VCDEASY v1.1.5.2 LICENSE AGREEMENT

June 2003

IMPORTANT: Read this carefully before using your copy of VCDEasy v1.1.5.2

VCDEasy v1.1.5.2 is free (of charge) software.

This document is a **legal agreement** between you (an individual or business) and delphi.stuff ("THE AUTHOR" or "LICENSOR") for the software product "**VCDEasy v1.1.5.2**", (information available, for example, in the 'About' page of the executable VCDEasy.exe), which product includes computer software and may include associated media, and "online" or electronic documentation (collectively "THE PRODUCT"). VCDEasy distribution packages may include, for the user convenience only, software that are under GNU GPL (GNU VCDImager, CDRDAO, some MJPEG tools), and the CD-i files from the "New International CD-i Association" (THE AUTHOR has an agreement from Jorg Kennis). Of course, this agreement does not apply to them, and they have their own license. The term "THE PRODUCT" does not include any software/materials that is covered by a separate license offered or granted by a person other than delphi.stuff.

BY INSTALLING, COPYING, DISTRIBUTING AND/OR OTHERWISE USING THE "PRODUCT" (VCDEASY V1.1.5.2), THE INDIVIDUAL OR ENTITY LICENSING THE PRODUCT ("YOU" or "LICENSEE") IS CONSENTING TO BE BOUND BY AND IS BECOMING A PARTY TO THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, YOU MUST NOT INSTALL, COPY, DISTRIBUTE, USE THE "PRODUCT", AND YOU MUST DESTROY ALL COPIES OF THE PRODUCT, WHETHER FULL OR PARTIAL (INCLUDING THE DISTRIBUTION PACKAGE) IMMEDIATELY.

**THE PRODUCT** is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. THE PRODUCT, whether on disk, in read only memory, on any other media or in any other form, is licensed, not sold, to YOU by THE AUTHOR for use only under the terms of this License, and THE AUTHOR reserves all rights not expressly granted to you. The rights granted herein are limited to THE AUTHOR's intellectual property rights in THE PRODUCT and do not include any other patents or intellectual property rights. You own the media on which THE PRODUCT is recorded but THE AUTHOR retains ownership of THE PRODUCT itself.

- **1. LICENSE.** Subject to the terms and conditions of this License Agreement, THE AUTHOR hereby grants you a non-exclusive, free of charge and non-transferable, license to install and use the THE PRODUCT on as much computer as you want. The "product" (**VCDEasy v1.1.5.2**) is free of charge software, meaning that there is no charge (monetary or otherwise) for its use, even a commercial one.
- 2. RESTRICTIONS and INTELLECTUAL PROPERTY. THE PRODUCT is © Copyright 2001-2003 delphi.stuff, all rights reserved. Neither the name "VCDEasy" nor "delphi.stuff" may be used to endorse or promote other products without specific prior written permission. You must not reverse engineer, disassemble, decompile, or otherwise attempt to derive the source code of THE PRODUCT, except to the extent (if at all) expressly permitted under any applicable law. If applicable law expressly permits such activities, any information so discovered or derived shall be deemed to be the confidential proprietary information of THE AUTHOR and must be promptly disclosed by you to THE AUTHOR. Any attempt to transfer any of the rights, duties or obligations hereunder is void. Under no circumstances you may modify or alter in any way THE PRODUCT. This license is personal to you. The license you have is not transferable. You must not sublicense, lease, rent, loan, lend, sell, charge a fee, request a donation, time-share THE PRODUCT to any other person. You may publicly perform, publicly display, modify or create derivative works of or based on THE PRODUCT.

Distributions of THE PRODUCT, in source forms, are strictly forbidden. Distributions of THE PRODUCT, in binary forms, are permitted provided that all the following conditions are met:

- Only the distribution of the original distribution file (software package with installer) is allowed.
- The original distribution files must not be renamed or modified.
- Distributions in binary form must reproduce this license file unchanged in the documentation and other materials provided with the distribution.
- For any web distribution a link to the web site "www.vcdeasy.org' must be added.
- Commercial distributions of the "product" (via magazines, commercial software packages,...) are strictly forbidden without specific prior written permission, if the price of the distribution (magazine, package,...) is more than US\$10 or 10€
- · Selling, charging a fee or requesting a donation for the "product" is prohibited, although a fee may be

charged for the act of transferring a copy and/or for the distribution media, but not for the "product" itself

All other rights and restrictions not specifically granted in this license are reserved by THE AUTHOR.

