END USER LICENCE AGREEMENT - FOCUS HOME INTERACTIVE

The present end user licence agreement (hereinafter referred to as the "Licence Agreement") makes provision for the terms and conditions in line with which you are authorised to install and/or use the Multimedia Programme and/or Online Service edited and/or supplied by Focus Home Interactive, a company entered on the Paris Trade and Companies Register under number 399 856 277 and having its registered office at Parc de Flandre "Le Beauvaisis", Batiment 28, 11 Rue Cambrai 75019 Paris, France.

YOU SHOULD CAREFULLY READ THE LICENCE AGREEMENT BEFORE PURCHASING, DOWNLOADING OR INSTALLING THIS MULTIMEDIA PROGRAMME OR USING THE ONLINE SERVICE. MOREOVER, SOME MULTIMEDIA PROGRAMMES MAY MAKE PROVISION FOR TERMS AND CONDITIONS OF USE WHICH ARE INDIVIDUAL AND SEPARATE (HEREINAFTER REFERRED TO AS "SPECIFIC TERMS AND CONDITIONS OF USE"), TO WHICH YOU SHOULD HAVE REFERENCE AND ACCEPT THE TERMS AND CONDITIONS PRIOR TO PURCHASING, DOWNLOADING OR INSTALLING SAID MULTIMEDIA PROGRAMMES R USING THE ONLINE SERVICE RELATED THEREUNTO.

You hereby acknowledge to have read and understand the Licence Agreement and to have accepted that installation of the Multimedia Programme is confirmation of your acceptance to be contractually bound by the following provisions. You herby acknowledge and accept that the present Licence Agreement stipulates all of the agreement exclusively between Focus Home Interactive and yourself and that the Licence Agreement replaces any previous or current agreement, whether oral or written, as well as any other communication between Focus Home Interactive and you, notably any written licence agreement accompanying the Multimedia Programme and incompatible and/or running contrary to these presents.

IN SUCH INSTANCE AS YOU DO NOT ACCEPT THE TERMS AND CONDITIONS SET FORTH UNDER THE PRESENT LICENCE AGREEMENT, AS WELL AS THE SPECIFIC TERMS AND CONDITIONS OF USE WHERE APPLICABLE, YOU ARE NOT AUTHORISED TO DOWNLOAD OR INSTALL THE MULTIMEDIA PROGRAMME OR USE THE ONLINE SERVICE.

The term "Multimedia Programme" shall be used to refer to any video game edited by Focus Home Interactive: software, all components (notably including characters, scenario, universe, computer code, images, animations, videos, music, text, etc.) as well as their documentation, whether accessible via the Online Service or not.

If applicable to the Multimedia Programme, the term "Online Service" shall be used to refer to the platform provided and maintained by Focus Home Interactive or any third party which it commissions and allowing you notably to access a group of functions and information pertaining to the Multimedia Programme, to connect Multimedia Programmes, interact with their game play methods, access tools to

create and share content, and more widely all other functions pertaining to the Multimedia Programme. An internet connection is required to access the Online Service.

The Multimedia Programme and Online Service are protected by copyright and are the sole and exclusive property of Focus Home Interactive, its subsidiaries, licensors or suppliers (hereinafter referred to as "Focus Home Interactive"). Use thereof it subject to the terms and conditions of the Licence Agreement.

Reference to the Multimedia Programme in the present Licence Agreement includes the Online Service and measurements authorised by its content.

1. Limited user licence

The Multimedia Programme is not sold but is conferred to you under a licence by Focus Home Interactive. Consequently, your licence does not allow you any right or title of ownership over the Multimedia Programme.

Subject to your acceptance and respect of the present Licence Agreement and the restrictions indicated under article 3, Focus Home Interactive confers you a limited, non-exclusive Multimedia Programme licence, transferrable in line with the terms and conditions under article 4 as well as a non-exclusive right of installation and use of a (1) single copy of the Multimedia Programme on a single device, and for personal and non-commercial use.

2. Property of Focus Home Interactive

The term "Intellectual Property Rights" shall be used to refer to all intellectual and/or industrial property rights pertaining to the Multimedia Programme, such as notably copyright, patents, patent applications, database rights, designs and templates, brands, domain names, expertise, commercial secrets concerning the following elements, of which the list is not exclusive:

o All content on the Multimedia Programme (such as notably themes, objects, characters, character names, plots, text, dialogues, hooks, places, illustrations, concepts, graphics, animations, sounds, compositions and musical recordings, audiovisual effects);

o All data and communication generated by the Multimedia Programme;

o All software, computer codes (source code and object code), titles, operating methods, documentation pertaining thereunto, integrated "applets" and any creation of the mind, content, and integrated into the Multimedia Programme.

The Multimedia Programme is conferred under a licence to Focus Home Interactive by Giants Software GmbH. The latter may consequently take all measures in order to promote their rights in the event of a breach, by you, of the present Licence Agreement.

