights clauses at FAR 52.227-19, as applicable. The Contractor / Manufacturer is D3Publisher of America, Inc., 11500 W. Olympic Boulevard, Suite 460, Los Angeles, CA 90064.

14. TERMINATION. Without prejudice to any other rights of Company, this Agreement and your right to use the Program may automatically terminate without notice from Company if you fail to comply with any provision of this Agreement, or any terms and conditions associated with the Program. In such event, you must destroy all copies of this Program and all of its component parts.

15. GENERAL PROVISIONS. You may not use, copy, modify, sublicense, rent, sell, assign or transfer the rights or obligations granted to you in this Agreement. Any assignment in volation of this Agreement is void, except that you may transfer your Program to another person provided preson accepts the terms of this Agreement. Any assignment in volation of this Agreement is void, except that you may transfer your Program to another person provided preson accepts the terms of this Agreement is the provision shall be reformed only to the extent necessary to make it enforceable, and such decision shall not affect the enforceability of; (i) such provision under other circumstances, or (ii) the remaining provisions hereof under all circumstances. Company's failure to enforce at any time any of the provisions for this Agreement shall in no way be construct to be a present or future waiver of such provisions in any way affect the right of any party to enforce each and every such provision metalers. The express waiver by Company of any provision, condition or requirement of this Agreement shall not constitute a waiver of any future obligation to comply with such provision, condition or requirement. Notwithstanding anything else in this Agreement, no default, dealy or failure to perform on the part of Company shall be considered a breach of this Agreement. Such debault, delay or failure to perform is shown to be due to causes beyond the reasonable control of Company. This Agreement shall be owned by the laws of the State of California and the United States without regard to its conflicts of laws rules and you consent to the exclusive jurisdiction of the state and federal courts in Los Angeles County, California. The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement. This Agreement represents the complete agreement concerning this Agreement

If you have any questions concerning this Agreement, you may contact D3Publisher of America, Inc. at 11500 W. Olympic Boulevard, Suite 460, Los Angeles, CA 90064, (t) 310-268-0820, Attn: EULA, or info@d3p.us.

©2005 Original Appalachian Artworks, Inc. Game and Software ©2005 D3Publisher of America, Inc. Cabbage Patch Kids and associated characters and names are trademarks of Original Appalachian Artworks, Inc. and used under license. D3Publisher and its logo are trademarks of D3Publisher of America, Inc. Developed by AWE Games. AWE Games and its logo are trademarks of AWE Productions, Inc. Uses Bink Video Technology. © 1997-2005 by RAD Game Tools, Inc. Uses Granny Animation. ©1999-2005 by RAD Game Tools, Inc. All rights reserved.