



# Off-line Order Form

For United States Use Only

QTY	Item	Price	Platform	Total
	Choice Package (My Checkbook, Simply Journal, My Time Card, Docket, Mikey)	\$39.95	Mac OS X Windows	
	My Checkbook	\$19.95	Mac OS X Windows	
	My Time Card	\$19.95	Mac OS X Windows	
	Simply Journal	\$19.95	Mac OS X Windows	
	Miles	\$19.95	Mac OS X Windows	
	Docket	\$19.95	Mac OS X Windows	
	Mikey	\$11.95	Mac OS X Windows	
	My CalStep	\$19.95	Mac OS X Windows	
	Backup CD-ROM Delivery*	\$5.00		
				Subtotal
				Sales Tax (AZ Residents Only)
				Grand Total

\* Software will not be delivered via shipment unless the backup CD-ROM is ordered. All software titles can be downloaded from the Surprise Software web site before or after the sale is complete. Once order is processed, an e-mail will be sent to the customer with activation information.

### Customer Information

Name: \_\_\_\_\_ Phone: \_\_\_\_\_

Address: \_\_\_\_\_ Apt #: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

E-mail Address: \_\_\_\_\_

Make Check or Money Order Payable To:  
Mail Completed order form and payment to:

**Surprise Software**  
**Surprise Software**  
**P.O. Box 1134**  
**Queen Creek, AZ 85142**

# Surprise Software End User License Agreement

By purchasing this software using the off-line order form, you are agreeing to the terms herein.

---

## END USER LICENSE FOR DOWNLOADABLE SOFTWARE

PLEASE READ THIS DOCUMENT CAREFULLY BEFORE USING THIS SOFTWARE. THIS LICENSE PROVIDES IMPORTANT INFORMATION CONCERNING THE SOFTWARE AND APPLIES TO ALL PROGRAMS DOWNLOADED FROM WWW.SURPRISESOFTWARE.COM, PROVIDES YOU WITH A LICENSE TO USE THE SOFTWARE AND CONTAINS WARRANTY AND LIABILITY INFORMATION. BY USING THE SOFTWARE, YOU ARE ACCEPTING THE SOFTWARE "AS IS" AND AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE AGREEMENT. IF YOU DO NOT WISH TO DO SO, DO NOT USE THE SOFTWARE.

### 1. Terms of License

This license allows you to:

- (a) Use the Software on a single computer; and
- (b) Make one (1) copy of the Software for back up purposes.

If you wish to use the Software on more than one computer, you must license another copy of the Software.

### 2. Restrictions on Use

Unless Surprise Software has authorized you to distribute the Software, you shall not make or distribute copies of the Software or transfer the Software from one computer to another. You shall not decompile, reverse engineer, disassemble, include in other software, or translate the Software, or use the Software for any commercial purposes. You shall not modify, alter, change or otherwise make any modification to the Software or create derivative works based upon the Software. You shall not rent, lease, resell, sublicense, assign, distribute or otherwise transfer the Software or this license. Any attempt to do so shall be void and of no effect.

### 3. Ownership

This license provides you with limited rights to use the Software. Surprise Software retains all ownership, right, title and interest in, to and of the Software and all copies of it. Surprise Software reserves all rights not specifically granted in this license, including domestic and international copyrights.

### 4. Proprietary Markings

Surprise Software's logos, product names, manuals, documentation, and other support materials are either patented, copyrighted, trademarked, constitute valuable trade secrets (whether or not any portion of them may be copyrighted or patented) or are otherwise proprietary to Surprise Software. You shall not remove or obscure Surprise Software's copyright, trademark or other proprietary notices from any of the materials contained in this package or downloaded together with the Software.

### 5. Disclaimer of Warranties and Technical Support

The Software is provided to you on an "as is" basis, without any warranty of any kind including, without limitation, any warranty or condition of merchantability, fitness for a particular purpose and non infringement. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. YOU MAY ALSO HAVE OTHER LEGAL RIGHTS THAT VARY FROM JURISDICTION TO JURISDICTION.

### 6. Limitation of Liability

Surprise Software SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES OR LOSS, INCLUDING DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, OR THE LIKE, WHETHER BASED ON BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF Surprise Software OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU. The limited warranty, exclusive remedies and limited liability set forth above are fundamental elements of the basis of the agreement between Surprise Software and you.

### 7. Term and Termination

This license agreement is effective until terminated. You may terminate this license agreement at any time by destroying all complete and partial copies of the Software in your possession. This license and your rights hereunder shall automatically terminate if you fail to comply with any provision of this license. Upon such termination, you shall cease all use of the Software and delete the Software and destroy all copies of the Software and other materials related to the Software in your possession or under your control.

### 8. General Provisions

- (a) This Agreement shall be governed by the laws of the State of Washington.
- (b) This Agreement contains the complete agreement between the parties with respect to the subject matter hereof, and supersedes all prior or contemporaneous agreements or understandings, whether oral or written.
- (c) All questions, comments or concerns with respect to this Agreement shall be directed to: Surprise Software, PO Box 25124, Federal Way, WA 98093, USA, or e-mail us at [support@surprisesoftware.com](mailto:support@surprisesoftware.com).

### 9. Updates

Surprise Software may from time to time release new versions of the Software. All new versions or releases, which are provided to you, shall be considered part of the Software and shall be governed by the terms of this license agreement.

### 10. Refund Policy

Surprise Software believes that everyone should be able to try out the Software before they commit to purchasing it. A demo copy of all our Software is available at [www.SurpriseSoftware.com](http://www.SurpriseSoftware.com), at no charge. We encourage you to try out the Demo copy and then, if the product performs as you expect, purchase it on our web site. We provide technical support via e-mail at [support@surprisesoftware.com](mailto:support@surprisesoftware.com) and always encourage you to bring to our attention any questions you may have about the Software. Based in part on this try before you buy policy, Surprise Software will not refund any purchase.

### 11. Changes to End User License for Downloadable Software

At any time this agreement may be updated and copies can be obtained by e-mailing: [softwareagreement@surprisesoftware.com](mailto:softwareagreement@surprisesoftware.com). Updates will not automatically be distributed.