- **3. TECHNICAL SUPPORT and UPGRADES.** You shall not be entitled under this License Agreement to receive any updates, upgrades or corrections to THE PRODUCT, nor any support services.
- 4. NO WARRANTY. YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT THE USE OF THIS PRODUCT IS AT YOUR SOLE RISK. THIS PRODUCT (AND TECHNICAL SUPPORT, IF ANY) IS PROVIDED BY THE AUTHOR "AS IS" AND WITHOUT ANY WARRANTY OF ANY KIND, EXPRESS OR IMPLIED. THE AUTHOR EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT. THE AUTHOR DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE PRODUCT WILL MEET YOUR REQUIREMENTS, OR THAT THE OPERATION OF THE PRODUCT WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE SOFTWARE WILL BE CORRECTED. FURTHERMORE, THE AUTHOR DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE PRODUCT IN TERMS OF ITS CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY THE AUTHOR OR ITS AUTHORIZED REPRESENTATIVES SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY. THIS SOFTWARE IS NOT INTENDED FOR USE IN ANY APPLICATION IN WHICH THE FAILURE OF THE SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE.
- **5. LIMITATION OF LIABILITY.** UNDER NO CIRCUMSTANCES, INCLUDING NEGLIGENCE, SHALL THE AUTHOR 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 THE PRODUCT, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY. IN NO EVENT SHALL THE AUTHOR'S TOTAL LIABILITY TO YOU FOR ANY AND ALL DAMAGES, LOSSES, CLAIMS AND CAUSES OF ACTIONS (WHETHER IN CONTRACT, TORT, INCLUDING NEGLIGENCE, OR OTHERWISE) EXCEED THE PURCHASE PRICE PAID BY YOU, I.E \$0 AS THE PRODUCT IS FREE OF CHARGE.

  SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, LIABILITY OR LIMITATIONS ON APPLICABLE STATUTORY RIGHTS OF A CONSUMER, SO THE ABOVE EXCLUSIONS AND LIMITATIONS MAY NOT APPLY TO YOU. IF SUCH EXCLUSIONS FROM LIABILITY APPLY TO YOU, YOU MUST NOT USE THIS SOFTWARE.
- **6. INDEMNITY.** You agree to defend and indemnify THE AUTHOR against all any and all claims, losses, liabilities, damages, costs and expenses, including attorney's fees, which THE AUTHOR may incur as a result of or in connection with your breach of this Agreement.
- **7. TERM AND TERMINATION.** This Agreement is effective and shall continue until terminated. You may terminate the Agreement at any time by destroying all copies of THE PRODUCT (including all the accompanying documentation, and the distribution software package), together with all copies in any form. This Agreement terminates immediately and automatically, with or without notice, if you fail to comply with any provision hereof. Additionally, THE AUTHOR may at any time terminate this Agreement, without cause, upon notice to you. Upon termination you must delete or destroy all copies of THE PRODUCT in your possession. Sections 2 through 6, and 8 through 9 survive termination.
- **8. GENERAL PROVISIONS.** If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms. This Agreement may only be modified by a writing signed by THE AUTHOR. Updates may be licensed to you by THE AUTHOR with additional or different terms. The English version of this Agreement shall be the version used when interpreting or construing this Agreement. This is the entire agreement between THE AUTHOR and you relating to THE PRODUCT and it supersedes any prior agreements (whether written or oral), any prior representations, discussions, undertakings, communications or advertising relating to THE PRODUCT.
- **9. U.S. GOVERNMENT RESTRICTED RIGHTS.** THE PRODUCT is 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.

Copyright (c) 2001-2003 by delphi.stuff (delphi.stuff@wanadoo.fr / delphi.stuff@vcdeasy.org), all rights reserved.

PGP Key Fingerprint: 7BA7 0B0C 7932 6C2F D9B1 A46D 01A7 3094 F148 5D79