

NOITOM SOFTWARE LICENSE AGREEMENT FOR NOITOM HI5 SDK

Notice to user: THIS IS A LICENSE AGREEMENT BETWEEN YOU AND NOITOM. BY INDICATING YOUR ACCEPTANCE AS SET FORTH BELOW, YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT. This License Agreement accompanies the NOITOM Hi5 Software Development Kit(s) and related explanatory materials (the “SDK”). This copy of the SDK and the Example Code is licensed to You as the end user or to Your employer or another third party authorized to permit Your use of the SDK and/or the Example Code. You agree that this License Agreement is enforceable like any written negotiated agreement signed by You and that Your use of the SDK and/or the Example Code constitutes acceptance of the Agreement terms. If you do not agree to the terms of this Agreement, do not use the SDK or the Game Example Code.

1. DEFINITIONS.

- 1.1. “Licensed Material” means the SDK and the Game Example Code in source, binary, or object code format.
- 1.2. “SDK” means the NOITOM Hand Interaction Software Development Kit(s), any update, revision, modification, and new version of the SDK, and any SDK Derivative.
- 1.3. “SDK Derivatives” means source, binary, or object code derived exclusively from the SDK; provided, however, that SDK Derivatives do not include applications, games, or demos which may be developed using the SDK. By way of example, an application or game or demo that is developed using the SDK would not be a SDK Derivative. By way of example, but not limitation, a SDK Derivative is or would be: either (i) an adaptation of a utility or piece of code from the SDK to improve efficiency; or (ii) an addition of code or improvement to the SDK that adds functionality.
- 1.4. “Game Example Code” means the source code and the Assets of the Game Examples for Perception Neuron and for NOITOM Hi5 glove.
- 1.5. “Assets” means digital models, graphics textures, audio data, and other visual or audio resources that may be used for building an application, game, or demo.

- 1.6. “NOITOM System and Equipment” means motion capture systems and devices developed by NOITOM, including but not limited to NOITOM’s Perception Neuron motion capture system and Hi5 glove.
 - 1.7. Developer, You and Your refer to any person or entity acquiring or using the SDK or the Game Example Code under the terms of this License Agreement.
- 2. LICENSE.** Subject to the terms, conditions, and restrictions contained in this Section 2, NOITOM grants to You a nonexclusive, worldwide, royalty-free license to use the items in the Licensed Material only for development of applications, games, or demos that are designed for or compatible with NOITOM System and Equipment.
- 2.1. You may use, modify, or merge all or portions of the Licensed Material with Your applications, games, or demos and distribute it as part of Your products. Your applications, games, or demos must be designed for or compatible with NOITOM System and Equipment. Any modified or merged portion of the Licensed Material is subject to this License Agreement. You are required to include NOITOM’s copyright notices on Your applications, games, or demos where such Licensed Material is used.
 - 2.2. You may create SDK Derivatives. Any SDK Derivative you created must be designed for or compatible with NOITOM System and Equipment. You hereby agree and accept that NOITOM shall own all right, title and interest to the intellectual property rights, including, but not limited to copyright, trademark and patent rights, to any SDK Derivative that you may create, and you hereby assign any and all such rights to such SDK Derivative to NOITOM. And such SDK Derivative shall be considered and included as part of the Licensed Material as soon as it is created and shall be subject to this License Agreement as well. You also agree upon NOITOM’s request to provide the source code of any SDK Derivative you created to NOITOM. **FAILURE TO COMPLY WITH THIS REQUEST IS THE BASIS FOR AUTOMATIC TERMINATION OF THIS LICENSE BY NOITOM.**
 - 2.3. Subject to Section 2.2 above, You may release the source code of any SDK Derivative you created. If so, the released source code must carry prominent notices stating that it is released under this License Agreement.
 - 2.4. You may redistribute the Licensed Material in whole or in part as part of Your application, game, or demo **for no charge**. You may redistribute the Licensed Material in whole or in part as part of Your application, game, or demo **for charge** only if Your application, game, or demo is designed for

or compatible with NOITOM System and Equipment. You may not redistribute the Licensed Material in whole or in part by itself **for charge**.

- 3. PROPRIETARY RIGHTS.** The items contained in the Licensed Material are the intellectual property of NOITOM and are protected by United States copyright and patent law, international treaty provisions and applicable laws of the country in which it is being used. You agree to protect all copyright and other ownership interests of NOITOM in all items in the Licensed Material supplied under this License Agreement. You agree that all copies of the items in the Licensed Material, reproduced for any reason by You, contain the same copyright notices, and other proprietary notices as appropriate, as appear on or in the master items delivered by NOITOM in the Licensed Material. NOITOM retains title and ownership of the items in the Licensed Material, the media on which it is recorded, and all subsequent copies, regardless of the form or media in or on which the original and other copies may exist. Except as stated above, this License Agreement does not grant You any rights to patents, copyrights, trade secrets, trademarks or any other rights in respect to the items in the Licensed Material.
- 4. TERM.** This License Agreement is effective until terminated. NOITOM has the right to terminate this License Agreement immediately, without judicial intervention, if You fail to comply with any term herein. Upon any such termination You must remove all full and partial copies of the items in the Licensed Material from your computer and discontinue the use of the items in the Licensed Material.
- 5. DISCLAIMER OF WARRANTY.** NOITOM licenses the Licensed Material to You only on an “AS-IS” basis. NOITOM makes no representation with respect to the adequacy of any items in the Licensed Material, whether or not used by You in the development of any products, for any particular purpose or with respect to their adequacy to produce any particular result. NOITOM shall not be liable for loss or damage arising out of this License Agreement or from the distribution or use of Your products containing portions of the Licensed Material. NOITOM DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED CONDITIONS OR WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE OR NONINFRINGEMENT OF ANY THIRD PARTY RIGHT IN RESPECT OF THE ITEMS IN THE LICENSED MATERIAL OR ANY SERVICES RELATED TO THE LICENSED MATERIAL.

Some states or jurisdictions do not allow the exclusion or limitation of incidental, consequential or special damages, or the exclusion of implied warranties or limitations on how long an implied warranty may last, so the above limitations may not apply to You. You may have rights which vary from state to state or jurisdiction to jurisdiction. The foregoing does not affect or prejudice Your statutory rights. To the extent permissible any implied warranties are limited to ninety (90) days.

NOITOM is under no obligation to provide any support under this License Agreement, including upgrades or future versions of the Licensed Material or any portions thereof, to You or to any other party.

- 6. LIMITATION OF LIABILITY.** Notwithstanding any other provisions of this License Agreement, NOITOM's liability to You under this License Agreement shall be limited to the amount paid by You for the Licensed Material.

IN NO EVENT WILL NOITOM BE LIABLE TO YOU FOR ANY CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGES INCLUDING DAMAGES FOR ANY LOST PROFITS, LOST SAVINGS, LOSS OF DATA, COSTS, FEES OR EXPENSES OF ANY KIND OR NATURE ARISING OUT OF ANY PROVISION OF THIS LICENSE AGREEMENT OR THE USE OR INABILITY TO USE THE ITEMS IN THE LICENSED MATERIAL, EVEN IF A NOITOM REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY PARTY. Some jurisdictions do not allow the exclusion or limitation of incidental, consequential or special damages, so the above limitation or exclusion may not apply to You. Nothing contained in this Agreement shall prejudice the statutory rights of any party dealing as a consumer.

- 7. INDEMNIFICATION.** You agree to indemnify, hold harmless, and defend NOITOM from and against any claims or lawsuits, including attorneys' fees, that arise or result from the use and distribution of Your product that contains or is based upon any portion of the Licensed Material, provided that NOITOM gives You prompt written notice of any such claim, tenders to You the defense or settlement of such a claim at Your expense and cooperates with You, at Your expense, in defending or settling such claim.
- 8. CHOICE OF LAW.** This License Agreement shall be governed by and construed in accordance with the substantive laws in force: (a) in the State of California, if a license to the Licensed Material is obtained when you are in the United States or Canada; or (b) in China, if a license to the Licensed Material is

obtained when you are in China, Japan, Korea, or any other jurisdiction not described above. You agree that any controversy or claim arising out of or relating to this License Agreement, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association in accordance with its Consumer Arbitration Rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. This License Agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

- 9. NO WAIVER.** Failure by NOITOM at any time to enforce any of the provisions of this License Agreement will not be construed as a waiver of such provisions or in any way affect the validity of this License Agreement or parts thereof.
- 10. SEVERABILITY.** If parts of this License Agreement are held to be illegal or otherwise unenforceable, the remainder of this License Agreement should still apply.