

# PRTFOLIO



**PLATINUM EDITION**  
**FREE! STORN COOK**



LPJ0023









STORM



## IMAGE PORTFOLIO END USER LICENSE AGREEMENT - ART RESOURCE

Image Portfolio © Louis Porter, Jr. Design. All Rights Reserved. No Image Portfolio may be altered or redistributed without the express permission of Louis Porter, Jr. Design. Please e-mail if you have any questions.

This license pertains only to those art resources found in the Image Portfolio. This art resource can be used for independent game companies creation and non-profit use ONLY. This excludes use by "mainstream" game publishers, (Wizards of the Coast, Hasbro, Alderac Entertainment Group, Games Workshop, Palladium, Pinnacle Entertainment Group, their subsidiaries, and any other "mainstream" companies to be determined by Louis Porter, Jr. Design) without a license fee. Use by a "mainstream" publisher (or it's employee), and use for commercial noncomic book production (eg. magazine ads, merchandise labels etc.) incurs a license fee be paid to the owner, Louis Porter, Jr. Design. In Essence, this means:

- Anyone may use these art resource for non-profit projects.
- If you are a self-publisher/creator you may use these art resource for any independently published project, for profit or non profit.
- If you are an independent publishing games through a mainstream company (see above) there is a license fee.
- If you are not an independent game creator and you intend to use these art resource in a commercial project, there is a license fee.
- E-mail Image Portfolio at [Havengod@lpjdesign.com](mailto:Havengod@lpjdesign.com) for specific art resource' license fees, and for an invoice for your records.

By completing your Image Portfolio order (online or in print), you (or you on behalf of your employer) are agreeing to be bound by the terms of this Agreement. This Agreement constitutes the complete agreement between you and Louis Porter, Jr. Design.

### THE SOFTWARE:

The digital file downloaded to your computer contains Software that is the property of Louis Porter, Jr. Design. "Software" includes computer programs and the digitally encoded, created artwork by the artist and convert into an Adobe Acrobat PDF. This Agreement grants you certain rights to use the Software and is not an agreement for sale of the Software or any portion or copy of it.

### GRANT OF LICENSE

In return for the license fee that you have paid, Louis Porter, Jr. Design grants you a non-exclusive license to install and use the Software on up to five (5) computers (or CPUs) at a single location. These CPUs can be connected to, and the Software used with, any number of output devices, such as a laser printer, ink jet printer, an imagesetter or a film recorder, but the Software may only be downloaded to the non-volatile memory, such as a hard disk, of one output device. If you need to download the Software to more than one output device or install it on more than five computers, you are required to acquire additional licenses from Louis Porter, Jr. Design.

### OTHER RIGHTS

Except for your right to use the Software granted by this license, all other rights, title and interest in the Software and related trademarks and trade names are owned and retained by Louis Porter, Jr. Design or their noted trademark holders. You agree to establish reasonable procedures regulating access to and use of the Software and use of the related trademarks and trade names in accordance with the laws of the United States and this Agreement.

### OTHER RESTRICTION

You may not duplicate or copy the Software except as needed to use it as described above. You may not modify, adapt, translate, reverse engineer, decompile or disassemble the Software. You agree not to ship, export, or transfer the Software into any country or to use the Software in any manner prohibited by the United States Export Administration Act. The trademarks and trade names of Louis Porter, Jr. Design can only be used to identify printed output produced by the Software. You agree not to remove and trademark or copyright notices from the output produced by the Software.

### ASSIGNMENT

You are not authorized to sublicense, sell, or lease the Software, but you may permanently transfer your rights under this Agreement to a third party; provided that (i) you transfer your copy of this Agreement, the Software, and all original documentation to the third party, (ii) you destroy all of your copies of the Software and accompanying documentation, and (iii) the third party agrees in writing to be bound by the terms of this Agreement.

### SERVICE BUREAUS

You are authorized to provide a copy of the Software to a service bureau only if they provide you with written assurance that they already own a valid license from Image Portfolio to use the Software. Any copies of the Software transferred to a service bureau under this condition must contain the proprietary notices of Image Portfolio and Louis Porter, Jr. Design contained in the Software.

### TERMINATION

This Agreement will immediately and automatically terminate without notice if you fail to comply with any term or condition of this Agreement. If this Agreement is terminated, you agreed to destroy all copies of the Software and documentation in your possession.

### LIMITED WARRANTY

FOR A PERIOD OF 90 DAYS AFTER DELIVERY, IMAGE PORTFOLIO WARRANTS THAT THE SOFTWARE WILL PERFORM IN ACCORDANCE WITH THE SPECIFICATIONS PUBLISHED BY IMAGE PORTFOLIO. LOUIS PORTER, JR. DESIGN MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED. THE WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE AND MERCHANTABILITY ARE SPECIFICALLY EXCLUDED. LOUIS PORTER, JR. DESIGN DOES NOT WARRANT THAT THE SOFTWARE IS FREE FROM ALL ERRORS AND OMISSIONS.

### LIMITATION OF LIABILITY

YOUR EXCLUSIVE REMEDY AND THE SOLE LIABILITY OF IMAGE PORTFOLIO IN CONNECTION WITH THE SOFTWARE IS REPAIR OR REPLACEMENT OF DEFECTIVE PARTS. LOUIS PORTER, JR. DESIGN'S CUMULATIVE LIABILITY FOR ANY LOSS OR DAMAGE RELATING TO THIS AGREEMENT SHALL NOT EXCEED THE PURCHASE PRICE THAT YOU PAID FOR THE LICENSE. IN NO EVENT WILL LOUIS PORTER, JR. DESIGN BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SUCH AS LOST PROFITS, OR LOST DATA, OR ANY DAMAGES CAUSED BY THE ABUSE OR MISAPPLICATION OF THE SOFTWARE.

### GENERAL

YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTAND, AND AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT.

Louis Porter, Jr. Design  
350 NW 87th Terrace  
Plantation, FL 33324 USA  
<http://www.lpjdesign.com/DevilsWorkshop/ImagePortfolio.html>  
[Havengod@lpjdesign.com](mailto:Havengod@lpjdesign.com)