HALLOWEEN CANDY END USER AGREEMENT

PLEASE READ THIS END USER LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE PROCEEDING. BY ACCEPTING THIS TREAT YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE.

The License constitutes the entire agreement between you, the Licensee and the occupants of 142 NW 75th ST; Seattle, WA; 98117; wally@gwally.com also known as the Vendor. You may be subject to additional terms and conditions that may apply when you use affiliate services. The License and the relationship between you and the Vendor shall be governed by the laws of the State of Washington without regard to its conflict of law provisions.

the State of Washington without regard to its conflict of law provisions. The Vendor may amend the License at any time by a notice on its web site, www.gwally.com, which shall be binding upon you. You may not revise or amend the License without the prior written authorization of an officer at for the Vendor. Certain provisions of the License may be superceded by expressly designated legal notices or terms located within the Vendor Web Site. You hereby irrevocably consent to the personal and exclusive jurisdiction of the courts located within the county of King, State of Washington in all disputes arising out of or relating to the use of the Vendors product. The failure of Vendor to exercise or enforce any right or provision of the License shall not constitute a waiver of such right or provision. If any provision of the License is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the License remain in full force and effect. You agree to indemnify and hold the Vendor, their parents, subsidiaries, affiliates, and pets harmless from any claim, demand, or damage, including reasonable attorneys' fees, asserted by any third party due to or arising out of your use of the Vendor, you agree to abstain from pulling

By accepting the product from the Vendor, you agree to abstain from pulling any "tricks" on the Vendor for a period of at least one calendar year. If the vendor supplies any product in the future, you agree to extend this agreement for a period of one additional calendar year from the date of any subsequent acceptance of the product. You also agree to not participate in any other tricks that may be perpetrated on the Vendor and further agree to immediately report any information on any trick being planned or performed on the Vendor to the Vendor in a timely manner. A trick would include but not be limited to throwing eggs, "T.P.ing" house, swinging a cat around by the tail, stuffing a banana up vehicle tailpipe, tipping over a trashcan, leaving flaming bags of feces on the doorstep or voting Republican.

You also hold the Vendor harmless for any health effects that result from the consumption of the product. Any claims that arise from the use of the product must be taken up with the manufacturer of the product. This includes health effect such as tooth decay, receding gums, broken teeth or damage to any orthodontic product. You also agree to hold the Vendor harmless for future health problems such as obesity, diabetes, heart attacks, missing teeth, failed marriages, sterility, hair loss, cancer, pimples, acne, arthritis, mange or any health related illnesses that could result from the consumption of this product.

© 2002 by Wally Glenn. All rights reserved.

HALLOWEEN CANDY END USER AGREEMENT

PLEASE READ THIS END USER LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE PROCEEDING. BY ACCEPTING THIS TREAT YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE.

The License constitutes the entire agreement between you, the Licensee and the occupants of 142 NW 75th ST; Seattle, WA; 98117; wally@gwally.com also known as the Vendor. You may be subject to additional terms and conditions that may apply when you use affiliate services. The License and the relationship between you and the Vendor shall be governed by the laws of the State of Washington without regard to its conflict of law provisions.

the State of Washington without regard to its conflict of law provisions. The Vendor may amend the License at any time by a notice on its web site, www.gwally.com, which shall be binding upon you. You may not revise or amend the License without the prior written authorization of an officer at for the Vendor. Certain provisions of the License may be superceded by expressly designated legal notices or terms located within the Vendor Web Site. You hereby irrevocably consent to the personal and exclusive jurisdiction of the courts located within the county of King, State of Washington in all disputes arising out of or relating to the use of the Vendors product. The failure of Vendor to exercise or enforce any right or provision of the License shall not constitute a waiver of such right or provision. If any provision of the License is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the License remain in full force and effect. You agree to indemnify and hold the Vendor, their parents, subsidiaries, affiliates, and pets harmless from any claim, demand, or damage, including reasonable attorneys' fees, asserted by any third party due to or arising out of your use of the Vendor Product.

By accepting the product from the Vendor, you agree to abstain from pulling

By accepting the product from the Vendor, you agree to abstain from pulling any "tricks" on the Vendor for a period of at least one calendar year. If the vendor supplies any product in the future, you agree to extend this agreement for a period of one additional calendar year from the date of any subsequent acceptance of the product. You also agree to not participate in any other tricks that may be perpetrated on the Vendor and further agree to immediately report any information on any trick being planned or performed on the Vendor to the Vendor in a timely manner. A trick would include but not be limited to throwing eggs, "T.P.ing" house, swinging a cat around by the tail, stuffing a banana up vehicle tailpipe, tipping over a trashcan, leaving flaming bags of feces on the doorstep or voting Republican.

You also hold the Vendor harmless for any health effects that result from the consumption of the product. Any claims that arise from the use of the product must be taken up with the manufacturer of the product. This includes health effect such as tooth decay, receding gums, broken teeth or damage to any orthodontic product. You also agree to hold the Vendor harmless for future health problems such as obesity, diabetes, heart attacks, missing teeth, failed marriages, sterility, hair loss, cancer, pimples, acne, arthritis, mange or any health related illnesses that could result from the consumption of this product.

© 2002 by Wally Glenn. All rights reserved.

