# Public Services

# Educational Materials

Administration of Justice Curriculum

# **Educational Order Form**

# For Office Use Only:

**Please Note**: All materials contained in this program are copyrighted. The subscription license period is valid for one year. Subscriptions will be renewed at the regular Public Services Educational Materials subscription rates. The subscriber must have authorization to use the Administration of Justice curriculum materials by having a current signed license agreement on file with Public Services Educational Materials prior to its use. Use of any or all of the curriculum materials is contingent on having a current signed license agreement and paid subscription renewal.

Name:	Method of Payment:  Check Number: Money Order: Purchase Order:
Instructors Ordering by Purchase Order: School District: Purchase Order Number: Billing Address: City: State: Purchasing Contact: Telephone Number: Fax Number:	
Format Information:	Administration of Justice
The 2 CD's contain files requiring Adobe Acrobat Reader (.pdf) and Microsoft Power Point (.pps) (Program only available for PC)	Curriculum Subscription  Administration of Justice CD \$375.00:  Number Ordered:
Please make checks payable to:	Sub Total:
Public Services Educational Materials 23504 Shadowcrest Pl., Diamond Bar, CA 91765 Telephone: (909) 861-4447 Fax: (909) 861-7608 Email: psem911@msn.com	Sales Tax (@ 9.75% - CA ONLY): Shipping and handling \$12.00: Shipping for multiple CD's \$16.00  Total Cost:

# PUBLIC SERVICES EDUCATIONAL MATERIALS, INC.



23504 Shadowcrest Place Diamond Bar, California 91765

Telephone (909) 861-4686 FAX (909) 861-7608

#### PUBLIC SERVICES EDUCATIONAL MATERIALS

# LICENSE AGREEMENT

ATTENTION: THE ADMINISTRATION OF JUSTICE CD'S AND OTHER MATERIALS IN THIS PACKAGE ARE PROVIDED TO YOU ONLY UNDER THE TERMS OF THE LICENSE AGREEMENT BELOW AND ARE NOT SOLD TO YOU.

IMPORTANT: CAREFULLY READ THIS LICENSE AGREEMENT BEFORE USING THE "ADMINISTRATION OF JUSTICE" PROGRAM. USING THE MATERIALS INDICATES YOUR ACKNOWLEDGMENT THAT YOU HAVE READ THIS AGREEMENT AND ACCEPT ITS TERMS AND CONDITIONS. IF YOU DO NOT AGREE TO THESE TERMS, RETURN THIS PACKAGE, COMPLETE, WITH THE ADMINISTRATION OF JUSTICE CD'S, TO THE ADDRESS BELOW AND WE WILL REFUND YOUR LICENSE FEE. NO REFUNDS WILL BE GIVEN IF THE ADMINISTRATION OF JUSTICE CD'S ARE DAMAGED OR COMPONENTS ARE MISSING. USE OF THIS CURRICULUM IS GOVERNED BY THE FOLLOWING TERMS:

#### 1. PARTIES:

This License is made and entered into upon the signing of this license agreement between Public Services Educational Materials, Inc. (hereinafter referred to as "we", "us" or "our"), and the Licensee (hereinafter referred to as "you" or "your").

#### 2. TERM:

The term of this License shall remain in effect until either party terminates the license by notifying the other party in writing. This license takes effect upon the date the agreement is signed by both parties and ends upon written notification by either party.

#### 3. PAYMENT:

The **Licensee** shall pay to Public Services Educational Materials, Inc. for the use of "Administration of Justice" Multi-Media Program, the sum of \$375.00 per year for each class site invoiced (may only be installed on one computer per site). License fee shall be payable prior to the use of "Administration of Justice", to Public Services Educational Materials, Inc., 23504 Shadowcrest Place, Diamond Bar, California, 91765. The license granted to you by this agreement is effective during your paid annual subscription period. Public Services Educational Materials, Inc.may terminate your license if you violate any part of this agreement. In the event of termination you must return all copies of the software and documentation to us. Public Services Educational Materials, Inc.warrants that for a period of 60 days from receipt of your software, the disks will be free from defective material and workmanship under normal operating conditions. We will replace any defective CD at no charge. The publisher shall not be held liable for any damage or loss of any kind arising out of or resulting from your possession or use of the software (including data loss or corruption, regardless of whether or not such liability is based on tort, contract or otherwise). If the foregoing limitation is held unenforceable, the publishers maximum liability to you shall not exceed the amount of the license fees.

### 4. LICENSE:

Public Services Educational Materials Inc. ("we", "us" or "our"), provides the Licensee ("you" or "your") with a Computer Program ("the Program"), and accompanying documents (together called "the Package") and grants to you a license to use the Package in accordance with the terms of this Agreement. You are either a Single-user or a Multi-user of the Program. This software may only be installed or used on the computer for the class site licensing the Program. "Computer" is defined as a personal Computer central processing unit that is not used as a server for any number of Computers linked together on any type of network. Use on a Computer occurs when the Program is loaded on the hard disk or RAM of the Computer.