3. Restrictions

The Licence indicated under article 1 is conferred to you under the following reservations:

o You are not allowed to copy, reproduce, translate, retro-compile, locate source code, modify, adapt, merge, convert, disassemble, decompile the Multimedia Programme or create derivative works based on the Multimedia Programme, in whole or in part, or remove any notice or indication of intellectual property from the Multimedia Programme, without the prior written consent of Focus Home Interactive.

o The Multimedia Programme is conferred under licence as a unique product. Its components should not be separated to be used on several computers.

Pursuant to the user licence conferred, you may use the Multimedia Programme for personal and non commercial use. Consequently, you shall not be permitted to:

o sell, distribute or transfer copies or reproductions of the Multimedia Programme to third parties, in any manner whatsoever, nor to lease, transfer under a credit lease or confer licences over the Multimedia Programme to third parties, without the prior written consent of Focus Home Interactive and subject to the provisions set forth under article 4 of these presents;

o to operate the Multimedia Programme in whole or in part for commercial purposes;

o to use the Multimedia Programme for illegal or immoral purposes;

o to use the Multimedia Programme for any other purposes than those indicated by Focus Home Interactive in the framework of these presents;

o to use the Multimedia Programme or allow use of the Multimedia Programme across several computers, games consoles, pocket computers, mobile or PDA devices at the same time, without any additional licence;

o to use the Multimedia Programme or allow use of the Multimedia Programme on a network, in the framework of a multi-user system or remote access system, notably any use online, notwithstanding any provision to the contrary expressly indicated by Focus Home Interactive and subject to acceptance of the terms and conditions of use of the Multimedia Programme;

o to use any third party software programme not expressly authorised by Focus Home Interactive interacting with the Multimedia Programme and/or the Online Service, whatever the purpose;

o to delete, deactivate or overturn any notice or indication of property or copy the protection software included in the Multimedia Programme;

o to export or re-export the Multimedia Programme, a copy or an adaptation, in breach of laws or regulations applicable;

o to create data or Multimedia Programme which are executable and reproduce data or functions of the Multimedia Programme.

Download of the Multimedia Programme is only permitted from an authorised source. You cannot yourself make the Multimedia Programme available on a network where it can be downloaded by other people.

4. Transfer of the Multimedia Programme

You are hereby authorised to definitively transfer all of your rights in the framework of the present Licence Agreement, under the condition:

o That the recipient of the transfer accepts to be subject to the terms and conditions of the Licence Agreement and that you accept to delete the Multimedia Programme from the medium on which it was downloaded/used/copied;

o That you transfer the key for the Multimedia Programme in force to the recipient of the transfer and that you accept that the recipient uses your password and username.

5. Term/ Termination

The present Licence Agreement shall remain in force until termination. You can bring an end to the Licence Agreement, at any time, by deleting or uninstalling the Multimedia Programme from your medium by destroying the Multimedia Programme in your possession.

The Licence Agreement shall be automatically terminated by Focus Home Interactive if you default in respect of any of the terms and conditions herein. In this instance, you should immediately destroy or delete the Multimedia Programme and any copies, in whole or in part, in your possession or under your control and stored on any medium whatsoever, and upon request by Focus Home Interactive, certify that you have performed this destruction.

6. Limitation of guarantee

Focus Home Interactive does not guarantee continuous or flawless operation of the Multimedia Programme nor the correction of any error in the Multimedia Programme. The Multimedia Programme is provided without any guarantee, notwithstanding those where applicable for which provision is expressly made in the present licence and insofar as authorised by applicable law. The guarantees indicated hereunder shall outline the scope of liability and guarantees of Focus Home Interactive and your rights of redress.

INSOFAR AS AUTHORISED BY APPLICABLE LEGISLATION, FOCUS HOME INTERACTIVE EXPRESSLY EXCLUDES ANY GUARANTEE PERTAINING TO THE MULTIMEDIA PROGRAMME. THE MULTIMEDIA PROGRAMME IS PROVIDED "AS IS" AND WITHOUT ANY GUARANTEE OF ANY NATURE WHATSOEVER, EXPRESS OR IMPLICIT, NOTABLY AND WITHOUT LIMITATION, THE IMPLICIT GUARANTEES AND/OR CONDITIONS PERTAINING TO THE TRADE QUALITY OF THE MULTIMEDIA PROGRAMME, SUITABILITY FOR A PARTICULAR USE, OF ADEQUATE QUALITY, PERFORMANCE OF LACK OF BREACH OF INTELLECTUAL PROPERTY RIGHTS.

It is incumbent upon you to accept all risks resulting from the use or performance of the Multimedia Programme. However, Focus Home Interactive hereby guarantees that the physical medium on which the Multimedia Programme is installed shall be, in line with normal terms and conditions of use, exempt of any hidden defect or manufacturing defect during a term of ninety (90) days following the date of purchase of the Multimedia Programme.

