# SAFARI MONTAGE® SOFTWARE LICENSE AGREEMENT

BY INSTALLING OR OTHERWISE USING THE SAFARI MONTAGE SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE WITH ANY OF THE TERMS AND CONDITIONS OF THIS AGREEMENT, DO NOT INSTALL OR OTHERWISE USE THE SAFARI MONTAGE SOFTWARE.

THIS IS A LICENSE, NOT A SALE. ALL SAFARI MONTAGE SOFTWARE PRODUCTS ARE LICENSED ON THE TERMS AND CONDITIONS SET FORTH IN THIS SOFTWARE LICENSE AGREEMENT THAT, AMONG OTHER THINGS, DEFINE WHAT THE LICENSEE MAY AND MAY NOT DO WITH ANY SAFARI MONTAGE SOFTWARE AND CONTAIN LIMITATIONS ON DAMAGES, WARRANTIES AND REMEDIES.

## 1. DEFINITIONS.

- 1.1. "SAFARI Montage" means Library Video Company and its trade names, divisions, subsidiaries, successors, assigns and affiliates, if any.
- 1.2. "Software" means the operating system, the application software, third party software and other components licensed to Licensee in connection with the operation and use of the commercially marketed SAFARI Montage product and SAFARI Pathways software. Use and distribution of the SAFARI Montage Media Player is governed by the SAFARI Montage Media Player Distribution and License Agreement. Use of SAFARI Montage Live! Software is governed by the SAFARI Montage<sup>®</sup> Live! Software License Agreement.
- 1.3. "User Guide" means the explanatory written materials provided to Licensee in connection with the use of the Software, which guide may be updated by SAFARI Montage from time to time in its sole discretion.
- 1.4. "Administrator Guide" means the explanatory written materials provided to Licensee in connection with the Administrator's use of the Software, which guide may be updated by SAFARI Montage from time to time in its sole discretion.
- 1.5. Licensee; Administrator; End-Users and Authorized Representative.
  - 1.5.1. "Licensee" means the purchaser of the software license, which may include, without limitation, schools, school districts, regional media centers or like institutions. Licensee shall cause the Administrators and End-Users to comply with the terms of this Software License Agreement by implementing and distributing all necessary policies and notices and/or requiring Administrators and End-Users to agree to the terms of this Software License Agreement. Licensee is responsible and liable for compliance with the terms and conditions of this Software License Agreement and for any breach hereof.
  - 1.5.2. "Administrator(s)" means individual persons responsible for managing, coordinating and reporting on the Software functions, which may include, without limitation, librarians, information technology specialists, educators and other computer professionals and who are employed or contracted by Licensee.
  - 1.5.3. "End-User(s)" means individual persons who use the Software interface and related functions, which may include, without limitation, students, teachers, tutors, instructors, home school parents and other educators, which individuals are authorized to use and/or access the Licensee's private LAN or WAN.
- SOFTWARE LICENSE. SAFARI Montage either licenses Software directly or distributes Software that is licensed by a third party. In either case, Licensee does not obtain ownership of Software. If SAFARI Montage distributes any Software that is governed by a separate license agreement between Licensee and a third party, Licensee agrees that for any such third party Software (a) the terms of such separate license agreement (including its warranties, restrictions and remedies, if any) shall apply to that Software and are hereby incorporated by reference into this Software License Agreement, and (b) in the case of Software licensed under an open source license. With respect to Software directly licensed by SAFARI Montage to Licensee, SAFARI Montage hereby grants to Licensee, subject to the terms of this Software License Agreement, an on-transferable, non-exclusive license to:
  - 2.1. use the Software, in object code format only, on SAFARI Pathways or SAFARI Montage-branded hardware as appropriate, solely for Licensee's internal purposes;
  - 2.2. provide access to the Software and control of Software functions to the Administrator(s) to use expressly as set forth in the Administrator's Guide; and
  - 2.3. provide access to the media and Software functions to the End-Users to use expressly as set forth in the User Guide.
- 3. LICENSE RESTRICTIONS. The software license is subject to the express restrictions set forth below. Licensee shall not, and shall not allow or authorize any Administrator, End-User or other third party to:
  - 3.1. modify or create any derivative work of the Software or adapt, translate, reproduce or convert all or any part of the Software;
  - 3.2. reverse engineer, decompile or disassemble the Software or otherwise attempt to access the source code or method of operation;
  - 3.3. sell, license, sublicense, distribute, lease, rent, export, loan or otherwise transfer the Software to any third party or to provide a service bureau or to become an application service provider and allow third parties to access the Software;