HALLOWEEN CANDY END USER AGREEMENT

PLEASE READ THIS END USER LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE PROCEEDING. BY ACCEPTING THIS TREAT YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE.

The License constitutes the entire agreement between you, the Licensee and the occupants of 142 NW 75th ST; Seattle, WA; 98117; wally@gwally.com also known as the Vendor. You may be subject to additional terms and conditions that may apply when you use affiliate services. The License and the relationship between you and the Vendor shall be governed by the laws of the State of Washington without regard to its conflict of law provisions.

the State of Washington without regard to its conflict of law provisions. The Vendor may amend the License at any time by a notice on its web site, www.gwally.com, which shall be binding upon you. You may not revise or amend the License without the prior written authorization of an officer at for the Vendor. Certain provisions of the License may be superceded by expressly designated legal notices or terms located within the Vendor Web Site. You hereby irrevocably consent to the personal and exclusive jurisdiction of the courts located within the county of King, State of Washington in all disputes arising out of or relating to the use of the Vendors product. The failure of Vendor to exercise or enforce any right or provision of the License shall not constitute a waiver of such right or provision. If any provision of the License is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the License remain in full force and effect. You agree to indemnify and hold the Vendor, their parents, subsidiaries, affiliates, and pets harmless from any claim, demand, or damage, including reasonable attorneys' fees, asserted by any third party due to or arising out of your use of the Vendor Product.

By accepting the product from the Vendor, you garee to abstain from pulling

By accepting the product from the Vendor, you agree to abstain from pulling any "tricks" on the Vendor for a period of at least one calendar year. If the vendor supplies any product in the future, you agree to extend this agreement for a period of one additional calendar year from the date of any subsequent acceptance of the product. You also agree to not participate in any other tricks that may be perpetrated on the Vendor and further agree to immediately report any information on any trick being planned or performed on the Vendor to the Vendor in a timely manner. A trick would include but not be limited to throwing eggs, "T.P.ing" house, swinging a cat around by the tail, stuffing a banana up vehicle tailpipe, tipping over a trashcan, leaving flaming bags of feces on the doorstep or voting Republican.

You also hold the Vendor harmless for any health effects that result from the consumption of the product. Any claims that arise from the use of the product must be taken up with the manufacturer of the product. This includes health effect such as tooth decay, receding gums, broken teeth or damage to any orthodontic product. You also agree to hold the Vendor harmless for future health problems such as obesity, diabetes, heart attacks, missing teeth, failed marriages, sterility, hair loss, cancer, pimples, acne, arthritis, mange or any health related illnesses that could result from the consumption of this product.

© 2002 by Wally Glenn. All rights reserved.

HALLOWEEN CANDY END USER AGREEMENT

PLEASE READ THIS END USER LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE PROCEEDING. BY ACCEPTING THIS TREAT YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE.

The License constitutes the entire agreement between you, the Licensee and the occupants of 142 NW 75th ST; Seattle, WA; 98117; wally@gwally.com also known as the Vendor. You may be subject to additional terms and conditions that may apply when you use affiliate services. The License and the relationship between you and the Vendor shall be governed by the laws of the State of Washington without regard to its conflict of law provisions.

the State of Washington without regard to its conflict of law provisions. The Vendor may amend the License at any time by a notice on its web site, www.gwally.com, which shall be binding upon you. You may not revise or amend the License without the prior written authorization of an officer at for the Vendor. Certain provisions of the License may be superceded by expressly designated legal notices or terms located within the Vendor Web Site. You hereby irrevocably consent to the personal and exclusive jurisdiction of the courts located within the county of King, State of Washington in all disputes arising out of or relating to the use of the Vendors product. The failure of Vendor to exercise or enforce any right or provision of the License shall not constitute a waiver of such right or provision. If any provision of the License is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the License remain in full force and effect. You agree to indemnify and hold the Vendor, their parents, subsidiaries, affiliates, and pets harmless from any claim, demand, or damage, including reasonable attorneys' fees, asserted by any third party due to or arising out of your use of the Vendor Product.

By accepting the product from the Vendor, you agree to abstain from pulling

By accepting the product from the Vendor, you agree to abstain from pulling any "tricks" on the Vendor for a period of at least one calendar year. If the vendor supplies any product in the future, you agree to extend this agreement for a period of one additional calendar year from the date of any subsequent acceptance of the product. You also agree to not participate in any other tricks that may be perpetrated on the Vendor and further agree to immediately report any information on any trick being planned or performed on the Vendor to the Vendor in a timely manner. A trick would include but not be limited to throwing eggs, "T.P.ing" house, swinging a cat around by the tail, stuffing a banana up vehicle tailpipe, tipping over a trashcan, leaving flaming bags of feces on the doorstep or voting Republican.

You also hold the Vendor harmless for any health effects that result from the consumption of the product. Any claims that arise from the use of the product must be taken up with the manufacturer of the product. This includes health effect such as tooth decay, receding gums, broken teeth or damage to any orthodontic product. You also agree to hold the Vendor harmless for future health problems such as obesity, diabetes, heart attacks, missing teeth, failed marriages, sterility, hair loss, cancer, pimples, acne, arthritis, mange or any health related illnesses that could result from the consumption of this product.

© 2002 by Wally Glenn. All rights reserved.

candy 1 10/28/02, 12:07 PM