ClickWorksTM

End-User License Agreement

PLEASE READ THIS DOCUMENT CAREFULLY BEFORE BREAKING THE SEAL. THIS AGREEMENT LICENSES THE ENCLOSED SOFTWARE TO YOU AND CONTAINS WARRANTY AND LIABILITY DISCLAIMERS. BY BREAKING THE SEAL ON THE MEDIA ENVELOPE, YOU ARE CONFIRMING YOUR ACCEPTANCE OF THE SOFTWARE AND AGREEING TO BECOME BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT WISH TO BE BOUND BY THE TERMS OF THIS AGREEMENT, DO NOT BREAK THE SEAL. INSTEAD, PROMPTLY RETURN THE ENTIRE PACKAGE, INCLUDING THE UNOPENED MEDIA PACKAGE, TO THE PLACE WHERE YOU OBTAINED IT FOR A FULL REFUND.

1. DEFINITIONS

- (a) "Educational Version" means a version of the *ClickWorks*[™] Product, so identified, intended for use by students and faculty of educational institutions, only.
- (b) "Not For Resale (NFR) Version" means a version of the *ClickWorks*[™] Product received by an authorized dealer or distributor, so identified, intended for review and evaluation purposes, only.
- (c) "ClickWorks[™] Software" means the software program included in the enclosed package and all related updates supplied by ClickWorks[™].
- (d) "ClickWorks[™] Product" means the ClickWorks[™] Software and the related documentation, models and multimedia content (such as sound, graphics, animation, and movies), and all related updates supplied by ClickWorks[™].
- (e) "End-User Product" means the output file generated by you using the *ClickWorks*[™] Software. Examples of End-User Products include presentations, demonstration disks, animation, interactive multimedia material, interactive products and the like.
- (f) "ClickWorks[™] Run-Time Software" means the portion of the ClickWorks[™] Software required for the End-User Product to operate on hardware without the presence of the full ClickWorks[™] Software.

2. LICENSE

This Agreement allows you to:

(a) Use *ClickWorks*[™] Software by the number users indicated on the front of this package.

Use by more users than indicated, without explicit authorization of Pitango Multimedia Ltd. (hereinafter "Pitango"), is a violation of this Agreement.

- (b) Make one copy of the ClickWorks[™] Software in machine-readable form solely for backup purposes. You must reproduce on any such copy all copyright notices and any other proprietary legends that appear on the original copy of the ClickWorks[™] Software.
- (c) Make and distribute copies of the End-User Product (and the associated *ClickWorks*[™] Run-Time) for use by personnel employed by you for internal purposes only. Users of Educational Versions and Not For Resale (NFR) Versions agree that End-User Products shall not be used for, nor shall they be distributed to, any party for any commercial use or gain.

3. SUPPLEMENTARY LICENSES

Certain rights are not granted under this Agreement, but may be available under a separate agreement. If you would like to enter into one of the Supplementary Licenses listed below, please contact Pitango.

(a) Additional User License

You must enter into a separate License Agreement to use the $ClickWorks^{TM}$ Software by more users than the number indicated on the front of this package.

(b) Distribution License

You must enter into a *ClickWorks*[™] Run-Time Software Distribution Agreement if you wish to copy and distribute an End-User Product (and its associated *ClickWorks*[™] Run-Time Software) other than as set forth in Section 2(c).

4. **RESTRICTIONS**

You may not make or distribute copies of the *ClickWorks*[™] Product, or electronically transfer the *ClickWorks*[™] Software from one computer to another or over a network. You may not decompile, reverse engineer, disassemble, or otherwise reduce the *ClickWorks*[™] Software to a human-perceivable form. You may not modify, rent, resell for profit, distribute, or create, derivative works based upon the *ClickWorks*[™] Software or any part thereof. You will not export or reexport, directly or indirectly, the *ClickWorks*[™] Product into any country prohibited by the laws of the United States, Israel, or any other applicable jurisdiction. Educational Versions and Not For Resale Versions shall not be used for commercial purposes.

5. **OWNERSHIP**

Except as explicitly provided in this Agreement, Pitango does not grant to you any right in or to any intellectual property rights, including but not limited to patents, copyrights, tradenames, trade secrets, or trademarks of Pitango. You will not make any use of any Pitango intellectual property rights without the prior written approval of Pitango. The *ClickWorks*TM Software remains the valuable property of Pitango. Although you own the disk on which the *ClickWorks*TM Software is recorded, you do not become the owner of, and Pitango retains title to, the *ClickWorks*TM Product, any *ClickWorks*TM Run-Time Software, and all copies thereof. All rights not specifically granted in this Agreement, including Copyrights, are reserved by Pitango.

