

HYPERSTUDIO PLAYER DISTRIBUTION LICENSE AGREEMENT

KNOWLEDGE ADVENTURE, INC.
19840 PIONEER AVENUE
TORRANCE, CA 90503
TEL: 310-793-0600
FAX: 310-793-0601

LICENSEE

Name: _____

Individual to contact: _____

Email Address (if avail.): _____

Ship to Address: _____

City, State, Zip: _____

Phone number: (_____) _____

Fax number (if avail.): (_____) _____

The computer software program HyperStudio Player is a "run-time version" of the program HyperStudio®, designed and intended for the purpose of running HyperStudio® applications, called "stacks," that are created for use with the HyperStudio® computer software. This run-time version (HyperStudio Player) does not allow editing of a stack.

Knowledge Adventure, Inc. ("KA") has the right to License the computer software program HyperStudio Player (hereinafter called "HS Player"), which are portions of the computer software package "HyperStudio®". Licensee desires to obtain a License from KA to duplicate the HS Player for use solely in combination with Licensee's own stacks ("Licensee Stacks") used in computer software products developed by Licensee identified in Exhibit A ("Licensee Products").

All owners of a legal copy of HyperStudio® receive a License to distribute the HS Player for non-profit use, such as distribution of public domain software, demonstration disks (when not sold for profit), or shareware. Stacks distributed for commercial gain shall be considered for-profit distribution of the HS Player, and as such require this agreement to be completed and signed by an officer or authorized agent of KA.

KA and Licensee agree that the following terms and conditions shall govern the License of HS Player to Licensee.

1. LICENSE

a. KA hereby grants to Licensee, and Licensee hereby accepts, a non-exclusive non-transferable License (“the License”) to duplicate and distribute HS Player for profit, but only for use in combination with Licensees Stacks used in the Licensee Products identified in Exhibit A. Licensee may distribute HS Player in object code form only and only on magnetic disks, the internet or multimedia products on which Licensee Stacks are also recorded. Licensee agrees that this License gives no title or rights of ownership in the HS Player or HyperStudio software and acknowledges that such Software is proprietary to KA.

b. This License shall be understood and interpreted as an aid to Licensee and shall not be construed to permit customers of Licensee to make copies of HS Player onto another diskette (except for archive purposes) or into memory unless as part of the execution of Licensee Stacks. Licensee shall not distribute HS Player separately or in combination with computer software programs other than Licensee Products.

c. Licensee Agrees not to reverse engineer, disassemble, decompile, or otherwise make any attempt to discover the source code of the HS Player.

d. The License is valid only if the Licensee has returned to KA a serialized software registration card from a legal copy of the HyperStudio® package.

2. EFFECTIVE DATE; TERM

The effective date of this License Agreement shall be the date of KA’s execution of this License. The term of this License shall be two years from the effective date. The term of this License Agreement can be extended by the Licensee for two additional years on each anniversary date of this License agreement by a written request to KA for such an extension. The foregoing shall not affect KA’s right to terminate the License at any time for cause as provided in Paragraph 11.

3. CONSIDERATION

Licensee will include on the title page of the program documentation (if any), and on the product packaging (if any) the sentence: “The multimedia environment of this software is provided by HyperStudio®, a product of Knowledge Adventure, Inc.” If there is no documentation or packaging, then the sentence shall appear in a conspicuous place in the Licensee Stacks. Licensee shall also provide to KA one copy of Licensee product in each of the media and formats in which the Stack is to be distributed. These copies become the property of KA and will only be returned at the sole discretion of KA.

4. ACCEPTANCE

In order to accept this License, Licensee must submit an executed copy of this License agreement, and the copies of the product required by Section 3 hereof . This License is not valid until a copy of this License Agreement, executed by a duly authorized officer of KA, is returned to Licensee.

5. EXPENSES

Licensee shall be solely responsible for all expenses incurred in the distribution of HS Player by

Licensee.

6. MODIFICATION

Licensee agrees to not alter, or distribute software or information designed to alter, the HS Player, without the prior written permission of KA. Any portion of the HS Player that is modified after such consent will continue to be subject to the terms and conditions of this License.

7. DISCLAIMER OF WARRANTY

KA Licenses the HS Player to Licensee hereunder solely on an "as is" basis. KA MAKES NO WARRANTIES, EITHER EXPRESS OR IMPLIED, REGARDING THE SOFTWARE, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PARTICULAR PURPOSE. Without limiting the foregoing, in no event shall KA be liable for incidental or consequential damages resulting from the use, License, or distribution of the HS Player by Licensee or others, whether under theory of warranty, tort, products liability, except for indemnification for infringement as and to the extent provided in paragraph 9.

8. LABELING

a. Licensee shall not remove any copyright notices, warranties or disclaimers, serial numbers, or proprietary legends contained within the HS Player.

b. Licensee shall include on the label of each diskette the copyright notice:

"HyperStudio® Copyright © 1993-2000 Knowledge Adventure, Inc. All Rights Reserved."

c. Licensee may also include an additional copyright notice reflecting the copyright ownership of Licensee Stacks and Licensee Products recorded on the same diskette. Licensee shall also include in a conspicuous place in the manual, and in bold letters, a warranty disclaimer as follows:

"KNOWLEDGE ADVENTURE, INC. MAKES NO WARRANTIES, EITHER EXPRESS OR IMPLIED, REGARDING THE ENCLOSED COMPUTER SOFTWARE PACKAGE, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PARTICULAR PURPOSE. THE EXCLUSION OF IMPLIED WARRANTIES IS NOT PERMITTED IN SOME STATES. THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. THIS WARRANTY PROVIDES YOU WITH SPECIFIC LEGAL RIGHTS. THERE MAY BE OTHER RIGHTS THAT YOU MAY HAVE WHICH VARY FROM STATE TO STATE."