The aforesaid limitations shall not apply under German Law.

Where French Law applies:

Where the consumer proceeds under legal guarantee of conformity:

- he/she shall benefit from a period of two (2) years from product delivery to take action;
- he/she may choose between product repair and replacement, subject to the cost conditions set out in Article L. 217-9 of the French Consumer Code;
- he/she is exempt from having to provide proof of the existence of the product conformity defect during the twenty-four (24) months following delivery of the product;
- the legal guarantee of conformity shall apply independently of any commercial warranty provided.

The consumer may decide to activate the guarantee against hidden defects in the goods sold within the meaning of Article 1641 of the French Civil Code (the product sold is unfit for its intended use or the defect detracts from its use to such an extent that the customer would not have purchased it or would

only have done so at a lower price) and, in such circumstances, he/she may choose to either cancel the sale or accept a price reduction in accordance with Article 1644 of the French Civil Code.

Article L. 217-4 of the French Consumer Code states that:

"The seller shall deliver goods that comply with the contract and is liable for any conformity defects in existence at the time of delivery. It is also liable for any conformity defects resulting from the packaging, assembly instructions or installation where it is responsible for the latter under the contract or they have been performed under its responsibility."

Article L. 217-5 of the French Consumer Code states that:

"In order to comply with the contract, the goods must:

1. Be fit for the purpose usually expected of a similar good and, where applicable:

- correspond to the description provided by the seller and possess the qualities presented by it to the buyer in the form of a sample or model;

- present the qualities that a buyer may legitimately expect vis-a-vis the public declarations made by the seller, producer or its representative, notably in advertising or on the label; or

2. Present the characteristics jointly defined by the parties or be fit for the special purpose sought by the buyer where this has been brought to the attention of the seller and accepted by it."

Article L. 217-12 of the French Consumer Code states that:

"The right to take action resulting from any conformity defect shall lapse two years after the delivery of the good."

Article 1641 of the French Civil Code provides that:

"The seller is bound by the guarantee in respect of hidden defects in the item sold which render it unfit for its intended purpose or which detracts from its use to such an extent that the customer would not have purchased it or would only have done so at a lower price had the customer been aware thereof."

The first paragraph of Article 1648 of the French Civil Code provides that:

"Any action resulting from latent defects must be initiated by the buyer within two years of having discovered the defect."

We ask you to contact our Customer Services for information on the process for returning products and obtaining reimbursement should you exercise any of these guarantees at support@focus-home.com

7. Limitation of liability

INSOFAR AS AUTHORISED BY APPLICABLE LEGISLATION, FOCUS HOME INTERACTIVE MAY NOT UNDER ANY CIRCUMSTANCES BE HELD LIABLE FOR DAMAGES OF ANY NATURE WHATSOEVER (INCLUDING, WITHOUT HOWEVER BEING LIMITED TO DIRECT, INDIRECT COLLATERAL OR CONSEQUENTIAL DAMAGES PERTAINING TO SUSPENSION OF ACTIVITIES, LOSS OF CLIENTS, LOSS OF PROFIT, LOSS OF DATA, FINANCIAL LOSS, OR ANY ECONOMIC OR FINANCIAL LOSS) RESULTING FROM USE OF THE MULTIMEDIA PROGRAMME AND/OR ONLINE SERVICE, OR THE IMPOSSIBILITY TO USE THE MULTIMEDIA PROGRAMME AND/OR ONLINE SERVICE, AS WELL AS THE IMPROPER OPERATION THEREOF, OR EVEN POSSESSION THEREOF CONCERNING THE MULTIMEDIA PROGRAMME, AND THIS EVEN IF FOCUS HOME INTERACTIVE HAS BEEN NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES.

Focus Home Interactive may not be held liable for damages, prejudice or losses resulting from negligence, accidents or improper use incumbent upon you or the modification of the Multimedia Programme, in any manner whatsoever, after purchase of the Multimedia Programme. In all instances and insofar as the aforementioned limitations were not applicable under certain legislation, the liability of Focus Home Interactive may not exceed the purchase price of the Multimedia Programme.

The aforesaid limitations shall not apply under German and French Law .

None of the provisions set forth under the present Licence Agreement shall limit or exclude the liability of Focus Home Interactive towards you in the event of death or corporal damage resulting from its own negligence.

You hereby undertake to guarantee and hold harmless Focus Home Interactive against all claims, costs and expenses (notably lawyer fees) resulting, directly or indirectly, from your actions and omissions during use of the Multimedia Programme and/or the Online Service which does not comply with the terms and conditions of the present Licence Agreement.

