Exhibit L-2:

Exhibit L-3:
Exhibit L-3 (continued):

Exhibit L-4:
Exhibit L-5 (continued):

ACCEPTANCE OF TERMS

This Agreement governs your use of TaskBuddy.com's Software. Any person who wishes to use TaskBuddy.com's Service must agree to the terms and conditions of this Terms of Use and End User License Agreement, which includes the TaskBuddy.com Privacy Policy (collectively, the “Agreement”), as well as all other policies and guidelines incorporated by reference in this Agreement. The Agreement is a binding agreement between you and TaskBuddy.com.

By downloading or installing, registering for, or using this Service, you agree to be bound by all terms and conditions of this Agreement and all policies and guidelines incorporated by reference. Please read this Agreement carefully. If you do not wish to be bound by this Agreement, do not indicate your acceptance, and do not use TaskBuddy.com's Service.

License.

TaskBuddy.com, Inc. (“TaskBuddy.com”) hereby grants to you (“Licensee”) a personal, non-exclusive, non-transferable and royalty-free license to use the accompanying software product, in executable object code form (the “Software”) subject to the terms and conditions set forth below. For the sole purpose of using the Software, the Licensee is granted with a limited non-exclusive non-transferable and royalty-free license to access the skill images (“Skills”), text, graphics, other images and content together, including the Skills, the “Content” and other information provided by TaskBuddy.com via the TaskBuddy.com Toolbars and on the TaskBuddy.com web site (all such Content and other information, the “Service”), subject to the terms and conditions set forth below.

The Software and the Service are intended to enable downloading and installing of Skills and other Content at the background of your browser toolbar and a mail toolbar to enhance your browser and e-mail functionality, by adding dynamic features to your toolbar and enabling it to receive.

Scope of License.

(a) Licensee may use the Software on any computer under its full control, provided however that any copy of the Software must contain all of the original TaskBuddy.com proprietary material and this Agreement.
(b) Licensee may not use the Service and/or the Software to (i) perform any act which is or may be, directly or indirectly unlawful, harmful, threatening, abusive, harassing, tortious, defamatory, obscene, libellous, or otherwise objectionable; (ii) engage in commercial activities including, but not limited to, offering for sale any products or services, soliciting for advertisers or sponsors or selling, licensing or granting public access to any Content or other information offered on the Service; (iii) Without limiting the foregoing section, Licensee acknowledges that the Service may contain features enabling users to transmit various types of communications (e.g. Skills and other Content) to other users and Licensee shall not use the Service to engage in spamming, junk mail, any form of harassing activities, impersonating or activities which are intended or may result in invasion of privacy or damage to other users or any third party. The Licensee shall refrain from such activities and shall be liable for any consequence of the referenced forbidden actions;
(c) All services and features offered at the TaskBuddy.com website and/or toolbars for use with the Software (such as Content download or offering and/or transmitting content by email) are part of the Service and the use of such service/feature is governed by this Agreement. Such services/features hereunder may be subject to additional specific Terms of Use posted on the website in which such features are offered. Such Terms of Use shall supplement the terms set forth herein. In the event of a conflict, the terms provided under the TaskBuddy.com Agreement shall govern. The Licensee agrees that its use of such feature/service also constitutes its/her consent to the applicable Terms of Use.

Change of License.

Licensee may use the Software and the Service only during the Term of this Agreement. Licensee may terminate the Agreement at any time, with or without cause, merely by discontinuing use of the Software and the Service for a period of 30 days, or more. Licensee shall not assign or attempt to assign the Software or the Service without the prior written consent of TaskBuddy.com. Any failure by TaskBuddy.com to exercise its rights under this Agreement is not a waiver of any of its rights.

TaskBuddy.com may (without limitation), at its option, terminate the Agreement immediately if Licensee, in the sole discretion of TaskBuddy.com, breaches any of the terms and conditions of this Agreement. In the event of termination, Licensee shall cease all use of the Software and the Service immediately.

WILL BE BOUND BY THE TERMS OF THIS AGREEMENT, INCLUDING THE PRIVACY POLICY.
Exhibit L-5 (continued):

TASKBUDDY.COM, as permitted, at any time and for whatever reason, to limit, deny, create different priorities to different users, modify, or cancel some or all of the functionality or content of the Software or the Service without prior notice. TASKBUDDY.COM may take in its sole discretion to condition the continuance of this license on the Licensee accepting software improvements, corrections, adaptations, conversions to more recent Software versions or any other changes to the Software or the Service.

