COPYRIGHT LICENSE AGREEMENT

This Agreement is made and entered into this ___ day of __________, 20___, by and between the University of Maine System, acting through its University of Maine Cooperative Extension (UMaine Extension), and __________________________ (“Artist”).

WHEREAS, UMaine Extension plans to create __________________________ entitled __________________________ (the “Work”); or to be used in any and all UMaine materials.

WHEREAS, the Artist owns the copyright, title, trademarks and all other related rights in and to his/her original work entitled “________________________” (the “Material”); and

WHEREAS, UMAINE EXTENSION desires to obtain the rights to incorporate the Material into the Work;

NOW, THEREFORE, in consideration of the promises, conditions, covenants and warranties herein contained, the parties agree as follows:

1. Artist grants to UMaine Extension a non-exclusive, irrevocable license to:
   a. incorporate the Material into the Work and use, reproduce, display, distribute, license and sell the Work in any and all media;
   b. use Artist’s name, likeness and biographical information in connection with the packaging, advertising, publicizing, marketing and distribution of the Work and derivative works of the Work;
   c. publicly perform and authorize others to publicly perform the Work, including the Material incorporated therein, in any and all media in connection with the advertising, publicizing, marketing, distribution and use of the Work.
   d. create, use, distribute, reproduce, publicly perform and authorize others to create, use, distribute, reproduce and publicly perform derivative works of the Work, including the Material incorporated therein, in any and all media.

2. Artist reserves unto him/herself all rights in the Material of every kind and nature except those specifically granted to UMAINE EXTENSION and shall retain ownership of the Material.

3. UMaine Extension shall be the sole owner of the Work and all proprietary rights in and to the Work, including full domestic and foreign copyright; except, such ownership shall not include ownership of the copyright in and to the Material or any other rights to the Material not specifically granted in Section 1 above.

4. This Agreement is binding upon and shall inure to the benefit of the respective successors and/or assigns of the parties hereto.

5. The Artist warrants and guarantees to UMAINE EXTENSION that the Artist is the sole owner of the Material and that the Material is original on his or her part, is not a derivative work of any other work, and is in no way a violation of, or an infringement upon, any copyright belonging to any third party. The Artist shall indemnify and hold UMAINE EXTENSION harmless from and against any and all claims of infringement of copyright by any third party regarding the Material.
6. The Artist shall receive ______________________, but shall receive no royalties or other payments of any kind.

7. This agreement constitutes the sole and entire agreement made between the Artist and UMAINE EXTENSION concerning the Material and the Work, and any amendments to this agreement shall not be valid unless made in writing and signed by both parties.

8. In the event that any one or more of the provisions of this Agreement are determined by a court of competent jurisdiction to be invalid, void, unenforceable or illegal, the remaining provisions of this Agreement shall continue to be in full force and effect.

9. This Agreement shall be governed by and interpreted according to the laws of the State of Maine, except that its conflicts of law provisions shall not apply.

IN WITNESS WHEREOF, the parties have duly executed this agreement as of the date first written above.

_______________________________                   Date___________________________
UMAINE EXTENSION

_______________________________                   Date___________________________
Artist