6. ASSIGNMENT AND TERMINATION

You shall not sublicense, transfer or assign any of your rights or obligations hereunder or permit the same to be assigned by operation of law without the prior written approval of Pitango. This Agreement shall be binding upon and inure to the benefit of each party's successors and assigns. Pitango may terminate this Agreement in the event you breach any of the terms of this Agreement. Upon any termination of this Agreement, you will immediately return to Pitango all copies of the *ClickWorks*TM Software and destroy all related documentation, together with all copies, translations, modifications and upgrades in any form.

7. LIMITED WARRANTIES

(a) Pitango warrants that, for a period of sixty (60) days from the date of delivery (as evidenced by a copy of your receipt): (i) when used with a recommended hardware configuration, the *ClickWorks*[™] Software will perform in substantial conformance with the documentation supplied as part of the *ClickWorks*[™] Product, and (ii) that the media on which the *ClickWorks*[™] Software is

furnished will be free from defects in materials and workmanship under normal use. EXCEPT AS SET FORTH IN THE FOREGOING LIMITED WARRANTY, PITANGO DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IF APPLICABLE LAW IMPLIES ANY WARRANTIES WITH RESPECT TO THE ClickWorks[™] PRODUCT. ALL SUCH WARRANTIES ARE LIMITED IN DURATION TO SIXTY (60) DAYS FROM THE DATE OF DELIVERY. No oral or written information or advice by Pitango, its dealers, distributors, agents or employees shall create a warranty or in any way increase the scope of this warranty.

(b) SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER LEGAL RIGHTS WHICH VARY FROM STATE TO STATE.

8. EXCLUSIVE REMEDY

Your exclusive remedy under Section 7 is to return the *ClickWorks*[™] Software to the place you acquired it, with a copy of your receipt and a description of the problem. Pitango will use reasonable commercial efforts to supply you with a replacement copy of the *ClickWorks*[™] Software, provide a replacement for the defective media, or refund the purchase price, at its option. Pitango shall have no responsibility with respect to ClickWorks[™] Software that has been altered in any way, if the media has been damaged by accident, abuse or misapplication, or if the nonconformance arises out of use of the ClickWorks™ Software in conjunction with software not supplied by Pitango.

9. LIMITATIONS OF DAMAGES

- (a) PITANGO SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, OR THE LIKE), WHETHER BASED ON BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF PITANGO OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF A REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.
- (b) Pitango's total liability to you for actual damages for any cause whatsoever will be limited to the greater of \$500 or the amount

- (c) SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.
- (d) YOU ACKNOWLEDGE THAT THE SOFTWARE MAY CONTAIN ERRORS AND IS NOT DESIGNED OR INTENDED FOR USE IN, OR TO BE USED TO CREATE END-USER PRODUCTS FOR USE IN, ON-LINE CONTROL EQUIPMENT IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE PERFORMANCE, INCLUDING WITHOUT LIMITATION, THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATIONS SYSTEMS, AIR TRAFFIC CONTROL, DIRECT LIFE SUPPORT MACHINES OR WEAPONS SYSTEMS IN WHICH THE FAILURE OF THE SOFTWARE OR END-USER PRODUCTS COULD LEAD TO DEATH, PERSONAL INJURY OR PHYSICAL OR ENVIRONMENTAL DAMAGE.

10. BASIS OF BARGAIN

The limited warranty, exclusive remedies and limited liability set forth above are fundamental elements of the basis of the bargain between Pitango and you. Pitango would not be able to provide the

 $ClickWorks^{TM}$ Software on an economic basis without such limitation.

11. GENERAL

This Agreement shall be governed by the laws of Israel. This Agreement contains the complete agreement between the parties with respect to the subject matter hereof, and supersedes all prior or contemporaneous agreements or understandings, whether oral or written. All questions concerning this Agreement shall be directed to: Attn: Customer Relations, Pitango Multimedia Ltd., P.O. Box 2071, 46120 Herzlia B, Israel; or, Email: Marketing@Pitango.com.