If Licensee Products do not contain a manual, the paragraph above shall appear in a conspicuous place in Licensee Stacks.

d. Licensee shall also include in a conspicuous place in the manual the following language:

"HyperStudio Player (a run-time version of the copyrighted computer program HyperStudio®), Licensed to (*Licensee's Name*) to distribute only in combination with (*Title of Licensee Product*). HyperStudio Player may not be copied onto another diskette, except for archive purposes, or into memory unless part of the execution of (*Title of Licensee Product*)."

If Licensee Products do not contain a manual, the paragraph above shall appear in a conspicu-

ous place in Licensee Stacks.

e. KA may, during the term of this License, require revisions or additions to the notices to be placed in the Licensee's manual. Licensee shall incorporate such revisions or additions to the notices required herein, within one hundred and twenty (120) days of written notice from KA.

f. Licensee may indicate in manuals and advertisements that the Licensee Products identified in Exhibit A are compatible with HyperStudio®. Any such notice shall not make it appear that the Licensee Stack originates from KA. The size of the word "HyperStudio®" shall be smaller and less conspicuous than the size of type used for Licensee's trade name or trademark. Licensee shall indicate that "HyperStudio®" is a registered trademark of Knowledge Adventure, Inc.

9. INDEMNIFICATION BY LICENSEE

KA shall have the right to defend any and all claims based upon, allegedly or in fact, Licensee's distribution of HS Player or the use of HS Player in combination with Licensee Stacks or Licensee Products. However, Licensee agrees to indemnify and hold KA harmless against any and all claims and liabilities for damages, losses, expenses and costs arising out of any such claim. KA shall promptly notify Licensee of such claims. The only expenses for which Licensee shall be liable to KA are those expenses incurred by KA, after KA receives Licensee's prior written approval for incurring such expenses, such approval not to be unreasonably withheld.

10. INDEMNIFICATION BY KA

Licensee shall promptly notify KA of any and all claims made against Licensee based on a claim that distribution of HS Player infringes allegedly or in fact, any copyright or other proprietary right of any third party. KA shall defend any and all such claims made against Licensee. However, in no event shall KA's liability to Licensee for damages exceed the total amount paid by Licensee to KA for the License granted hereunder. Licensee shall be fully liable for claims arising solely from the use of HS Player in combination with Licensee Stacks or Licensee Products.

11. BREACH AND TERMINATION

When any breach of this Agreement by Licensee continues after thirty (30) days written notice by KA, KA may terminate this Agreement by written notice to Licensee, whereupon this License and all rights granted to Licensee herein shall immediately cease. No waiver of any breach shall be found unless such waiver be in a signed writing. Moreover, waiver by KA of any breach of Licensee shall not be deemed to be a waiver of any other or subsequent breach. The rights of KA under this clause are in addition to any other rights and remedies provided by law or under this Agreement. Upon written notice by KA after any termination of this Agreement, Licensee shall promptly return to KA any master copy of HS Player supplied to Licensee, and Licensee shall destroy any remaining copies of HS Player still in its possession.

12. SOFTWARE UPGRADES

KA may, at its sole discretion, from time to time provide upgrades to the HS Player (and any accompanying manual) with or without a requirement for further consideration. Any and all changes or modifications to the HS Player (and manual) are solely at the discretion of KA, and any such upgrades of HS Player delivered to the Licensee shall be bound by the terms of this Agreement.

13. NOTICES

Any notice required under this License shall be given by first class mail, postage prepaid with return receipt requested, to the other party at the address set forth above, or as submitted in writing to the other party.

14. COMPLETE UNDERSTANDING

This Agreement constitutes the entire Agreement between the parties concerning the subject matter. Any waiver or amendment of any provision of this Agreement shall be effective only if in writing and signed by the parties.

15. ASSIGNMENT

This Agreement may not be assigned, nor the rights granted hereunder Sub-Licensed, by Licensee without the prior written consent of KA.

16. DISCLAIMER OF AGENCY

This Agreement shall not be construed as creating an agency, partnership, or any other form of legal association between the parties.

17. GOVERNING LAW

This Agreement shall be governed by the laws of the State of California and the U.S. Copyright laws.

CONTINUED ON NEXT PAGE

18. EXECUTION

IN WITNESS THEREOF, the parties have duly executed this License Agreement.

LICENSEE:

Signature:

Printed Name:

Title:

Date:

HyperStudio®

Serial Number: _____

KNOWLEDGE ADVENTURE, INC.:

Signature:

Printed Name:

Title:

Date:

EXHIBIT A

a. HyperStudio® software Licensee is licensing:

HyperStudio Player

b. Licensee Product(s);

1. Title: _____

2. Description:

1. Title: _____

2. Description:

1. Title: _____

2. Description: