Important Note: To the extent that the Nimia Application may be used to reproduce materials, it is licensed to you only for reproduction of materials in which you own the copyright, or materials you are authorized or legally permitted to reproduce. To the extent that this application may be used for remote access to video files for viewing between computers, remote access of copyrighted videos is only provided for lawful personal use or as otherwise legally permitted. If you are uncertain about your right to copy or permit access to any material you should contact your legal advisor. If you are using the Services on behalf of an organization, you are agreeing to these Terms for that organization and promising that you have the authority to bind that organization to these terms. In that case, "you" and "your" will refer to that organization.

Site User Agreement:

PLEASE READ THIS CAREFULLY. THE FOLLOWING TERMS AND CONDITIONS CONSTITUTE A BINDING AGREEMENT BETWEEN YOU AND NIMIA, INC (Nimia). By using the Nimia web site and/or web properties (“Site”), including nimia.com and app.nimia.com, and/or downloading/uploading any content or activating an account, you agree to be bound by and comply with this Site User Agreement (“Agreement”). If you do not wish to be bound by this Agreement, do not use this Site.

This Agreement applies to you, and if you are using this Site on your employer's behalf, to you and your employer. Nimia reserves the right to change this Agreement from time to time at its sole discretion, and your use of the Site will be subject to the most current version posted on the Site at the time of your use. If you are acting within the scope of your employment as an employee, contractor, or agent of another party, you warrant that such party has full knowledge of your actions and has consented thereto.

This Agreement is in addition to your obligations under other agreements with Nimia. In the event of any conflict between this Agreement and the other agreements, the 1M+ License Agreement will control as to the conflicting terms. If you are unsure of your rights or obligations under this Agreement, please contact Nimia Customer Service.

Permitted Use of this Site

This Site is owned and operated by Nimia. All images, audio, video and related informational materials in any medium furnished by Nimia hereunder, including related text, captions, or information (collectively referred to as "Content"), is owned by producers, licensors or by us and is protected by US and international copyright laws, trade dress, moral rights, and other Intellectual Property rights. Intellectual Property includes Nimia's technology, trademarks, copyrights, trade secrets including customers, clients, contractors and partners. Except as explicitly permitted under this Agreement you agree that no portion or element of this Site or its Content may be copied or retransmitted via any means, nor knowingly used in a competing business and all related rights shall remain the exclusive property of producers, licensors or Nimia. You agree not to knowingly contact Nimia's customers, clients, contractors or partners for the purpose of a Competing Business. Competing Business includes but is not limited to the license and distribution of media assets. You understand that Nimia's customers, clients, contractors and partners are valuable assets of Nimia. If you do not consent to this paragraph, do not use the Site or any Content found therein.

FOR THE PROTECTION OF NIMIA AND ITS PRODUCERS AND OTHER LICENSORS, CONTENT MAY BE VISIBLY, INVISIBLY, OR ELECTRONICALLY WATERMARKED AND MAY INCLUDE THE USE OF DIGITAL RIGHTS MANAGEMENT SYSTEM TECHNOLOGY WITHIN CONTENT. SUCH TECHNOLOGY MAY PERMIT ONLINE CRAWLING OR TRACKING OF CONTENT OBTAINED FROM NIMIA AND/OR OTHER METHODS OF PROTECTING, MONITORING, OR TRACKING THE UNAUTHORIZED USE OF THE CONTENT (“RIGHTS MANAGEMENT SYSTEMS (RMS)”). If you do not consent to Nimia’s use of RMS, do not use the Site or any Content found therein. You shall not knowingly disable any such technology or tool. You may not remove any copyright or other proprietary notices contained in the Content, caption information, or any other material on this Site. Additionally, unless authorized by Nimia in writing, you may not:

(i) deep link or employ software or any automatic device, technology or algorithm, to “crawl,” “scrape,” search or monitor the Site and/or retrieve or copy Content or related information;

(ii) violate the mechanical restrictions of the Site, or bypass other measures employed to prevent or limit access to the Site or Content by hacking or other means;
(iii) copy, redirect, or exploit the Site or any Content;
(iv) probe, scan, or test the vulnerability of the Site or of the network supporting the Site, or seek information on
visitors to the Site or personal information of Nimia’s customers; or
(v) use any device, software or routine that would interfere with the proper functioning of the Site, or any
transaction conducted via the Site.