8. Online Service

Where Focus Home interactive provide you with and maintain an Online Service, the Multimedia Programmes accessible via such service shall be used in compliance with the terms and conditions set forth under the present Licence Agreement.

8.1 Subscription to the Online Service

To use the Online Service, you should subscribe and open an account, and consequently you should:

o send various personal information such as notably your name, address and email address as well as any information requested by Focus Home Interactive;

o to choose a username and password.

To use the Online Service and subscribe, you should be an adult pursuant to the legislation in force in your country of, if not, should request a parent or guardian to subscribe for you. Insofar as you have used the Online Service and are subscribed, you shall be deemed to have confirmed being an adult or, if not, to have the consent of a parent or guardian. In such instance as any minor should open an account, it shall be understood that the latter has the consent of a parent or guardian. The latters shall be responsible for all use of the Online Service by the minor.

You hereby guarantee that the information provided at the time of subscription is accurate, complete and correct. Consequently, you hereby undertake to update this information regularly. In such instance as the information provided is incomplete or incorrect, you hereby undertake t compensate Focus Home Interactive for any loss or damage suffered by Focus Home Interactive as well as any third party having suffered damages due to the information provided.

The username and password selected at the time of subscription with Focus Home Interactive are personal, in order to facilitate use and access to the Online Service, and should not be sent to any third parties. Consequently, you are responsible for protecting the confidentiality of your username and password.

If you believe that your username, password or account have been hacked and/or the access of any fraud, you hereby undertake to inform us immediately. Focus Home Interactive may not be held liable for any fraudulent use of your username, password and/or account by a third party.

Insofar as you have used the Online Service, you are deemed to have confirmed that you own all hardware, software and capacities necessary and that Focus Home Interactive and its licensors shall not

have any liability pertaining to the hardware, software or other services required for use of the Multimedia Programme and/or Online Service.

8.2 Restrictions pertaining to the Online Service / Code of Conduct

You hereby accept and undertake not to publish or send declarations, information or any other element via the Online Service, or to create and share User Content which, in an unlimited manner:

o Is illegal or likely to incur the civil or criminal liability;

o Should lead to a breach in copyright, brands, patents or other intellectual and/or industrial property rights of third parties;

o Would encourage piracy, notably any request for CD keys or pirated software;

o Includes computer viruses, worms, logic bombs or other malware or harmful data;

o Is abusive, seditious, pornographic, offensive, homophobic, defamatory, offensive, slanderous, inaccurate, discriminatory, obscene, provocative or racist;

o Is likely to harass a person ;

o Could be considered as marketing or commercial communication or promotion of products or services coming from another person than Focus Home Interactive;

o Is likely to encourage illicit or illegal activities, notably but without being limited to, solicitation, games of money or the sale of prescription medication;

o Is aimed at minors or tries to organise meetings with minors with a view to sexual abuse or to obtain such a meeting;

o Includes information for limited publication, notably without however being limited to passwords, medical information or confidential information about any person;

o More widely, infringes any law or regulations in force in the country of use of the Multimedia Programme and/or Online Service;

o solicits, invites, encourages, recommends, incites or leads to any of the previous actions.

8.3 Special terms and conditions of use

8.3.1 Storage/hosting information concerning the Online Service and/or User Content

Focus Home Interactive may be led to store and host information concerning the Online Service and/or User Content on remote servers.

Consequently, you hereby authorise Focus Home Interactive to notably store scores achieved during use of the Online Service and to publish these in the form of a classification of users.

Moreover, you hereby authorise Focus Home Interactive to intervene on said servers, notably so as to update the Multimedia Programme and/or Online Service, to combat fraudulent behaviour or following any server incident. You shall guarantee and hold harmless Focus Home Interactive against any liability concerning any loss or alteration of the aforementioned elements following intervention, whether intentional or accidental.

8.3.2 Dedicated servers

Certain Multimedia Programmes may offer you, whether free of charge or against payment, the option to create your own server allowing you to administer sections (public or private), to invite or refuse access to other players, and to set forth specific rules for each part (hereinafter referred to as "Dedicated Servers").

You hereby accept sole and exclusive liability of administration and/or use of a dedicated server and shall guarantee and hold harmless Focus Home Interactive against any damage, of any nature whatsoever, resulting from administration and/or use of a Dedicated Server.

Consequently, Focus Home Interactive may under no circumstances whatsoever be held liable for any temporary or definitive incident occurring on a Dedicated Server.

8.3.3 Competitions/Leagues

Certain Multimedia Programmes may offer you a competition/league system with other players. Depending on the Multimedia Programme, you may be offered the chance to create and administer competitions as well as establish specific rules for competition, via a Dedicated Server or otherwise. A right of entry into the competition, using "virtual" money or any other Multimedia Programme tool may be established. In this instance, you should ensure respect of the specific Terms and Conditions of Use of the Multimedia Programme establishing this option.

