

## CLARIFY

### END USER LICENSE AGREEMENT

#### Software License Agreement For ThirdEye 1.x

PLEASE READ CAREFULLY: BY INSTALLING THE SOFTWARE (AS DEFINED BELOW) AND/OR CLICKING ON THE 'ACCEPT' BUTTON BELOW, YOU (EITHER ON BEHALF OF YOURSELF AS AN INDIVIDUAL OR ON BEHALF OF AN ENTITY AS ITS AUTHORIZED REPRESENTATIVE) AGREE TO ALL OF THE TERMS OF THIS END USER LICENSE AGREEMENT REGARDING THE USE OF THE SOFTWARE. IF YOU DO NOT AGREE WITH ALL OF THE TERMS OF THIS AGREEMENT, CLICK ON THE 'DISAGREE' BUTTON. THIS WILL CANCEL THE INSTALLATION.

#### 1) GRANT OF LICENSE:

Subject to the terms below (the 'Agreement'), Clarify Consulting Sdn Bhd hereby grants you a non-exclusive, non-transferable license to install and to use ThirdEye Professional or ThirdEye Enterprise or ThirdEye Educational (the 'Software'). Except during the trial period, the Software must not be used without a valid license. A license of the Software must only be used on one computer at a time. You may copy the Software for back-up or archival purposes. For the avoidance of doubt, ThirdEye Enterprise is licensed on a single computer for production deployment, including the runtime component while ThirdEye Professional and ThirdEye Education is licensed on a per-user basis and a computer means a combination of hardware and single operating system. Copyright notices from Clarify Consulting Sdn Bhd may not be removed from the standalone runtime. The Software is licensed, not sold.

#### 2) LICENSING RESTRICTIONS:

(a) ThirdEye Professional may be licensed by any company, educational institution, incorporated entity, or individual. 20% Royalty is imposed on the gross sales for any application, content, game and service produces from the Software, including and not limited to download, advertising and in-app purchase. The term valid as long the application, content, game or service is available for sale.

(b) ThirdEye Enterprise may be licensed by any company, educational institution, incorporated entity, or individual.

(c) ThirdEye Education may be licensed by anyone and the license is granted for learning purposes and may not be used for publishing commercial content, game, application and service.

#### 3) TITLE:

You acknowledge that no title to the intellectual property in the Software is transferred to you. Title, ownership, rights, and intellectual property rights in and to the Software shall remain that of Clarify Consulting Sdn Bhd. The Software is protected by copyright and patent laws of the Malaysia and international treaties.

#### 4) DISCLAIMER OF WARRANTY:

YOU AGREE THAT CLARIFY CONSULTING SDN BHD HAS MADE NO EXPRESS WARRANTIES, ORAL OR WRITTEN, TO YOU REGARDING THE PRODUCTS AND THAT THE PRODUCTS ARE BEING PROVIDED TO YOU 'AS IS' WITHOUT WARRANTY OF ANY KIND. CLARIFY CONSULTING SDN BHD DISCLAIMS ANY AND ALL OTHER WARRANTIES, WHETHER EXPRESSED, IMPLIED, OR STATUTORY. YOUR RIGHTS MAY VARY DEPENDING ON THE STATE IN WHICH YOU LIVE. CLARIFY CONSULTING SDN

BHD SHALL NOT BE LIABLE FOR INDIRECT, INCIDENTAL, SPECIAL, COVER, RELIANCE, OR CONSEQUENTIAL DAMAGES RESULTING FROM THE USE OF THIS PRODUCT.

5) LIMITATION OF LIABILITY:

YOU USE THIS PROGRAM SOLELY AT YOUR OWN RISK. IN NO EVENT SHALL CLARIFY CONSULTING SDN BHD BE LIABLE TO YOU FOR ANY DAMAGES, INCLUDING BUT NOT LIMITED TO ANY LOSS, OR OTHER INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND ARISING OUT OF THE USE OF THE SOFTWARE, EVEN IF CLARIFY CONSULTING SDN BHD HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL CLARIFY CONSULTING SDN BHD BE LIABLE FOR ANY CLAIM, WHETHER IN CONTRACT, TORT, OR ANY OTHER THEORY OF LIABILITY, EXCEED THE COST OF THE SOFTWARE. THIS LIMITATION SHALL APPLY TO CLAIMS OF PERSONAL INJURY TO THE EXTENT PERMITTED BY LAW.

6) TERMINATION:

This Agreement shall terminate automatically if you fail to comply with the limitations described in this Agreement. No notice shall be required to effectuate such termination. Upon termination, you must remove and destroy all copies of the Software. For the avoidance of doubt, failure to pay invoices, sharing of license keys between users, and/or reselling of activated license keys will result in termination of this agreement.