Your use of this Site and any Content shall comply with all applicable law. Nimia reserves the right, in its sole discretion,
to revoke your authorization to view, download and use the Content and information available on the Site at any time and
for any reason, with or without notice to you of such revocation, and you agree to immediately discontinue such use upon
notice from Nimia may also restrict or remove Content from the Site for any reason, and you agree to immediately discontinue all use of the Content upon notification from Nimia. Additionally, you are responsible for backing up your data
and any Content you have licensed from the Site, and Nimia provides no warranty or guarantee that Content you have
licensed will be available from the Site.

Unauthorized use of Content constitutes infringement of copyright and other applicable rights and shall entitle Nimia to
exercise all rights and remedies under applicable copyright and other laws, including monetary damages against all users
and beneficiaries of the use of such Content. Nimia in its sole discretion reserves the right to bill You (and You hereby
agree to pay) ten (10) times the license fee for any unauthorized use, in addition to any other fees, damages and penalties
Nimia may be entitled to under this Agreement, any applicable Nimia Content License Agreement and applicable law. The
foregoing is not a limiting statement of Nimia or its Content sources’ rights or remedies in connection with any
unauthorized use of the Content, breach of the Agreement, or Nimia Content License Agreement.

Despite our efforts to provide accurate information, this Site may contain technical or other mistakes, inaccuracies or
typographical errors. Additionally, this Site and its Content may include historically and culturally important images and
text that may contain subjects that reflect the social attitudes and circumstances of a particular time or location. You
should be aware that your search may display results containing content that may seem inappropriate to its context, or
text that could be potentially offensive. You are solely responsible for determining whether your use of any Content
requires the consent of any third party or the license of any additional rights, and you should not rely solely on the
information provided by Nimia. If you are unsure whether additional third-party rights are needed for your use, you are
responsible for consulting with competent rights management professionals or legal counsel.

Privacy
Nimia’s Privacy Policy applies to use of this Site, and its terms and conditions are made part of this Agreement by
reference. Please consult Nimia’s Privacy Policy for specific information on Nimia policies for use of your personal
information. You understand that any message or information sent to the Site may be viewed or intercepted by third
parties, even if there is a special notice that the information (e.g., financial information) is encrypted.

Please note that if you use Nimia’s Community Section, including blogs and discussion threads described further below,
you should be aware that any personally identifiable information you submit there can be read, collected, or used by other
users of these forums, and could be used to send you unsolicited messages. We are not responsible for the personally
identifiable information you choose to submit in these pages. You may, at any time, request access to, correct and delete
personal information about you stored by Nimia with respect to the Community Section by contacting us directly.

Registering for a Nimia Account
Registration with Nimia grants you certain privileges. In applying for a Nimia account, you agree to furnish true and
accurate information. Nimia reserves sole discretion over whether to grant you an account, and you agree to access the
authorized sections of the Site and your account only by using the account number and password supplied to you by
Nimia. You are responsible for maintaining the confidentiality of your account number and/or password, if applicable,
and you shall not distribute this access information or allow others to use this access information to gain access to this
Site. You agree to take reasonable steps to prevent others from obtaining your access information and to notify Nimia of
any unauthorized access or need to update or remove access for any of your employees or agents. You shall be liable for
payment for all Content downloaded by others using your account, with or without your permission or knowledge prior
to the time that you notify Nimia of any unauthorized use. You acknowledge and agree that you are responsible for
damages and repercussions resulting from all uses of your account, whether actually or expressly authorized by you. You
further acknowledge and agree that you will be responsible for each and every access, use or enjoyment of the Content
that occurs in conjunction with the account and password given to you by Nimia, and that Nimia is authorized to accept
the account information and password as conclusive evidence that you have accessed, utilized, or otherwise enjoyed the
Content.
If you suspect you are being impersonated, contact us immediately. Nimia reserves the right to disclose any information, including registration data, in order to comply with any applicable laws and/or government requests for the protection of Nimia and its members.

Nimia cannot and will not be liable for any loss or damage arising from your failure to follow these obligations. You agree that you shall not acquire any rights of use, ownership, or bailment as a result of using any Nimia account or Site or related services.

Children
Minors and children (persons under the age of 18) are not eligible to use this Site unsupervised and we ask that minors and children do not register for an account or submit any personal information to us. By using this Site unsupervised, and/or registering for an account, you warrant that you are 18 years of age or older.

Nimia Trademarks
You may not use the trademarks or service marks of Nimia without Nimia’s prior written consent. “Nimia,” “Ninu,” “NIMIA”, “Ninu Motion,” “Ninu Film”, “Ninu Shorts”, “Ninu TV”, “Ninu Indy”, “Black Board”, “White Board”, “Director’s Chair” and any associate logos are trademarks of Ninu, Inc. Other product and company names mentioned on the Site are trademarks of their respective owners.