In all instances, Focus Home Interactive may not be held liable for actions undertaken by the user administering said competition. The latter hereby undertakes to administer the competition in an honest manner in respect of these presents.

8.3.4 Additional Content - "Virtual" money

If the Multimedia Programme offers this function, you can purchase the following additional elements:

- o Additional content such as notably characters, contents or levels;
- o Consumables in the framework of use of the Multimedia Programme;
- o Of "virtual" money which may be used solely in the framework of the Multimedia Programme.

Methods of acquisition of "virtual" money can vary in line with the Multimedia Programme, the specific terms and conditions of use of said Multimedia Programme shall clarify the provisions set forth under the present article.

More widely, and notwithstanding any stipulation to the contrary in the specific Terms and Conditions:

o "Virtual" money may be directly generated by your use of the Multimedia Programme, without any financial counterparty by yourself;

o You can also purchase "virtual" money directly on the Multimedia Programme via the Online Service.

In all instances, you can use "virtual" money, notably to acquire additional content on the Multimedia Programme, allow for more rapid progress through the Multimedia Programme, or any other function offered by the Multimedia Programme in respect of its specific Terms and Conditions.

Focus Home Interactive may under no circumstances whatsoever be held liable for loss, in whole or in part, of currency at the time of acquiring "virtual" money or use thereof.

8.4 Lack of guarantee for the Online Service

Focus Home Interactive does not issue any guarantee whatsoever and shall not accept any liability pursuant to article 7 and more particularly as to:

o the availability of the Online Service ;

o any incorrect or inaccurate information on the Online Service as well as any errors, interruptions or delays in updating the Online Service;

o the management of invites to play, with this function falling within the remit of the support system and/or platform used;

o hosting the User Generated Content and any alteration or loss;

o infringement, by any person whomsoever, of intellectual property rights of a third party claimed by use of the Online Service;

o any level or type of loss or damage attributable to viruses or other malware likely to infect computer hardware, software, data or other assets of a user, and occasioned by people accessing the Online Service, and using or downloading it or attributable to transfers by email or attachments received from Focus Home Interactive or its licensors;

o availability, quality, content or nature of other websites held and operated by third parties (hereinafter referred to as "External Websites") to which the Online Service is linked, websites located on or via any external website, nor transactions involving External Sites (notably "cookies", personal data, confidential information or purchases of domain names or other services). Please contact the network administrator or site administrator for any questions concerning these links, websites or transactions;

o all declarations, guarantees, conditions or other terms which may be effective without this notification;

The correction of any error or interruption or continuous flawless operation of the Online Service.

Please note:

You hereby agree to use the Online Service at your own risk. Consequently, you hereby confirm awareness of risks pertaining to the use of the Internet, and that users may provide information or behave in a manner which is not reliable, misleading, illegal or illicit.

Focus Home Interactive has no manner of verifying whether declarations made by other users are authentic.

This decision can only be taken at your discretion and it is recommended to show a certain degree of caution.

Insofar as you have used the Online Service, you are deemed to have accepted the risk associated therewith.

It is recommended that you take all necessary precautions in the framework of disclosing your personal information.

Focus Home Interactive may also, at any time and for any reason whatsoever, remove or suspend access to the Online Service, without notice or obligation.

9. Modding/ Customization/ User Generated Content

9.1 Mods

Where the Multimedia Programme allows you to create and customise games, levels, maps, scenarios, and all other content (hereinafter referred to as "User Generated Content" or "Mods") which may be used and shared in the framework of the Multimedia Programme and/or Online Service the following provisions shall apply.

Mods may only be used and shared free of charge. It is prohibited to sell or otherwise financially exploit Mods (including sale of ad space in or in connection with the distribution of the Mod) without the permission of Focus Home Interactive or its Licensors (namely GIANTS Software GmbH), including, but not limited to sale or distribution of apps including Mods, sale of physical data carriers or downloads including Mods. It is prohibited to provide Mods via apps, including, but not limited through Apple App Store or Google Play Store.

In order to share Mods legally under this Agreement you have to include the notice "Mod for Farming Simulator 17" in a text accompanying or promoting the Mod. It is prohibited to share Mods in a way that lead to the conclusion that either Focus Home Interactive or its licensor GIANTS Software GmbH are the creator of the Mod or that the Mod is a separate game or app, especially that the Mod is a game of the Farming Simulator franchise.

You shall be solely and exclusively liable for use and sharing of all Mods you create, and should in all instances respect the terms and conditions of the present Licence Agreement at the time of creation/use/sharing a Mod.

Consequently, neither Focus Home Interactive nor its licensor GIANTS Software GmbH may under no circumstances be held liable, without being limited, for any alteration in the quality of the Multimedia Programme or alteration or loss of User Generated Content at the time of creation/use/sharing a Mod, or infringement of any intellectual property right held by a third party.

