

## END-USER LICENSE AGREEMENT FOR AudioWarrior SOFTWARE

**Please read this document carefully before using the software in this media package.** This agreement licenses the enclosed software to you and contains warranty and liability disclaimers.

**By installing and using the software in this media package, you are confirming to have taken notice of terms and conditions of this agreement and you acknowledge your acceptance of the software as well as your acceptance of the terms of this agreement.**

### 1) DEFINITIONS

"EULA" means this end user license agreement

"AudioWarrior software" means the software program and or content included in the enclosed package, and all related updates supplied by AudioWarrior.

"**AudioWarrior Product**" means AudioWarrior software and the related documentation and models and multimedia content (such as animation, sound and graphics) and all related updates supplied by AudioWarrior.

"**Not for resale (NFR) Version**" means a version of **AudioWarrior Product**, so identified, is intended for review and evaluation purposes, only.

### 2) LICENSE

Copyright laws and international copyright treaties, as well as other intellectual property laws and treaties protect the "**AudioWarrior Product**". **The "AudioWarrior Product" is licensed, not sold.**

This EULA grants you the rights as specified here below. All other actions and means of usage are reserved to the written permission of the right holder AudioWarrior:

#### **Applications And Content Software** **GRANT OF LICENSE**

AudioWarrior, as Licensor, grants to you, the Licensee, a limited, nonexclusive right to use this copy of the Content CD on a single computer for your individual use. You are free to use the Content CD in your own original compositions without restriction. Neither the Content CD nor any portion thereof may be resold or redistributed as loops, music beds, clips, visuals and/or graphic images except as otherwise integrated into your own works. Only you may use the

### **"AudioWarrior Product".**

You may install and use the "**AudioWarrior Product**", or any prior version thereof for the same operating system, on one (1) computer per session, provided that (a) the computer is owned by (or leased to) and under the exclusive control of the licensee; (b) the program(s) shall **NOT** be used simultaneously on more than one machine, and (c) any computer(s) with AudioWarrior software installed shall not be sold, rented, leased, loaned or otherwise be removed from the licensee's possession without first removing (uninstalling) the licensed software, except as provided in Paragraph 4 (below) pertaining to "Software Transfer".

Storage/Network use. You may also store or install a copy of the "**AudioWarrior Product**" on a storage device, such as a network server, used only to install or run the "**AudioWarrior Product**" on your other computers over an internal network; however, you must acquire and dedicate a distinct license for each user of the "**AudioWarrior Product**" from the storage device. Any given license for the "**AudioWarrior Product**" **may not be shared or used concurrently or otherwise on different computers or by different developers in a given organization.**

### 3. REGISTRATION

You agree to provide true, accurate and complete information about yourself. If you provide any information that is untrue, inaccurate, not correct or incomplete, or AudioWarrior has reasonable grounds to suspect that such information is untrue, inaccurate, not correct or incomplete, AudioWarrior has the right to suspend or to revoke the license.

The termination of the license shall be without prejudice to any rights, whatsoever, of AudioWarrior.

### 3) DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS

Limitations on Reverse Engineering, Decompilation, and Disassembly. You may not reverse engineer, decompile, or disassemble the "**AudioWarrior Product**", except and only to the extent that applicable law notwithstanding this limitation of components expressly permits such activity. The "**AudioWarrior Product**" is licensed as a single product. Its component parts may not be separated for use on more than one computer.

### Not for Resale Version.

If the "**AudioWarrior Product**" is labeled "**Not for Resale**" or "**NFR**" or "**Evaluation Copy**", then, notwithstanding other sections of this EULA, you may not sell, or otherwise transfer the "**AudioWarrior Product**".

#### Rental.

You may not rent, lease, or lend the "**AudioWarrior Product**" to any party.

#### Software Transfer.

You may not transfer, license or sublicense your rights as Licensee of the software or any **AudioWarrior Product**, as licensed to you under this agreement without prior written consent of the rights owner. The carrier on which the **AudioWarrior Product** has been distributed may be transferred or otherwise made available to any third party only with the prior written consent of the rights owner and provided that (a) the original media and license(s) accompany the carrier and (b) the party transferring the media does not retain a copy of the media.

### 5) UPGRADES

If the "**AudioWarrior Product**" is labeled or otherwise identified by AudioWarrior as an "upgrade", you must be properly licensed to use a product identified by AudioWarrior as being eligible for the upgrade in order to use the "**AudioWarrior Product**".

An "**AudioWarrior Product**" labeled or otherwise identified by AudioWarrior as an upgrade replaces and/or supplements the product that formed the basis for your eligibility for such upgrade. You may use the resulting upgraded product only in accordance with the terms of this EULA. If the "**AudioWarrior Product**" is an upgrade of a component of a package of software programs that you licensed as a single product, the "**AudioWarrior Product**" may be used and transferred only as part of that single product package and may not be separated for use on more than one computer.

### 6) DUAL-MEDIA SOFTWARE.

You may receive the "**AudioWarrior Product**" in more than one medium

You may not loan, rent, lease, or otherwise transfer the other medium to another user, except as part of the permanent transfer (as provided above) of the "**AudioWarrior Product**".

### 7) LIMITED WARRANTY

AudioWarrior warrants to the original purchaser of the computer software

product, for a period of ninety (90) days following the date of original purchase, that under normal use, the software program and the user documentation are free from defects that will materially interfere with the operation of the program as described in the enclosed user documentation.

#### 8) WARRANTY CLAIMS

To make a warranty claim under the above limited warranty, please return the product to the point of purchase, accompanied by proof of purchase, your name, your return address and a statement of the defect, or send the CD(s) to us by first contacting us through one of the methods provided below within ninety (90) days of purchase. Include a copy of the dated purchase receipt, your name, your return address and a statement of the defect. AudioWarrior or its authorized dealer will use reasonable commercial efforts to repair or replace the product and return it to you (postage prepaid) or issue to you a credit equal to the purchase price, at its option.

#### 9) LIMITATIONS ON WARRANTY

AudioWarrior warrants only that the program will perform as described in the user documentation. No other advertising, description or representation, whether made by an AudioWarrior dealer, distributor, agent or employee, shall be binding upon AudioWarrior or shall change the terms of this warranty.

**EXCEPT AS STATED ABOVE, AUDIOWARRIOR MAKES NO OTHER WARRANTY, EXPRESSED OR IMPLIED, REGARDING THIS PRODUCT. AUDIOWARRIOR DISCLAIMS ANY WARRANTY THAT THE SOFTWARE IS FIT FOR A PARTICULAR PURPOSE, AND ANY IMPLIED WARRANTY OF MERCHANTABILITY SHALL BE LIMITED TO A NINETY (90) DAY DURATION OF THIS LIMITED EXPRESS WARRANTY AND IS OTHERWISE EXPRESSLY AND SPECIFICALLY DISCLAIMED. AUDIOWARRIOR SHALL NOT BE LIABLE FOR SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES, EVEN IF AUDIOWARRIOR IS ADVISED OF OR AWARE OF THE POSSIBILITY OF SUCH DAMAGES. THIS MEANS THAT AUDIOWARRIOR SHALL NOT BE RESPONSIBLE OR LIABLE FOR THE LOSS OF PROFITS OR REVENUES, OR FOR DAMAGES OR COSTS AS A RESULT OF LOSS OF TIME, DATA OR USE OF THE SOFTWARE, OR FROM ANY OTHER CAUSE EXCEPT THE ACTUAL COST OF THE PRODUCT. IN NO EVENT SHALL AUDIOWARRIOR LIABILITY EXCEED THE PURCHASE PRICE OF THIS PRODUCT.**

#### 10) CHOICE OF LAW:

You agree that any and all claims, suits or other disputes arising from your use of the software shall be determined in accordance with the laws of the State of Florida, in the event AudioWarrior is made a party thereto. You agree to submit to the jurisdiction of the state and federal courts in Saint Lucie County, Florida for all actions, whether in contract or in tort, arising from your use or purchase of the software.

#### 11. GENERAL:

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:

AudioWarrior  
P.O. Box 919  
Jensen Beach, Florida  
34958-0919 USA

© 2004-2006 AudioWarrior All rights reserved.