7) THIRD PARTY LICENSE:

The Software may contain third party programs. The license terms associated with those programs apply to your use of them, and in some instances such programs cannot be used or further distributed without a license from the respective owner of such programs. You shall be solely responsible to obtain, if necessary, a separate and independent license from such owner with respect to any such use. The delivery of the Software does not convey a license, nor imply any rights, to use third party programs. A separate and independent license for such use may be required and You shall be solely responsible to verify whether such license is needed in conjunction with your use of such third party programs.

8) ADDITIONAL SOFTWARE:

Clarify Consulting Sdn Bhd reserves the right to provide or otherwise make available, at its discretion, additional software to You from time to time. Any additional software or documentation that Clarify Consulting Sdn Bhd provides to You by express reference to this Agreement will be considered to be part of the Software, as the case may be, hereunder, and subject to all terms and conditions of this Agreement. By accepting, possessing or using such additional software or documentation, which shall include without limitation any related plug-ins as we may directly or indirectly distribute as well as related web applications used to generate image resources, You agree that the terms of this Agreement will apply thereto.

9) MISCELLANEOUS:

Severability: In the event of invalidity of any provision of this Agreement, the parties agree that such invalidity shall not affect the validity of the remaining portions of this Agreement.

Export: You agree that you will not export or re-export the Software outside of the jurisdiction in which you obtained it without the appropriate government licenses.

Governing Law: This Agreement will be governed by the laws of Malaysia as they are applied to agreements between Malaysia residents entered into and to be performed entirely within Malaysia. The United Nations Convention on Contracts for the International Sale of Goods is specifically disclaimed.

Entire Agreement: You agree that this is the entire agreement between you and Clarify Consulting Sdn Bhd which supersedes any prior agreement, whether written or oral, and all other communications between Clarify Consulting Sdn Bhd and you relating to the subject matter of this Agreement.

Reservation of rights: All rights not expressly granted in this Agreement are reserved by Clarify Consulting Sdn Bhd.

Derivative work: Whether you are licensing the Software as an individual or on behalf of an entity, you may not: (a) reverse engineer, decompile, or disassemble the Software or attempt to discover the source code; (b) modify, or create derivative works based upon, the Software in whole or in part without the express written consent of Clarify Consulting Sdn Bhd; (c) distribute copies of the Software; (d) remove any proprietary notices or labels on the Software; (e) resell, lease, rent, transfer, sublicense, or otherwise transfer rights to the Software.

Internet Connectivity: The Software may make internet connections to remote servers to (a) check for updates; and (b) provide anonymous usage statistics ('analytics') used by Clarify Consulting Sdn Bhd to improve the product. Analytics may be disabled by the user at any time. The Software may also connect to the Internet at any time to confirm compliance with these licensing terms.

Definitions: For the purpose of this agreement, "ThirdEye" means the runtime technology, software development kit, binaries, content files, documentation, editor and tools advertised and marketed by the Company

Support: The Company will employ best efforts to provide free support and will notify users of typical response times. At the Company's discretion access to support may be restricted or prioritized to deliver a fair service. The Company may introduce and offer other support services from time-to-time.

THIRDEYE CONTAINS THE FOLLOWING THIRD PARTY SOFTWARES:

Microsoft XNA Framework 3.1, Copyright © 2009, Microsoft, all rights reserved

Goblin XNA 3.6, Copyright © 2009-2011 Columbia University, all rights reserved

ShiVa3D 1.9, Copyright © 2003-2011 Stonestrip, all rights reserved

JPCT-AE 1.24, Copyright © 2010, Helge Foerster, all rights reserved

OpenCV 2.2 & 2.3, Copyright © 2000, 2001, Intel Corporation, all rights reserved

Min3d, Copyright © 2010, Lee Felarca & Dennis Ippel, all rights reserved

Newton Physics Engine, Copyright © 2003-2011, Julio Jerez & Alain Suero, all rights reserved

NucleX Framework, Copyright © 2002-2011, NucleX Development Lab, all rights reserved

Copyright 1999-2008 Carnegie Mellon University.

Portions Copyright 2002-2008 Sun Microsystems, Inc.  
Portions Copyright 2002-2008 Mitsubishi Electric Research Laboratories.  
All Rights Reserved. Use is subject to license terms.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. 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.
3. Original authors' names are not deleted.
4. The authors' names are not used to endorse or promote products derived from this software without specific prior written permission.

This work was supported in part by funding from the Defense Advanced Research Projects Agency and the National Science Foundation of the United States of America, the CMU Sphinx Speech Consortium, and Sun Microsystems, Inc.

CARNEGIE MELLON UNIVERSITY, SUN MICROSYSTEMS, INC., MITSUBISHI ELECTRONIC RESEARCH LABORATORIES AND THE CONTRIBUTORS TO THIS WORK DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY, SUN MICROSYSTEMS, INC., MITSUBISHI ELECTRONIC RESEARCH LABORATORIES NOR THE CONTRIBUTORS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.