Protection of Proprietary Rights:

(a) Complete title, ownership rights, intellectual property rights and all other proprietary rights in and to the Software and the Service, including the Content, shall remain at all times in TASKBUDDY-COM and/or its licensors and suppliers and nothing in this Agreement shall be deemed as a grant of any such rights to Licensee. Licensee may not modify, translate, reverse engineer, decompile or disassemble the Software, Service, any of the Content or information on the Service, or create derivative works based on the Software, the Service, any of the Content, or information on the Service, copy any of the foregoing (except as explicitly specified above), export, sell, license, rent, lease, transfer or otherwise transfer rights to the Software, the Service, any of the Content or information on the Service, or remove any proprietary notices or labels on any part pertaining to any of the foregoing.

(b) If you believe that your information or any other material has been used on the Service in a manner that constitutes copyright infringement, please provide our Copyright Agent with written notice (email is sufficient) that includes the following information:

- an electronic or physical signature of a person authorized to act on behalf of the owner of the exclusive right that is allegedly infringed;
- identification of the copyrighted work claimed to have been infringed;
- a description of where the material that you claim is infringing is located on the site;
- your address, telephone number, and email address;
- a statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;
- a statement by you, under penalty of perjury, that the information in your notice

Disclaimer of Warranties:

Licensee's acknowledgments relating to Software and the Service. Licensee expressly acknowledges and agrees that:

(a) By using the Internet and/or the Software and/or the Service and/or the Content, Licensee may be exposed to copyrighted files, computer viruses, unsolicited e-mail, indecent or offensive content, advertising, unsolicited commercial or garbage messages, and nocuous or malicious software issues that may lead to unauthorized invasion of privacy, loss of data and other damages. Furthermore, by installing the Software on Licensee's computer, Licensee understands that (i) certain system non-permanently identifiable information, including Statistical Data, stored on Licensee's computer will be made available and transmittable to TASKBUDDY-COM servers; (ii) other information available now or in the future on the Service including links, searches, messages, advertisements, cookies and the like may be installed on Licensee's computer and; (iii) TASKBUDDY-COM may automatically transmit and install an Licensee's computer, Software improvements, corrections, adaptations, conversions to more recent Software versions or any other changes to the Software.

(b) The functionality of the Software and/or the Service depends among other things, on the availability of Internet connectivity, information by TASKBUDDY-COM servers, not competition and other factors. TASKBUDDY-COM makes no warranties or guarantees as to the availability or reliability of the Service or the information provided to Licensee or to any other user nor makes any commitment to provide Licensee with any information or to provide an ongoing operational Service. TASKBUDDY-COM at any time may suspend or cancel the Service for any reason without prior notice.

(c) Both the Software and the Service are not specifically licensed for use in circumstances in which the malfunction of the Software and/or the Service or the unavailability of information by TASKBUDDY-COM servers, may cause personal injury or death or damage to property. Neither TASKBUDDY-COM nor its licensors or suppliers shall be liable for any claims or damages arising from such events.

(d) The Software and the Service is in a pre-release beta state only and may...
Exhibit L-5 (continued):
Exhibit L-5 (continued):
Exhibit L-5 (continued):

Task Management Software and FREE Project Management Software: Welcome to Taskbuddy's Homepage - Micro...

Permission. You agree that you will not use any device, software or routine to interfere or attempt to interfere with the proper working of the site.

Termination. TASKBUDDY.COM and Licensee shall have the right to terminate this Agreement at any time for any reason whatsoever and without any obligation to specify the reasons for such termination. Termination by TASKBUDDY.COM may be by written notice to Licensee's e-mail (as specified by Licensee during the registration process) requesting removal of the Software, by unlawful removal or deletion of all, or a specific portion of, the Service, Content and/or Software, or other acceptable method. Termination by Licensee shall be solely by removal of the Software. Without limiting the foregoing, the Agreement, including Licensee's right to use the entire Software, Service and Content, will terminate automatically and immediately if (i) Licensee fails to comply with the provisions of this Agreement; (ii) Licensee uses the Software or the Service for illegal unlawful or abusive purposes; or (iii) Licensee's TASKBUDDY.COM account is not used at least once in the preceding six (6) month period. Upon termination, Licensee agrees to immediately stop using the Software and/or the Service and destroy all copies of the Software.

Export Law Assurances.

Licensee agrees not to export the Software outside the country in which the Software was downloaded except as permitted by the laws and regulations of such country.

Changes of License Terms.