  - 3.4. assign this Software License Agreement to any third party (and any attempt to do so shall be void);
  - 3.5. alter, obscure or remove any copyright, patent, trademark or other proprietary or legal notice on or in the Software;
  - 3.6. use the Software to infringe the intellectual property rights, the proprietary rights or the rights of publicity or privacy of any third party; or disseminate, publish or distribute information or materials in any form Licensee knows or should know is harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libelous or otherwise objectionable under applicable community standards; or
  - 3.7. use the Software except as expressly authorized herein or permit any third party to use the Software in any way that would constitute a breach of this Software License Agreement.
- USE OF INFORMATION AND MATERIALS WITH THE SOFTWARE. Licensee is, and shall remain, solely responsible for all information or materials in any form that Licensee (either directly or by an Administrator or End-User) uploads, posts, distributes, transmits or otherwise disseminates through, or in connection with, the Software. Licensee represents and warrants that Licensee is the owner or authorized user of all such materials or has obtained all necessary permissions and licenses to such materials that are or may be necessary to import, copy, display, perform, transmit, transfer, store, create derivative works and take any other similar action through the SAFARI Montage software.
- 5. LICENSE DURATION; AUDIT AND TERMINATION.
  - 5.1. Duration. The grant of license provided in this Software License Agreement is perpetual; provided, however, SAFARI Montage may terminate this Software License Agreement if the Licensee fails to comply with any of the terms and conditions herein and/or fails to timely pay all associated license fees. Further, Licensee recognizes, agrees and understands that SAFARI Montage does not represent and warrant that the Software will function in any specific manner for the duration of the license and further, that SAFARI Montage will provide technical support only for the current and preceding version of the Software during the period under which the Software is covered by the SAFARI Montage Software Limited Warranty or the SAFARI Montage Software Update Plan, and in accordance with the specific terms of each.
  - 5.2. Audit Rights. Licensee acknowledges and agrees to: (a) fully document and certify that use of the Software conforms to the license within twenty (20) days of SAFARI Montage's request for such documentation and certification; and/or (b) permit SAFARI Montage to audit the use of the Software in such reasonable manner as SAFARI Montage may consider appropriate. In the event any such documentation or audit demonstrates that Licensee is in breach of any provision of this Agreement, and Licensee fails to remedy the breach to the satisfaction of SAFARI Montage shall determine, in its sole discretion, the appropriate remedial action, which may include any or all of the following: (a) termination of the Agreement; (b) Licensee's payment of license ese; and/or (c) Licensee's modification or change to software usage to correct the deficiency and resolve the breach.
  - 5.3. Automatic Termination. Notwithstanding anything in section 5.1 to the contrary, this Software License Agreement shall terminate immediately upon the breach of sections 2 or 3, unless SAFARI Montage assents in writing to continue this Software License Agreement.
  - 5.4. Upon Termination. In the event of any termination of this Software License Agreement, Licensee must immediately cease use of the Software and return to SAFARI Montage or, upon request, destroy all copies of the Software and all of its component parts and certify such destruction to SAFARI Montage in writing. Sections 1, 4, 5, 9 and 12 shall survive any termination of this Software License Agreement.
- 6. CONSENT TO COLLECT AND USE DATA. During installation, maintenance and/or at other times related to the operation of the Software, Licensee and/or Licensee's computers may provide information, such as passwords, operating system configuration parameters or network addresses to SAFARI Montage. Licensee agrees that SAFARI Montage may collect and use such collected information in connection with Software and support services.
- 7. EXPORT RESTRICTIONS. The Software may be subject to U.S. export control laws or other governmental export and import laws and regulations. Licensee shall be solely responsible for complying with all applicable international and national laws that apply to the Software. In conjunction with the license restrictions set forth in section ., Licensee may not ship, transfer or export the Software into any country, or use the Software in any manner that is prohibited by the United States Export Administration Act or by any other export laws, restrictions or regulations of the United States, Canada or any other jurisdiction.

### 8. WARRANTY; REMEDIES.

- 8.1. Limited Warranty. SAFARI Montage's warranty obligations are limited to the United States and Canada and the terms set forth in the SAFARI Montage Hardware and Software Limited Warranty.
- 8.2. Remedies. SAFARI Montage's entire liability and Licensee's sole and exclusive remedy for any breach of the foregoing limited warranty will be, at SAFARI Montage's option, repair or replacement of the Software as detailed more fully in the SAFARI Montage Hardware and Software Limited Warranty.

### 9. EXCLUSION; LIMITATION OF REMEDIES AND DAMAGES.

9.1. Exclusion. THE FOREGOING LIMITED WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER REPRESENTATIONS, WARRANTIES OR CONDITIONS, WHETHER EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, MERCHANTABLE QUALITY AND FITNESS FOR A PARTICULAR PURPOSE.

In particular, SAFARI Montage does not represent or warrant that the Software will meet Licensee's requirements or that the operation of the Software will be uninterrupted or error-free. Except for the limited warranty provided herein, the Software is provided "as is" to Licensee. The Licensee assumes responsibility for the selection of the Software to achieve the Licensee's intended results, and for the use and results obtained from the Software.

- 9.2. Limitation of Liability. THE REMEDIES PROVIDED FOR IN THE LIMITED WARRANTY ARE THE EXCLUSIVE AND SOLE REMEDIES AVAILABLE TO THE LICENSEE. SAFARI MONTAGE, AND ITS AFFILIATES, SUBSIDIARIES, DIVISIONS, SUCCESSORS, ASSIGNS AND/OR ANY OF ITS SUPPLIERS OR MANUFACTURERS, SHALL NOT BE LIABLE, REGARDLESS OF CIRCUMSTANCES AND REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT OR IN TORT, FOR ANY INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR EXEMPLARY LOSSES OR DAMAGES OF ANY NATURE OR KIND WHATSOEVER INCLUDING, BUT NOT LIMITED TO, LOSSES OR DAMAGES ARISING OUT OF OR RESULTING FROM USE OF THE SOFTWARE, LOST OR CORRUPTED LICENSEE OR THIRD PARTY DATA, LOST PROFITS OR LOST GOODWILL, FAILURE TO REALIZE SAVINGS OR FOR ANY CLAIM OR DEMAND AGAINST THE LICENSEE BY ANY THIRD PARTY, EVEN IF SUCH PARTY HAS BEEN ADVISED (OR KNOWS OF OR SHOULD HAVE KNOWN OF) THE POSSIBLITY OF SUCH LOSSES OR DAMAGES.
- 10. OWNERSHIP. SAFARI Montage is the owner, or licensee, of all intellectual property rights in and to the Software, including without limitation, all copyrights, trademarks, trade secrets, patents and all derivative works, adaptations, modifications, additions, translations and changes thereto. Licensee shall have no right, title or interest in or to the Software except in accordance with the license grant. SAFARI Montage has, and retains, the right to modify or remove any feature or functionality of the Software in any future release of the Software.