#### 5. INTELLECTUAL PROPERTY:

- (a) Ownership of the copyright, trade-mark and all other rights, title and interest in the Package, as well as any copies, modifications or merged portions made of the Program shall at all times remain with us. You must fully reproduce any copyright or other notices marked on any part of the Program on all copies of same. This Package is protected by local and international intellectual property laws, which apply but are not limited to our copyright, trade-mark and patent rights.
- (b) You acknowledge that the Package is proprietary. Except as expressly authorized herein, you agree to hold the Package within your organization and shall not, without our specific written consent, or as authorized herein, utilize in any manner or publish, communicate or disclose to third parties any part of the Package.
- (c) Upon termination of this agreement all hard copies of materials must be destroyed and all CD's returned to Public Services Educational Materials, Inc.. Failure to return CD's may result in additional charges.

#### **6. MULTI-USER LICENSE**

### (1) YOU MAY:

- 1. use the Program on a maximum of one computer for each instructional site licensed.
- 2. permit the maximum numbers of users as stated in the license agreement to use the Program but may not transfer the Program between computers except where one computer is permanently replaced by another.

#### 7. RULES GOVERNING ALL LICENSES

## (1) YOU MAY:

1. make one additional copy of the Program for archive and backup purposes for each instructional site licensed;

# (2) YOU MAY NOT:

- 1. remove, obscure or alter any Public Services Educational Materials, Inc. copyright mark or any other property right notice;
- 2. use or transmit the Program for use on more than the number of classes authorized by this agreement;
- 3. use this Program in any manner that infringes the intellectual property rights of Public Services Educational Materials, Inc.

# **8. REPORTS AND INSPECTION RIGHT:**

You shall institute reasonable measures to ensure compliance with this Agreement. Upon our request, you shall provide the reports as to usage as may be necessary to verify compliance with this Agreement. We shall have the right, upon reasonable notice, to inspect your facilities to verify compliance with this Agreement.

#### 9. GENERAL:

THIS AGREEMENT CONSTITUTES THE ENTIRE AGREEMENT WITH RESPECT TO THE PACKAGE AND SUPERSEDES ANY OTHER AGREEMENT OR DISCUSSIONS, ORAL OR WRITTEN. THIS AGREEMENT MAY ONLY BE CHANGED OR WAIVED BY A WRITTEN AMENDMENT SIGNED BY YOU AND ONE OF OUR SIGNING OFFICERS. NO OTHER PERSON HAS THE AUTHORITY ON OUR BEHALF TO CHANGE OR WAIVE THIS AGREEMENT. THIS LICENSE AGREEMENT GOVERNS YOUR USE OF THE PACKAGE.

The parties hereto have ex	xecuted this License Agreement.	
<b>LICENSOR</b> : PUBLIC SERVICE:	S EDUCATIONAL MATERIALS	LICENSEE:
By: Date:		e:
Date	Date	<del></del>

#### **5. INTELLECTUAL PROPERTY:**

- (a) Ownership of the copyright, trade-mark and all other rights, title and interest in the Package, as well as any copies, modifications or merged portions made of the Program shall at all times remain with us. You must fully reproduce any copyright or other notices marked on any part of the Program on all copies of same. This Package is protected by local and international intellectual property laws, which apply but are not limited to our copyright, trade-mark and patent rights.
- (b) You acknowledge that the Package is proprietary. Except as expressly authorized herein, you agree to hold the Package within your organization and shall not, without our specific written consent, or as authorized herein, utilize in any manner or publish, communicate or disclose to third parties any part of the Package.
- (c) Upon termination of this agreement all hard copies of materials must be destroyed and all CD's returned to Public Services Educational Materials, Inc. Failure to return CD's may result in additional charges.

#### **6. MULTI-USER LICENSE**

### (1) YOU MAY:

- 1. use the Program on a maximum of one computer for each instructional site licensed.
- permit the maximum numbers of users as stated in the license agreement to use the Program but may not transfer the Program between computers except where one computer is permanently replaced by another.

# 7. RULES GOVERNING ALL LICENSES

### (1) YOU MAY:

1. make one additional copy of the Program for archive and backup purposes for each instructional site licensed;

## (2) YOU MAY NOT:

- 1. remove, obscure or alter any Public Services Educational Materials, Inc. copyright mark or any other property right notice;
- 2. use or transmit the Program for use on more than the number of classes authorized by this agreement;
- 3. use this Program in any manner that infringes the intellectual property rights of Public Services Educational Materials, Inc.

#### 8. REPORTS AND INSPECTION RIGHT:

You shall institute reasonable measures to ensure compliance with this Agreement. Upon our request, you shall provide the reports as to usage as may be necessary to verify compliance with this Agreement. We shall have the right, upon reasonable notice, to inspect your facilities to verify compliance with this Agreement.

#### 9. GENERAL:

THIS AGREEMENT CONSTITUTES THE ENTIRE AGREEMENT WITH RESPECT TO THE PACKAGE AND SUPERSEDES ANY OTHER AGREEMENT OR DISCUSSIONS, ORAL OR WRITTEN. THIS AGREEMENT MAY ONLY BE CHANGED OR WAIVED BY A WRITTEN AMENDMENT SIGNED BY YOU AND ONE OF OUR SIGNING OFFICERS. NO OTHER PERSON HAS THE AUTHORITY ON OUR BEHALF TO CHANGE OR WAIVE THIS AGREEMENT. THIS LICENSE AGREEMENT GOVERNS YOUR USE OF THE PACKAGE.

The parties hereto have executed this License Agreement.

LICENSOR: PUBLIC SERVICES ED	JCATIONAL MATERIALS	LICENSEE:
Ву:	By:_	
Date:	Dat	e: