DIRECTX MEDIA Software Development Kit and DIRECTX MEDIA runtime END-USER LICENSE AGREEMENT FOR MICROSOFT SOFTWARE

IMPORTANT—READ CAREFULLY: This Microsoft End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and Microsoft Corporation for the Microsoft software product identified above, which includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("SOFTWARE PRODUCT"). By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, do not install or use the SOFTWARE PRODUCT; you may, however, return it to your place of purchase for a full refund.

Software PRODUCT LICENSE

The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE PRODUCT is licensed, not sold.

- 1. GRANT OF LICENSE. This EULA grants you the following limited, non-exclusive rights:
 - Software Product. You may install and use the enclosed SOFTWARE PRODUCT on a single computer to design, develop, and test software application products for use with Microsoft* Windows* or Windows NTTM ("Application").
 Microsoft Developer Network Subscriber. If you acquired the SOFTWARE PRODUCT through a subscription to the Microsoft Developer
 - Microsoft Developer Network Subscriber. If you acquired the SOFTWARE PRODUCT through a subscription to the Microsoft Developer
 Network, and you are either an individual developer or an individual designated within a single entity, you are granted the following additional
 rights with respect to the SOFTWARE PRODUCT: (a) you may make and use copies of the SOFTWARE PRODUCT on up to ten (10) separate
 computers, provided that you are the only individual using the SOFTWARE PRODUCT on each such computer, and (b) if you are a single
 entity, you may designate one individual within your organization to have the right to use the SOFTWARE PRODUCT in the manner described
 herein.
 - DirectX Media Runtime. You may install and use an unlimited number of copies of the DirectX Media Runtime. You may reproduce and distribute an unlimited number of copies of the DirectX Media Runtime; provided that you comply with the Distribution Requirements described below
 - Sample Code. You may modify the sample source code located in the SOFTWARE PRODUCT's "samples" directories ("Sample Code") to design, develop, and test your Application. You may also reproduce and distribute the Sample Code in object code form along with any modifications you make to the Sample Code, *provided* that you comply with the Distribution Requirements described below. For purposes of this section, "modifications" shall mean enhancements to the functionality of the Sample Code.
 - Distribution Requirements. You may copy and redistribute the DirectX Media Runtime and/or the Sample Code (collectively "REDISTRIBUTABLE COMPONENTS") as described above, provided that (a) you distribute the REDISTRIBUTABLE COMPONENTS only in conjunction with, and as a part of, your Application;(b) the REDISTRIBUTABLE COMPONENTS only operate in conjunction with Microsoft Windows or Windows NT; (c) you do not permit further redistribution of the REDISTRIBUTABLE COMPONENTS by your end-user customers; (d) any distribution of the DirectX Media Runtime includes each and every runtime file distributed as a single set; (e) you do not use a COM class ID for any file(s) in your Application which is identical to any DirectX Media Runtime COM class ID; (e) you do not use Microsoft's name, logo, or trademarks to market your Application; (g) you include a valid copyright notice on your Application; and (f) you agree to indemnify, hold harmless, and defend Microsoft from and against any claims or lawsuits, including attorneys' fees, that arise or result from the use or distribution of your Application. Contact Microsoft for the applicable royalties due and other licensing terms for all other uses and/or distribution of the REDISTRIBUTABLE COMPONENTS.
 - Microsoft reserves all rights not expressly granted to you.
- 2. COPYRIGHT. All rights, title, and copyrights in and to the SOFTWARE PRODUCT (including, but not limited to, any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE PRODUCT) and any copies of the SOFTWARE PRODUCT are owned by Microsoft or its suppliers. The SOFTWARE PRODUCT is protected by copyright laws and international treaty provisions. Therefore, you must treat the SOFTWARE PRODUCT like any other copyrighted material, except that you may make copies as only provided above. You may not copy the printed materials accompanying the SOFTWARE PRODUCT.
- 3. PRERELEASE CODE. The SOFTWARE PRODUCT may contain PRERELEASE CODE that is not at the level of performance and compatibility of the final, generally available, product offering. These portions of the SOFTWARE PRODUCT may not operate correctly and may be substantially modified prior to first commercial shipment. Microsoft is not obligated to make this or any later version of the SOFTWARE PRODUCT commercially available. Microsoft grants you the right to distribute test versions of your Application created using the PRERELEASE CODE provided you comply with the Distribution Requirements described in Section 1 and the following additional provisions: (a) you must mark the test version of your Application "BETA" and (b) you are solely responsible for updating your customers with versions of your Application that operate satisfactorily with the final commercial release of the PRERELEASE CODE.
- 4. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.
 - Limitations on Reverse-Engineering, Decompilation, and Disassembly. You may not reverse- engineer, decompile, or disassemble the SOFTWARE PRODUCT, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation
 - Rental. You may not rent or lease the SOFTWARE PRODUCT.
 - Software Transfer. You may permanently transfer all of your rights under this EULA, provided you retain no copies, you transfer all of the SOFTWARE PRODUCT (including all component parts, the media and printed materials, any upgrades, this EULA, and, if applicable, the Certificate of Authenticity), and the recipient agrees to the terms of this EULA. If the SOFTWARE PRODUCT is an upgrade, any transfer must include all prior versions of the SOFTWARE PRODUCT.
 - Termination. Without prejudice to any other rights, Microsoft may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the SOFTWARE PRODUCT and all of its component parts.
- 5. EXPORT RESTRICTIONS. You agree that you will not export or re-export the SOFTWARE PRODUCT to any country, person, entity or end user subject to U.S. export restrictions. You specifically agree not to export or re-export the SOFTWARE PRODUCT (i) to any country to which the U.S. has embargoed or restricted the export of goods or services, which currently include, but are not necessarily limited to Cuba, Iran, Iraq, Libya, North Korea, Sudan and Syria, or to any national of any such country, wherever located, who intends to transmit or transport the products back to such country; (ii) to any end-user who you know or has reason to know will utilize the SOFTWARE PRODUCT in the design, development or production of nuclear, chemical or biological weapons; or (iii) to any end-user who has been prohibited from participating in U.S. export transactions by any federal agency of the U.S. government. You warrant and represent that neither the Bureau of Export Administration nor any other U.S. federal agency has suspended, revoked or denied your export privileges.
- 6. U.S. GOVERNMENT RESTRICTED RIGHTS. The SOFTWARE PRODUCT and documentation are provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of The Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Microsoft Corporation/One Microsoft Way/Redmond, WA 98052-6399.

MISCELLANEOUS

If you acquired this product in Canada, this EULA is governed by the laws of the Province of Ontario, Canada. Each of the parties hereto irrevocably attorns to the jurisdiction of the courts of the Province of Ontario and further agrees to commence any litigation that may arise hereunder in the courts located in the Judicial District of York, Province of Ontario.

If this product was acquired outside the United States, local law may apply.

Should you have any questions concerning this EULA, or if you desire to contact Microsoft for any reason, please contact the Microsoft subsidiary serving your country, or write: Microsoft Customer Sales and Service/One Microsoft Way/Redmond, WA 98052-6399.

LIMITED WARRANTY

NO WARRANTIES. Microsoft expressly disclaims any warranty for the Software Product. THE SOFTWARE PRODUCT AND ANY RELATED DOCUMENTATION IS PROVIDED "AS IS" WITHOUT WARRANTY OR CONDITION OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE PRODUCT REMAINS WITH YOU.

NO LIABILITY FOR DAMAGES. In no event shall Microsoft or its suppliers be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this Microsoft product, even if Microsoft has been advised of the possibility of such damages. In any case, Microsoft's entire liability under any provision of this Evaluation License shall be limited to the greater of the amount actually paid by you for the Software Product or U.S. \$5.00. Because some states/jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

Si vous avez acquis votre produit Microsoft au CANADA, la garantie limitée suivante vous concerne: GARANTIE LIMITÉE

EXCLUSION DE GARANTIES. Microsoft exclut expressément toute garantie relativement au LOGICIEL. Le LOGICIEL et toute documentation s'y rapportant sont fournis « tels quels » sans aucune garantie ou condition quelle qu'elle soit, expresse ou implicite, y compris, mais sans limitation, toute garantie et condition implicite de qualité marchande, d'adaptation à un usage particulier ou d'absence de violation des droits des tiers. Le risque total découlant de l'utilisation ou de la performance du LOGICIEL est entre vos mains.

ABSENCE DE RESPONSABILITÉ POUR LES DOMMAGES. Microsoft ou ses fournisseurs ne pourront être tenus responsables en aucune circonstance de tout dommage quel qu'il soit (y compris mais sans limitation, les dommages directs ou indirects causés par la perte de bénéfices commerciaux, l'interruption des affaires, la perte d'information commerciale ou toute autre perte pécuniaire) résultant de l'utilisation ou de l'impossibilité d'utiliser ce LOGICIEL, et ce, même Microsoft a été avisée de l'éventualité de tels dommages. La responsabilité de Microsoft en vertu de toute disposition de cette convention ne pourra en aucun temps excéder le plus élevé entre i) le montant réellement payé par vous pour le LOGICIEL ou ii) 5,00 \$ US. Parce que certains états/juridictions ne permettent pas l'exclusion ou la limitation de responsabilité relative aux dommages indirects ou accessoires, la limitation ci-dessus peut ne pas s'appliquer à votre égard.

DROITS LIMITÉS DU GOUVERNEMENT AMÉRICAIN

Le LOGICIEL et la documentation sont offerts avec des DROITS LIMITÉS. L'utilisation, la reproduction ou la divulgation par le gouvernement sont sujettes aux restrictions énoncées au sous-alinéa (c)(1)(ii) de The Right in Technical Data and Computer Software, clause au DFARS 252.227-7013 ou aux sous-alinéas (c)(1) et (2) de Commercial Computer Software -- Droits limités au 48 CFR 52.227-19, tel qu'applicable. Microsoft Corporation, One Microsoft Way, Redmond, Washington 98052-6399 est le fabricant.

La présente Convention est régie par les lois en vigueur dans la province d'Ontario, Canada. Chacune des parties à la présente reconnaît irrévocablement la compétence des tribunaux de la province d'Ontario et consent à instituer tout litige qui pourrait découler de la présente auprès des tribunaux situés dans le district judiciaire de York, province d'Ontario.

Si vous avez des questions concernant cette licence ou si vous désirez communiquer avec Microsoft pour quelque raison que ce soit, veuillez contacter la succursale Microsoft desservant votre pays, ou écrire à: Microsoft Sales Information Center, One Microsoft Way, Redmond, Washington98052-6399.