# 11. INDEMNIFICATION.

- 11.1. Indemnity. Licensee shall indemnify and save harmless, to the extent permitted by state statute, SAFARI Montage from and against any and all losses, damages, expenses or claims of any nature, whatsoever, SAFARI Montage may suffer or incur as a result of any breach by Licensee of any provision of this Software License Agreement. This provision shall survive the termination of this Software License Agreement for any reason.
- 11.2. Infringement Indemnity. SAFARI Montage shall indemnify, defend or, at its option, settle any claim or suit against Licensee arising from a claim that the Software infringes any patent, trademark, copyright or trade secret, and SAFARI Montage shall pay any final judgment entered against Licensee in any such proceeding; provided SAFARI Montage has sole control of such defense and/or settlement, and Licensee promptly notifies SAFARI Montage may and provides SAFARI Montage with reasonable assistance. If any part of the Software is, or becomes, the subject of any such proceeding or is adjudicated to infringe, SAFARI Montage may, at its expense and option, do one of the following things: (i) procure for Licensee the right to continue to use the Software; (ii) replace the Software into ther suitable software or programs; (iii) modify the Software to make it non-infringing; or (iv) if none of the foregoing are commercially reasonable, terminate the Software license and refund the payments paid by Licensee for the Software or the affected part(s) thereof, less reasonable amortization for use. SAFARI Montage shall have no obligations under this section with respect to any claim to the extent it is based upon the combination, operation or use of the Software with software or hardware other than as specified by SAFARI Montage, if such infringement would have been avoided in the absence of such combination, operation or use. This infringement indemnity does not apply to any third party manufactured products.

### 12. MISCELLANEOUS.

- 12.1. Entire Agreement and Application to Updates and Upgrades. This Software License Agreement constitutes the entire agreement and understanding between Licensee and SAFARI Montage pertaining to Licensee's right to use the Software. This Software License Agreement supersedes all prior or collateral oral or written representations discussions, communications, advertising or agreements related thereto, and SAFARI Montage is not bound by any representation or inducement not specifically set forth herein. This Software License Agreement will govern any update (bug fix) or upgrade (improved functionality) to the Software that SAFARI Montage makes generally commercially available to Licensee, unless a supplemental software license agreement specifies otherwise. In connection with the update or upgrade, SAFARI Montage hereby grants a limited, non-exclusive license to Licensee to install the software solely on the SAFARI Montage or SAFARI Pathways system, as applicable.
- 12.2. Modification. This Agreement may not be modified or amended except in writing signed by an authorized representative of SAFARI Montage. No other SAFARI Montage employee is authorized to modify this Agreement or to make any representations or agreements, written or oral, concerning this subject matter herein, and no such modification, representation or agreement shall be binding upon SAFARI Montage.
- 12.3. Severability. Each and every provision of this Software License Agreement is severable. If a court of competent jurisdiction declares any provision hereof to be void or unenforceable, then the same shall be struck from this Software License Agreement without in any way affecting the validity of any other provision of this Software License Agreement. This Software License Agreement will be deemed amended to the extent necessary to make it enforceable and valid, and the remaining terms and provisions will remain in full force and effect.
- 12.4. Non-Transferable, Waiver and Notice. This Agreement is non-transferable and may not be assigned without the prior written approval of SAFARI Montage and any attempt to assign this Agreement without authorization shall be deemed null and void. SAFARI Montage's failure to exercise any rights herein shall not constitute or be deemed a waiver or forfeiture of such rights. Any notices required to be given hereunder shall be given in writing and addressed as follows: if to Licensee, to the address and individual of the customer on file; and if to SAFARI Montage, to the chief legal officer at the corporate headquarters.
- 12.5. Governing Law. This Agreement shall be enforced and interpreted subject to the laws of the Commonwealth of Pennsylvania, without regard to any conflict of law principles.
- 12.6. Force Majeure. SAFARI Montage shall not be liable for any failure in service as a result of SAFARI Montage's being delayed, prevented, or hindered in the performance of its obligations under this Agreement (or its agents, employees, or contractors) by reason of any circumstances beyond its reasonable control, including, without limitation, fire, flood, power surges, civil disorder, government actions, war, terrorism, import or export regulations or embargoes, labor disputes, strikes, supply disruptions and/or acts of God, including without limitation lightning and earthquakes.

SAFARI Montage Software License Agreement RK 02.03.12 L5303 G1249SLA03