You shall refrain from using Mods outside of the framework of the Multimedia Programme in which these have been generated, whatever the purpose of means used for extracting these from said programme. More widely, you shall refrain from extracting any component of the Multimedia Programme.

Giants Software GmbH is a third-party beneficiary to this EULA. As a consequence, Giants Software GmbH is entitled to the rights and benefits hereunder regarding Mods and shall enforce the provisions hereof as if it were a party hereto.

9.2 License for User Generated Content including Mods

Certain Multimedia Programme, via the Online Service or not, may allow you to gain access to different tools which allow for creation of User Generated Content and sharing thereof.

Where the Multimedia Programme allows sharing of User Generated Content or interaction with other third parties websites and/or online services (hereinafter referred to as "Third Party Websites"), you hereby undertake to respect the terms and conditions of use of the Third Party Websites in question. Focus Home Interactive shall not be responsible for the content thereof. Links made available are done so for practical purposes without the liability of Focus Home Interactive being incurred in this regard. It is incumbent upon you to ensure that you respect the terms and conditions of use of Third Party Websites and that these are appropriate for your profile. You hereby undertake to guarantee and hold harmless Focus Home Interactive for any liability concerning a breach of the terms and conditions of use of said website by yourself as well as any direct or indirect damage which may result therefrom.

If you create any User Generated Content for the Multimedia Programme, you will still own the User Generated Content (assuming you have rights to own it) but you give Giants Software GmbH the right to use your User Generated Content.

If you create, transfer, share, send, submit, post or upload any application related User Generated Content, you grant Giants Software GmbH certain rights to use it (described below) without getting your further permission or without any form of compensation.

In legal terms, by transferring, sharing, sending, submitting, posting, uploading or making available User Generated Content on the Internet, you grant Giants Software GmbH a worldwide, royalty-free, perpetual, irrevocable, non-exclusive right and fully sub-licensable license to use, copy, reproduce, distribute, publish, publicly perform, publicly display, modify, adapt, translate, archive, store, and create derivative works, incorporate on other works, extract elements on whole or in part and/or add elements and to remove other elements, to publish, distribute, or sell, your User Generated Content, in any form, format or medium of any kind now known or later developed, and in other forms or media off the Internet. Where applicable, you waive any moral rights you might have with respect to any User Generated Content you provide to us.

In addition, by transferring, sharing, sending, submitting, posting, uploading or making available User Generated Content on the internet, you acknowledge that other users may use your User Generated Content. Neither Focus Home Interactive nor Giants Software GmbH are responsible for enforcing any rights you may have with respect to your User Generated Content against other users. If you have a dispute with another user, you are responsible for contacting other users directly, do not contact Focus Home Interactive nor Giants Software GmbH.

You hereby confer to Giants Software GmbH a free operating licence for any User Generated Content online which you create or share during your use of the Multimedia Programme and/or Online Service, in an unlimited, perpetual and irrevocable manner, without any restriction, across all media, formats and forms, known or to be developed in future, which may be conferred under a licence, transferred, leased, made available to the public, executed publicly and globally, for all objects and media. This licence notably covers the right to copy, modify, reproduce in whole or in part, adapt, develop, translate, copy onto any medium.

Neither Focus Home Interactive nor Giants Software GmbH are bound to undertake any control or evaluation of User Generated Content. Consequently, you hereby confirm and accept that you have the full and entire responsibility over User Generated Content and that neither Focus Home Interactive nor Giants Software GmbH may be held liable for this.

You shall be solely and exclusively liable for the comments, opinions or remarks expressed in the User Generated Content, which under no circumstances represents the opinion of Focus Home Interactive or Giants Software GmbH. In particular and without limiting the scope of the previous provision, neither Focus Home Interactive not Giants Software GmbH may be held liable for any comments, opinions and remarks expressed in any User Generated Content and excludes all liability in this regard.

Focus Home Interactive or Giants Software GmbH do not issue any guarantee or make any declaration as to the accuracy, up to date nature or validity of information or elements included in the User Generated Content or the Online Service and may not be held liable for losses or damage occasioned by use of these elements.

Focus Home Interactive and Giants Software GmbH hereby reserve the right, for any reason whatsoever at its full discretion to delete, restrict, suspend or modify your account and User Generated Content (as well as the option of sharing or creating User Generated Content online), due to use of your account and/or User Generated Content which does not comply with the provisions set forth under the Licence Agreement.

10. Web radio

The Multimedia Program may allow access to web radio on streaming ("Web Radio"). The Multimedia Program may offer tool features of preselected list of Web Radio, such list could eventually be completed at your discretion. These tools features are not essential elements of the Multimedia Program. Any disruption, unavailability or equivalent inability to access these tools features shall not entitle you to form any claim whatsoever against Focus Home Interactive nor its Licensors. Access to Web Radio is merely a technical facility to play such Web Radio, also operational outside the Multimedia Program. Therefore, neither Focus Home Interactive nor its Licensors may under any circumstances be held liable for web radio contents or web radio editorial lines whatsoever nor shall Focus Home Interactive liability be engaged on such grounds or any other related to Web Radio.

