

27 August 2007

## KAKADU SOFTWARE SINGLE USER NON-COMMERCIAL LICENSE AGREEMENT

Permission to use the KAKADU software is conditional upon you, the Licensee, agreeing to the terms and conditions set out below paying the License Fee. Do not purchase nor install KAKADU software until you have read and accepted all the terms of the license and agree to become a licensee of the KAKADU software.

**YOUR PURCHASE AND/OR INSTALLATION OF THE KAKADU SOFTWARE IS DEEMED TO BE YOUR ACCEPTANCE OF THE FOLLOWING TERMS. ONCE YOU HAVE MADE PAYMENT FOR OR INSTALLED THE KAKADU SOFTWARE, YOU ARE BOUND BY THESE TERMS.**

You agree that the following terms constitute the COMPLETE and EXCLUSIVE statement of agreement between you and NEWSOUTH INNOVATIONS PTY LIMITED with respect to the KAKADU Software and SUPERSEDES all proposals and prior agreements, oral or written, and any other communications between us relating to the KAKADU software.

1. **LICENSE GRANT.** NewSouth Innovations Pty Limited ACN 000 263 025 ('NSi') hereby grants to Licensee a non-exclusive license to install and use the KAKADU software and accompanying documentation as provided herein. The license to the KAKADU Software is personal to the Licensee, and the intellectual property rights in the KAKADU Software shall at all times remain the property of NSi, and the Licensee shall have no right, title, or interest therein, except as expressly set forth in this Agreement.
2. **DEFINITIONS.**
  - 2.1. **Application:** Compiled code generated using the KAKADU source code, or Reusable Code derived from the KAKADU source code, or any part thereof. No part of an Application is Reusable Code.
  - 2.2. **Deployment:** Distribution of one or more Applications to a Third Party. **Deploy** shall be similarly construed.
  - 2.3. **Details:** means the details as completed and set out in the online or fax order form accompanying and forming part of this license Agreement.
  - 2.4. **KAKADU Software:** The KAKADU software and related electronic documentation provided to the Licensee at the time of purchase of this license, together with any improvements or enhancements if any made available by NSi to the Licensee from time to time.
  - 2.5. **License Fee:** The license fee specified in the Details.

- 2.6 **Licensee:** The individual single end-user that has purchased the KAKADU Software and is granted the non-commercial license under this Agreement.
- 2.7 **Reusable Code:** The original KAKADU Software source code, as distributed with this license, with or without modifications and exclusions. Reusable code also includes any intermediate compiled form, such as dynamically or statically linked libraries, which allow the functionality of the KAKADU Software source code to be reproduced in a variety of Applications.
- 2.8 **Third Party:** Any person or legal entity which is not NSi or the Licensee.
3. The Licensee shall have the right to install and use the KAKADU Software and to develop Applications for the Licensee's own use.
  4. The Licensee shall have the right to Deployment of the KAKADU Software, provided that such Deployment does not result in any direct or indirect financial return to the Licensee or any other Third Party which further supplies or otherwise uses such Applications. All copies of Applications shall contain notification that they were developed using the KAKADU Software.
  5. The Licensee shall have the right to distribute Reusable Code to a Third Party, provided the Third Party possesses a license to use the KAKADU Software and provided also that such distribution does not result in any direct or indirect financial return to the Licensee. All copies of such distributed Reusable Code shall contain all copyright and propriety notices from the original source code.
  6. The Licensee shall have the right to use the KAKADU Software indefinitely, subject to the TERMINATION provisions in this Agreement.
  7. The Licensee must hold the KAKADU Software source code in strict confidence at all times and not use the source code or permit it to be used, except in accordance with this Agreement.
  8. NSi may terminate this license grant, by written notice to Licensee if Licensee breaches any term of this Agreement.
  9. Absent appropriate exemption certificate(s), Licensee shall pay all taxes, duties, or customs, except for taxes based on NSi net income.
  10. Licensee shall not use the name, trade names or trade marks of NSi or any of its affiliates in any advertising, promotional literature or any other material, whether in written, electronic, or other form, distributed to any third party, except in the form provided by NSi, and then solely for purposes of identifying NSi software.
  11. This license is non-transferable to a third party and may not be sub-licensed to any other person.

12. THE KAKADU SOFTWARE IS A COLLECTION OF SOFTWARE TOOLS, WHICH MAY NOT BE APPROPRIATE FOR THE INTENDED PURPOSE. NSI DOES NOT WARRANT THAT: THE OPERATION OF THE KAKADU SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE; THE KAKADU SOFTWARE IS FIT FOR ANY PARTICULAR PURPOSE; OR THE KAKADU SOFTWARE OR ITS USE DOES NOT INFRINGE THE RIGHTS OF A THIRD PARTY.

TO THE EXTENT PERMITTED BY LAW ALL WARRANTIES, TERMS AND CONDITIONS NOT EXPRESSLY INCLUDED IN THE AGREEMENT ARE EXCLUDED. NSI SHALL HAVE NO LIABILITY FOR ANY INDIRECT OR CONSEQUENTIAL LOSS (WHETHER FORESEEABLE OR OTHERWISE), LOSS OF PROFITS, LOSS OF BUSINESS, LOSS OF OPPORTUNITY, OR LOSS OF USE OF ANY COMPUTER HARDWARE OR SOFTWARE RESULTING FROM THE USE OF THE KAKADU SOFTWARE.

THE KAKADU SOFTWARE SHOULD NOT BE RELIED ON AS THE SOLE BASIS TO SOLVE A PROBLEM WHOSE INCORRECT SOLUTION COULD RESULT IN INJURY OR LOSS TO PERSON OR PROPERTY. IF THE SOFTWARE IS EMPLOYED IN SUCH A MANNER, IT IS AT THE LICENSEE'S OWN RISK AND NSI EXPLICITLY DISCLAIMS ALL LIABILITY FOR SUCH MISUSE TO THE EXTENT ALLOWED BY LAW.

NSI'S LIABILITY FOR MATTERS IN RELATION TO WHICH LIABILITY BY LAW CANNOT BE EXCLUDED OR LIMITED SHALL NOT BE EXCLUDED OR LIMITED. EXCEPT AS AFORESAID, ALL OTHER LIABILITY OF NSI, WHETHER IN RELATION TO BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE SHALL NOT IN AGGREGATE EXCEED THE AMOUNT PAID TO NSI UNDER THIS AGREEMENT FOR THE KAKADU SOFTWARE.

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF WARRANTIES AND LIABILITY, SO THE ABOVE EXCLUSIONS AND LIMITATIONS MAY NOT APPLY TO LICENSEE.

WHERE AVAILABLE, NSI'S LIABILITY UNDER TERMS AND CONDITIONS THAT ARE IMPLIED BY LAW AND WHICH MAY NOT BE EXCLUDED IS LIMITED TO, AT NSI'S OPTION, RESUPPLY OF THE KAKADU SOFTWARE OR PAYMENT OF THE COST OF RESUPPLY OF THE KAKADU SOFTWARE.

13. To the extent any applicable law, treaty, or regulation is in conflict with this Agreement, the conflicting terms of this Agreement shall be superseded only to the extent necessary by such law, treaty, or regulation. If any provision of this Agreement shall be otherwise unlawful, void, or otherwise unenforceable, that provision shall be enforced to the maximum extent permissible. In either case, the remainder of this Agreement shall not be affected.

This Agreement contains the entire understanding of the parties and may not be modified or amended except by written instrument, executed by authorized representatives of NSi and Licensee.

14. This Agreement contains the entire understanding of the parties and may not be modified or amended except by written instrument, executed by authorized representatives of NSi and Licensee.
15. This Agreement is governed by the laws of New South Wales, Australia and, the parties submit to the non-exclusive jurisdiction of the courts of that State and the Commonwealth of Australia.