

# ROBUSKEY® for Video Software License Agreement

You hereby agree to the following provisions concerning the use of the software ROBUSKEY for Video ("ROBUSKEY") created by the Research Institute of Systems Planning, Inc. ("ISP").

You may use ROBUSKEY on agreeing to the contract conditions stated in this ROBUSKEY Software License Agreement (the "Agreement"). You will be deemed to have agreed to the terms of this Agreement if you activate the product.

## 1. Definitions

The meanings of the terms used in this Agreement are as follows:

Software:

The ROBUSKEY program and all other items contained in the package(download file), and copies thereof.

Program:

The software's ROBUSKEY program and copies thereof

Customer:

The purchaser of ROBUSKEY

## 2. Start of Agreement

This Agreement comes into force when the Customer activate the product

## 3. Terms of Use

The Customer will use the Software as a plug-in to Adobe® After Effects®, Adobe® Premiere Pro®, Apple Final Cut Pro and Grass Valley EDIUS and may not use it in any other way.

- 2). The Customer may install the Software in two computers owned by the Customer. If the Customer is a company, "computers owned by the Customer" means computers owned by the company, or computers owned by persons who have completed user registration.
- 3). Use of the Software is limited to the Customer, using any one of the computers. The number of computers that can be used at one time is one.
- 4). It is not possible to connect the computer in which the Software has been installed to a network environment and use the Software from another computer

## 4. Content and Scope of User Support

The Customer may receive the user support offered by ISP. The content and scope of user support is as stipulated elsewhere by ISP.

- 2). ISP may change the content and scope of user support at its own discretion.
- 3). ISP may halt user support at its own discretion when it ceases selling the Software, etc. (including version upgrades).

## 5. Intellectual Property and Other Rights

This Agreement permits you to use the Software. All rights, including copyright, patents and other intellectual property rights are owned by the ISP or the rightful claimants. The Customer may not use the Software for purposes outside the scope of the Agreement.

- 2). The provisions of the preceding paragraph also apply to copying under the provisions of section 3. Terms of Use

## 6. No Copying, Modification, etc.

The Customer may not copy the Software outside the scope of section 3. Terms of Use.

- 2). The Customer may not modify or reverse engineer the Software, adopt portions thereof for use elsewhere, or delete or alter copyright notices.

## 7. No Distribution or Leasing

The Customer may not allow third parties to use the Software or copies thereof through such means as distribution or leasing.

## 8. No Resales or Transfers

The Customer may not resell or transfer the Software without the prior written agreement of ISP.

## 9. Warranty and Liability

ISP makes no warranties whatsoever concerning the Software.

- 2). ISP will not be liable for any direct, indirect, consequential or incidental damages or loss of profit from use, arising from the Customer's use of the Software. ISP's aggregate liability under or in connection with this Agreement will be limited to the amount the Customer paid for the Software. The Customer will exempt ISP from responsibility for the impact of the results of using the Software.

## 10. Termination of Agreement

The Customer may terminate this Agreement at any time by notifying ISP to that effect and destroying the Software and all copies thereof.

- 2). ISP may cancel the Agreement immediately if the Customer violates it. In such cases, the Customer will destroy the Software it has received and all copies thereof.
- 3). The Customer will shoulder the expenses for the destruction referred to in the preceding paragraph.

## 11. Governing Law and Agreed Jurisdiction

This Agreement will be governed by the laws of Japan.

- 2). If litigation concerning this Agreement becomes necessary, the agreed court of exclusive jurisdiction will be the court with jurisdiction over the location of ISP's head office.

The above constitute the terms of the ROBUSKEY Software License Agreement.

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†Apple and Final Cut Pro are registered trademarks of Apple Inc. in the United States and/or other countries.

†EDIUS is a registered trademark and Grass Valley and Infinity are trademarks of Technicolor USA, Inc.

†ROBUSKEY is a registered trademark of Research Institute of Systems Planning, Inc.