Pix Pak Volume 0001 (PUL) End User License Agreement (EULA)

This Personal Use License (referred to as "LICENSE") is a legal agreement between You (either an individual or single entity referred to as "USER") and the developer Winterbrose Arts & Graphics (referred to as "PUBLISHER") for the item(s) described herein titled "*Pix Pak Volume 0001*" (referred to as "PRODUCT"). *PRODUCT* includes all items provided individually or in an archived/packaged form such as models, software, images, documentation, support files, associated media, printed materials and any "online" or electronic files or documentation. *USER* is responsible for retaining proof of purchase and any issued license codes, serial numbers or product keys required for any legal purpose. This *LICENSE* contains all applicable allowances or restrictions, but may include any additional requirements that are either extended or modified by an included "ReadMe.txt" file. It is the full responsibility of the *USER* to read, understand and adhere to all applicable terms herein. *USER* agrees to be bound by all terms of this agreement by installing, copying, or otherwise using the product. If you do not agree with all terms of this agreement, <u>DO NOT</u> install, download, copy, execute/run, open/read or use the PRODUCT.

DESCRIPTION: *PRODUCT* is a collection of 9 original digital photographs converted to medium resolution (1024x768) taken by the artist RoLoW between the years of 2006-2007. COPYRIGHT: PUBLISHER maintains that all items in the archive were either created by/for themselves, or are derivative works from something found/verified to be in the public domain. PUBLISHER maintains they legally possess the power to grant USER this license for all enclosed materials. This PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. This *PRODUCT* is licensed not sold. Unless otherwise specified, all of the content of in this package was created by/for PUBLISHER and is the copyrighted property with all rights reserved of same. PUBLISHER retains the right to license or sell this PRODUCT at any price to anyone else, or stop selling it at any time. USER is not purchasing the contents, only the right to use the contents as authorized. USER retains this license, even if PUBLISHER stops selling this work at a later date, or decides to charge a different price. The only way PUBLISHER can revoke this license, is if its is shown that USER has previously violated it. **PERMISSIONS** and **RESTRICTIONS**: The USER is hereby granted a non-exclusive, non-transferable license to use all of the contents of the PRODUCT's encapsulating archive file in accordance with and within the scope of all applicable licensing terms. PUBLISHER's license grant is conditioned on USER's continuous compliance with all license limitations and restrictions described in this Agreement. If USER violates any of these limitations or restrictions, the LICENSE grant will automatically and immediately expire. The license permissions in this section define the scope of rights that PUBLISHER grants to USER. Any usage of the PRODUCT outside the scope of the applicable license grant constitutes an infringement of PUBLISHER's intellectual property rights as well as a material breach of this Agreement. USER may not redistribute the *PRODUCT*, in whole or in part, to any third parties by any means or in any format. USER may not store it on a network or on the Internet where it may potentially be referenced by a third party. USER may create artistic works and acquires copyright to any artistic works created using this PRODUCT, provided that USER has taken reasonable steps to prevent any of the original materials being extracted from these works, and these works adhere to all terms of LICENSE. If PUBLISHER can show that any of the original material can easily be extracted from USER's works, PUBLISHER can demand both the original and artistic work, and all copies thereof, be deleted. PUBLISHER may also revoke this license if the USER has violated it. For example, USER cannot use the included product files as the basis to create their own products (derivative works) to give-away, share or sell. However, derivative products can be created for the exclusive (private) and non-published use of the USER so long as these derivatives meet all other requirements of this license. **REFUNDS**: Buyer cannot return an item once purchased. Like all electronic media, there is no way to give a refund just because you don't like something, there simply is no way to return it. If you aren't sure about an item, don't buy it! Ask the Artist for some work done with the item to see the results. Ask in the forums if anyone else has purchased the item, and if they thought it was worth the money. However, once Buyer has purchased an item, there is no getting your money back or exchanging the item under any circumstances. LIABILITIES: USER is liable for all damages incurred as a result of not using the PRODUCT within the scope of this license, or using the PRODUCT for illegal or unauthorized purposes. In all cases, the PUBLISHER's liability only extends to the price paid for the PRODUCT. BACKUPS: USER may make backup copies of the PRODUCT files for personal archival purposes only.

> **Copyright © 2013, Winterbrose A&G. All Rights Reserved.** Visit Winterbrose Arts and Graphics for many other exciting products! www.**WINTERBROSE**.com