11. Data Protection

Focus Home Interactive may request a certain amount of nominative information and personal data at the time of subscription to and /or use of the Online Service and/or the Multimedia Program (such as but not limited to name, last mail email address, IP address, connection data, and contact details).

Personal data collected in this framework are processed pursuant to the Data Protection and Freedom of Information Act of 6 January 1978 amended, pertaining to electronic data, files and freedoms (hereinafter referred to as the "Data Protection and Freedom of Information Act") and the EU Parliament General Data Protection Regulation of 14 April 2016 (the "GDPR").

Focus Home Interactive may collect certain amount of nominative to the extent of subscription to and /or use of the Online Service and if use of the Multimedia Program such as your score, stats, number of solo / multigamers played party and any other data relevant to the use of the Online Service and / or Multimedia Program which may fit under the definition of personal data.

Focus Home Interactive shall use such data for improving the quality of the services provided, noticeably:

- to allow and control your use of the Online Services
- to give you sustainable and efficient updates
- to ensure effective operation of the Online Services and of the Multimedia Program

- to provide all the necessary support for the use of Online Services and/or the Multimedia Program

Focus Home Interactive commits to never disclose any personal data without your written approval or the approval of your parents if you are a minor, except where:

- it is required by law, during the course of a juridicial procedure or a litigation, or upon request from Public authorities of your country of residence or any other countries

- if it is requested for public safety purposes or public interest.

- if disclosure of the data is reasonably necessary in order to protect the License herein or its activities or users

- in case of a reorganization, a merger, a restructuring, a transfer, Focus shall transfer any personal data to the relevant third party,

- if Focus Home interactive use subcontractors in order to collect personal data. Such subcontractors shall be bound by the same terms and conditions herein and shall use/disclose personal data only for the purposes of their missions. .

While registering and/or using the Online Services or Multimedia Program, you agree that Focus Home Interactive collects your data.

To this extent, Focus Home Interactive may use a software to collect and store personal data, noticeably if you already used the Online Service on your computer. For instance, you may be asked your preferences with regards to memorizing your IP address, your name or email address. You can change this setting on your account.

Pursuant to the provisions set forth under the Data Protection and Freedom of Information Act, you have a right to access, amend and object to any nominative information concerning you which you can exercise at any time by making a written request to the following address: personaldata@focus-home.com.

You shall enclose a copy of your Identity Card.

Files including personal data maintained by Focus Home Interactive, acting in the capacity of data controller, shall be destroyed following the end of the present Licence Agreement and/or following unsubscription from the Online Service.

To know more about your rights and how Focus Home Interactive protects your personal data, please consult our Privacy Policy.

12. Miscellaneous provisions

12.1 Control of exports

You are not allowed to export, download or re-export the Multimedia Programme to any country (citizens or residents) which is the object of any embargo in force.

12.2 Redress in equity

You hereby accept that Focus Home Interactive shall suffer irreparable damages in such instance as the terms and conditions of the present Licence Agreement are not strictly applied and, consequently, you hereby accept that Focus Home Interactive may, without any obligation, guarantee or proof of damages,

legitimately claim appropriate redress in equity pertaining to infringements of the present Licence Agreement, as well as other means of redress which Focus Home Interactive may have, by virtue of applicable law.

12.3 Integrality

The Licence Agreement constitutes the entire commitment of both parties in addition to any potential specific terms and conditions of use. Any amendments, alterations or modifications of the present Licence Agreement may be established solely by way of a written agreement specifying said amendment, alteration or modification and signed by both parties.

12.4 Invalidity

In such instance as one or more stipulations in the present Licence Agreement are or should become null and void, in whole or in part, by virtue of any law, regulation or following any definitive decision by a competent jurisdiction, all other stipulations shall retain their full effect.

12.5 Force majeure

Focus Home Interactive shall under no circumstances be held liable for any case of force majeure or fortuitous incident, as defined by article 1148 of the Civil Code and case law as handed down by French Courts, making it impossible for Focus Home Interactive to perform its obligations by virtue of the present Licence Agreement.

12.6 Applicable law

The Multimedia Programme and/or Online Service is planned for use and should only be used in those countries in which such use is legally permitted.

Within the limitations for which provision is made by applicable law in the country where you use and/or have acquired the Multimedia Programme and/or Online Service, this Licence Agreement is governed by French law.

In such instance as French law cannot be applied in the country where you use and/or have acquired the Multimedia Programme and/or Online Service, the following provisions shall be applicable. In such instance as you should acquire the Multimedia Programme in the USA, the present Licence Agreement shall be governed by the laws in the State of Pennsylvania. If the Multimedia Programme is purchased in Canada, the present Licence Agreement shall be governed pursuant to the laws in force in the Province of Ontario, Canada, notwithstanding the prohibition expressly indicated by local law; and pertaining to any dispute resulting from these present, you expressly accept to be governed by the jurisdiction of the Federal and Provincial Courts in Toronto, Ontario. If you purchase the Multimedia Programme in any other county, local legislation shall be applicable.

Copyright (c) 1994-2008 Lua.org, PUC-Rio.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

libjpeg

Copyright (c) 1991 - 1998 Thomas G. Lane

This software is based in part on the work of the Independent JPEG Group.

Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

```
---
```

Copyright (c) 2010-2012 Unity Technologies Inc. Copyright (c) 2012 BitSquid AB Copyright (c) 2005-2006 ATI Research Inc. Ltd. Copyright (c) 2002-2005 3Dlabs Inc. Ltd. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of 3Dlabs Inc. Ltd. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission. THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2005-2009, Thomas BERNARD All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MICROSOFT SOFTWARE LICENSE TERMS

MICROSOFT DIRECTX END USER RUNTIME

These license terms are an agreement between Microsoft Corporation (or based on where you live, one of its affiliates) and you. Please read them. They apply to the software named above, which includes the media on which you received it, if any. The terms also apply to any Microsoft

- * updates,
- * supplements,
- * Internet-based services, and
- * support services

for this software, unless other terms accompany those items. If so, those terms apply.

BY USING THE SOFTWARE, YOU ACCEPT THESE TERMS. IF YOU DO NOT ACCEPT THEM, DO NOT USE THE SOFTWARE.

If you comply with these license terms, you have the rights below.

1. INSTALLATION AND USE RIGHTS. You may install and use any number of copies of the software on your devices.

2. SCOPE OF LICENSE. The software is licensed, not sold. This agreement only gives you some rights to use the software. Microsoft reserves all other rights. Unless applicable law gives you more rights despite this limitation, you may use the software only as expressly permitted in this agreement. In doing so, you must comply with any technical limitations in the software that only allow you to use it in certain ways. You may not

* work around any technical limitations in the software;

* reverse engineer, decompile or disassemble the software, except and only to the extent that applicable law expressly permits, despite this limitation;

* make more copies of the software than specified in this agreement or allowed by applicable law, despite this limitation;

* publish the software for others to copy;

* rent, lease or lend the software;

* transfer the software or this agreement to any third party; or

* use the software for commercial software hosting services.

3. BACKUP COPY. You may make one backup copy of the software. You may use it only to reinstall the software.

4. DOCUMENTATION. Any person that has valid access to your computer or internal network may copy and use the documentation for your internal, reference purposes.

5. EXPORT RESTRICTIONS. The software is subject to United States export laws and regulations. You must comply with all domestic and international export laws and regulations that apply to the software. These laws include restrictions on destinations, end users and end use. For additional information, see www.microsoft.com/exporting.

6. SUPPORT SERVICES. Because this software is "as is", we may not provide support services for it.

7. ENTIRE AGREEMENT. This agreement, and the terms for supplements, updates, Internet-based services and support services that you use, are the entire agreement for the software and support services.

8. APPLICABLE LAW.

a. United States. If you acquired the software in the United States, Washington state law governs the interpretation of this agreement and applies to claims for breach of it, regardless of conflict of laws principles. The laws of the state where you live govern all other claims, including claims under state consumer protection laws, unfair competition laws, and in tort.

b. Outside the United States. If you acquired the software in any other country, the laws of that country apply.

9. LEGAL EFFECT. This agreement describes certain legal rights. You may have other rights under the laws of your country. You may also have rights with respect to the party from whom you acquired the

software. This agreement does not change your rights under the laws of your country if the laws of your country do not permit it to do so.

10. DISCLAIMER OF WARRANTY. THE SOFTWARE IS LICENSED "AS IS". YOU BEAR THE RISK OF USING IT. MICROSOFT GIVES NO EXPRESS WARRANTIES, GUARANTEES OR CONDITIONS. YOU MAY HAVE ADDITIONAL CONSUMER RIGHTS UNDER YOUR LOCAL LAWS WHICH THIS AGREEMENT CANNOT CHANGE. TO THE EXTENT PERMITTED UNDER YOUR LOCAL LAWS, MICROSOFT EXCLUDES THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

11. LIMITATION ON AND EXCLUSION OF REMEDIES AND DAMAGES. YOU CAN RECOVER FROM MICROSOFT AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. \$5.00. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

This limitation applies to

* anything related to the software, services, content (including code) on third party Internet sites, or third party programs; and

* claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law.

It also applies even if Microsoft knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to you because your country may not allow the exclusion or limitation of incidental, consequential or other damages.