TASKBUDDY.COM may change any of the terms and conditions contained in this Agreement, including the Privacy Policy and other policies and guidelines governing the Service, at any time in its sole discretion. Notice of material changes to this agreement will be posted on TASKBUDDY.COM's website or on the Service. You are responsible for reviewing the notice and any applicable changes. Your continued use of the Service following any changes to this agreement and after the changes take effect will constitute your acceptance of such changes.

If you do not agree to future changes to this Agreement, you do not continue to use the Service after the effective date of such changes and uninstall all TASKBUDDY.COM software.

Miscellaneous.

This Agreement represents the complete agreement between Licensee and TASKBUDDY.COM concerning the subject matter hereof and supersedes all prior agreements and representations between them. If any provision of this Agreement is held to be unenforceable for any reason, such provision shall be referred to the court necessary to make it enforceable to the highest extent. Except as specifically set forth herein, this Agreement cannot be amended, modified, or waived, unless the change is written and signed by an authorized TASKBUDDY.COM representative. TASKBUDDY.COM may transfer, assign, sublicense or pledge in any manner whatsoever, any of its rights and obligations under this agreement to any third party whatsoever, without notice and without the need to receive Licensee's consent. Licensee shall not transfer, assign, sublicense nor pledge in any manner whatsoever, any of Licensee's rights or obligations under this agreement. This Agreement is governed by the laws of the State of New York, without reference to its conflict of law principles and the exclusive jurisdiction for any dispute arising hereunder shall be submitted to the competent courts in New York. Any questions concerning this Agreement may be directed by email to legal@TASKBUDDY.COM.

Children 13 and under.

If you are thirteen years old or younger, we will not collect, store or use your personally identifiable information. In addition, parents or guardians of children under the age of thirteen should be aware that the Service is designed to appeal to a broad audience. Accordingly, it is your responsibility to determine whether any portion of the Service is inappropriate for your child.

This Terms of Use Policy was last updated on March 25, 2003.
Exhibit L-5 (continued):

Children 13 and Under.

If you are thirteen years old or younger, we will not collect, store or use your personally identifiable information. In addition, parents or guardians of children over the age of thirteen should be aware that the Service is designed to appeal to a broad audience. Accordingly, it is your responsibility to determine whether any portion of the Service is inappropriate for your child.

Exhibit L-6:

Taskbuddy End User License Agreement

This is a legal agreement ("Agreement") between you, as the end user ("You" or "Your") and Landmark Corporation, Inc. ("Landmark").

IT IS IMPORTANT THAT YOU CAREFULLY READ AND UNDERSTAND THIS AGREEMENT. BY CLICKING THE "I ACCEPT" BUTTON LOCATED AT THE END OF THIS AGREEMENT, YOU AGREE TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT AGREE WITH ALL THE TERMS OF THIS AGREEMENT AND DO NOT AGREE TO BE BOUND BY THIS AGREEMENT, PLEASE CLICK THE "I DO NOT ACCEPT" BUTTON. IF YOU DO NOT ACCEPT THIS
Exhibit L-6 (continued):
Exhibit L-6 (continued):

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11. Export Restraints. You agree that you will not export or re-export the Software to any country, person or entity subject to U.S. export restrictions. You specifically agree not to export or re-export the Software (i) to any country to which the U.S. has embargoed or restricted the export of goods or services which currently includes but are not necessarily limited to Cuba, Iran, Iraq, Libya, North Korea, Sudan and Syria; or (ii) to any national of any such country, wherever located, who intends to transmit or transport the Software back to such country; or (iii) to any person or entity who you know or have reason to know will utilize the Software in the design, development or production of nuclear chemical or biological weapons; or (iv) to any person or entity who has been prohibited from participating in U.S. export transactions by any federal agency of the U.S. government.

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12. Questions. Should you have any questions concerning this Agreement, or if you desire to contact Languedoc for any reason, please write Languedoc Corporation, N.V., Languedoc building, P.O. Box 383, 2603 AT Willemstad, Curacao, Netherlands Antilles.

13. Successive Agreements. This Agreement may change in the future. In such case and when appropriate, Languedoc will create an agreement to replace the revised version of this Agreement going into effect. In most cases, Languedoc will provide you with a pop-up window containing the revised version of this Agreement along with an "I ACCEPT" and an "I DO NOT ACCEPT" button. Alternatively, Languedoc may provide you with a pop-up window notice informing you that
Exhibit L-6 (continued):
Exhibit L-13:

Exhibit L-14:
Exhibit L-15:

Exhibit L-16:
Exhibit L-21:

Exhibit L-22:
Exhibit L-23:

Exhibit L-24:
Exhibit L-25:

Exhibit L-26: