License Agreement for the Wild Magic Version 4 Foundation Library

License Version 1.0, July 1, 2006

The Wild Magic Version 4 Libraries are included on the CDROM that accompanies the book, 3D Game Engine Design (2nd Edition), published by Morgan Kaufmann Publishers, San Francisco, California. The Foundation Library ("Software") consists of all the computer source code contained in the CDROM folder

GeometricTools/WildMagic4/LibFoundation

and all its subfolders. Each source file of the Software contains a copyright notice and license agreement information ("File Preamble") that governs that file. The Software is also available for downloading from our company website, http://www.geometrictools.com. This License Agreement ("Agreement") governs the use of the Software and is a legal agreement between you and Geometric Tools, Inc., a North Carolina corporation. By installing, copying, or otherwise using the Software, you agree to be bound by the terms of this Agreement. If you do not agree to the terms of this Agreement, you may not use the Software, and you must remove the Software from your computer. This Agreement shall be effective on the first day you use or accept The Software governed by this Agreement, whichever is earlier.

- 1. Grant of License. We grant you a nonexclusive and royalty-free license to use the Software subject to the following terms and conditions:
 - (a) The Software may be used, edited, modified, copied, and distributed by you provided that the File Preambles in the source files are preserved in their original format. If you edit or modify a source file of the Software and then distribute that source file, you must include comments after the File Preamble to let the recipient know that the source file is not the original version.
 - (b) The Software may be used by you for commercial products provided that such products are not intended to wrap the Software solely for the purposes of selling it as if it were your own product. The intent of this clause is that you use the Software (in part or in whole) to assist you in building your own original products. An example that obviously violates this clause is to compile the Software into a library (in part or in whole), bundle it with the headers files as a Software Development Kit (SDK), and then sell that SDK to others.
- 2. Disclaimer of Warranty. We make no warranties at all. The Software is transferred to you on an "as is" basis. You use the Software at your own peril. You assume all risk of loss for all claims or controversies, now existing or hereafter, arising out of use of the Software. We shall have no liability based on a claim that your use or combination of the Software with products or data not supplied by us infringes any patent, copyright, or proprietary right. All other warranties, expressed or implied, including, without limitation, any warranty of merchantability or fitness for a particular purpose are hereby excluded.
- 3. Limitation of Liability. We will have no liability for special, incidental or consequential damages even if advised of the possibility of such damages. We will not be liable for any other damages or loss in any way connected with The Software.
- 4. Entire Agreement, Amendments. This Agreement represents the complete and exclusive statement of the Agreements between the parties relating to the licensing of the Software and maintenance of the Software and supersedes all prior Agreements and representations between them relating to such licensing. Modifications to this Agreement shall not be effective unless in writing and signed by the party against whom enforcement is sought. The terms of this Agreement shall not be amended or changed by any purchase order or acknowledgment even if we have signed such documents.
- 5. North Carolina Law, Severability. This Agreement will be governed by North Carolina law. If any provision of this Agreement shall be unlawful, void, or for any reason unenforceable, it shall be deemed severable from and shall in no way affect the validity or enforceability of the remaining provisions of this Agreement.