End-User License Agreement for LitePlacer software

This End-User License Agreement (EULA) is a legal agreement between you (either an individual or a single entity) and the mentioned author (Kuusama Audio Oy) of this Software for the software product identified above, which includes computer software and source code and may include associated media, printed materials, and “online” or electronic documentation (“SOFTWARE PRODUCT”).

By installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bounded by the terms of this EULA. If you do not agree to the terms of this EULA, do not install or use the SOFTWARE PRODUCT.

GRANT OF LICENSE.

This EULA grants you the following rights: Installation and Use. You may install and use an unlimited number of copies of the SOFTWARE PRODUCT.

You may modify and recompile the SOFTWARE PRODUCT. You agree that your modifications or additions to the SOFTWARE PRODUCT are also covered by this EULA.

The SOFTWARE PRODUCT may not be sold or included in a product or package that intends to receive benefits through the inclusion of the SOFTWARE PRODUCT.

LIMITED WARRANTY

NO WARRANTIES.

The Author of this Software expressly disclaims any warranty for the SOFTWARE PRODUCT. The SOFTWARE PRODUCT and any related documentation is provided “as is” without warranty of any kind, either express or implied, including, without limitation, the implied warranties or merchantability, fitness for a particular purpose, or noninfringement. The entire risk arising out of use or performance of the SOFTWARE PRODUCT remains with you. You shall be solely liable to any damage, defect or loss incurred as a result of operating software and undertake the risks contained in running The Software.

Nothing in this Agreement shall require The Author to provide you with support or fixes to any bug, failure, mis-performance or other defect in The Software.

NO LIABILITY FOR DAMAGES.

In no event shall The Author of this Software be liable for any special, consequential, incidental or indirect damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this product, even if The Author of this Software is aware of the possibility of such damages and known defects.

You hereby warrant to hold The Author harmless and indemnify The Author for any lawsuit brought against it in regards to your use of The Software.

You hereby agrees not to initiate class-action lawsuits against The Author in relation to this license and to compensate The Author for any legal fees, cost or attorney fees should any claim brought by you against The Author be denied, in part or in full.