

THIS IS A LEGAL AGREEMENT ("Agreement") BETWEEN YOU AND PIXARRA INC. ("Pixarra"). YOU HAVE SIGNIFIED YOUR AGREEMENT TO THE FOLLOWING TERMS AND CONDITIONS BY INSTALLING THIS SOFTWARE COMPONENT. IF YOU DO NOT AGREE WITH THE FOLLOWING TERMS AND CONDITIONS OF THIS AGREEMENT, EXIT THIS INSTALLATION AND DELETE THE INSTALLATION PACKAGE.

1. Pixarra owns all files included in this software component (this "Software"). This Software is protected by United States copyright laws and international treaty provisions. You may use this Software only as stated in this Agreement. This Agreement is governed by the laws of the State of Illinois.

2. Under this Agreement you may: (1) install and use the licensed Software on one computer system for use by you; (2) install and use the licensed Software on a second computer system as long as only one copy of the Software is in use at any one time and only used by you; and (3) make one copy of the Software for backup purposes only.

3. YOU MAY NOT: (1) use, copy, modify, merge, and/or transfer copies of this Software except as provided in this Agreement; (2) reverse engineer, reverse assemble or reverse compile this Software or any component thereof; (3) sublicense, rent, lease, sell, or assign this Software; (4) distribute this Software in any incomplete or altered form; (5) distribute this software for profit (6) share or distribute your license information or (7) incorporate this Software as part or all of a product.

4. LIMITED WARRANTY: THIS SOFTWARE IS LICENSED "AS IS." THIS WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES EXPRESSED OR IMPLIED, INCLUDING, BY WAY OF EXAMPLE THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Some jurisdictions do not allow the exclusion or limitation of implied warranties, so the above exclusions and limitations may not apply to you.

5. Pixarra and its affiliates entire liability and your exclusive remedy under this Agreement is limited to no more than you paid for this Software. For any claim (including fundamental breach), in any form, related in any way to this Agreement, Pixarra's liability will be for actual damages only and will be limited to the purchase price, if any, you paid for this Software.

6. Pixarra and/or its affiliates will not be liable for any lost profits, lost savings, or any incidental damages or other economic consequential damages (including loss of information), even if Pixarra or its affiliates have been advised of the possibility of such damages. Pixarra will not be liable for any damages claimed by you based on any third party claim. This limitation of remedies also applies to any developer of Software supplied to Pixarra. Pixarra and the developer's limitation of remedies are not cumulative. Such developer is an intended beneficiary of this Section. This limitation of remedies also applies to any licensor of content supplied to Pixarra. Pixarra and the licensor's limitation of remedies are not cumulative. Such licensor is an intended beneficiary of this Section. If you have further questions regarding this Software, please