Indemnification
You agree to indemnify and hold harmless Nimia and its Content sources, officers, directors, employees, contractors, subsidiaries, joint ventures, licensors and licensees against all claims (including, without limitation, claims by third parties), liability, damages (including punitive damages), judgments, settlements, costs and expenses, including reasonable legal fees and expenses, arising out of or related to (i) Your breach of any terms, conditions or restrictions of this Agreement, (ii) Your use or modification of any Content, or combination of any Content, with any text or other content, (iii) Your failure to obtain from third parties all permissions necessary to use the Content; and (iv) any act or failure to act by you or any of your employees, contractors, employers, agents, clients, principals, or users and (v) any claims arising out of Content you supply via the Community Section.

Disclaimers and Limitation of Liability
**NIMIA PROVIDES YOU WITH THE SITE AND CONTENT ON AN "AS IS" AND "AS AVAILABLE" BASIS WITHOUT ANY WARRANTIES OF ANY KIND. YOU UNDERSTAND AND AGREE THAT THE USE OF THE CONTENT IS AT YOUR SOLE RISK.**

NIMIA MAKES NO REPRESENTATIONS WITH RESPECT TO ANY CONTENT, INCLUDING PRODUCTS, SERVICES AND SOFTWARE AND, TO THE MAXIMUM EXTENT ALLOWED BY APPLICABLE LAW, DISCLAIMS ALL REPRESENTATIONS, WARRANTIES, GUARANTEES AND CONDITIONS OF ANY KIND, EXPRESS AND IMPLIED, REGARDING THE CONTENT (INCLUDING PRODUCTS, SERVICES AND SOFTWARE), INCLUDING WITHOUT LIMITATION, ALL REPRESENTATIONS, WARRANTIES, GUARANTEES OR CONDITIONS REGARDING ACCURACY, TIMELINESS, COMPLETENESS, CURRENTNESS, AVAILABILITY, EFFECTIVENESS, NON-INFRINGEMENT, SECURITY, PRIVACY, TITLE, USEFULNESS, SUITABILITY, QUALITY, MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. FURTHER, NIMIA MAKES NO REPRESENTATION, WARRANTY OR GUARANTEE THAT THE CONTENT (INCLUDING PRODUCTS, SERVICES AND SOFTWARE) WILL BE SATISFACTORY TO YOUR NEEDS, MEET YOUR EXPECTATIONS, OR BE UNINTERRUPTED, TIMELY, ACCURATE, SECURE OR FREE FROM ERRORS.

EXCEPT FOR ANY LIABILITY WHICH CANNOT BY LAW BE EXCLUDED OR LIMITED, NEITHER NIMIA NOR ANY NIMIA SUBSIDIARY, SUCCESSOR, PREDECESSOR, PARENT, JOINT VENTURE, AFFILIATE, OFFICER, DIRECTOR, EMPLOYEE, CONTRACTOR, CONTENT SOURCE, LICENSOR OR LICENSEE SHALL BE LIABLE TO YOU OR ANY OTHER THIRD PARTY CLAIMING THROUGH YOU FOR INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, STATUTORY OR CONSEQUENTIAL DAMAGES ARISING OUT OF, OR RELATING TO, THIS AGREEMENT, CONTENT OR THIS SITE, AND YOUR RIGHTS UNDER ANY PROVISION OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, YOUR USE OR INABILITY TO USE THE CONTENT OR THIS SITE, WHETHER FRAMED AS A BREACH OF WARRANTY OF MERCHANTABILITY, TITLE, NON-INFRINGEMENT, OR FITNESS FOR A PARTICULAR PURPOSE, IN TORT, CONTRACT, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE.

NIMIA, ITS AFFILIATES, AGENTS, LICENSORS, SUPPLIERS, OR THEIR RESPECTIVE DIRECTORS OR EMPLOYEES, SHALL NOT BE LIABLE TO YOU OR ANY THIRD PARTY FOR DAMAGE OR LOSS OF ANY KIND ARISING OUT OF OR RELATING TO THE USE OF, OR THE INABILITY TO USE, THE SITE OR ANY CONTENT (INCLUDING PRODUCTS, SERVICES AND SOFTWARE) PROVIDED THEREIN, OR ARISING OUT OF OR RELATING TO THE USE OF ANY SITE LINKED HERETO AND/OR EVENTS BEYOND THE REASONABLE CONTROL OF NIMIA, INCLUDING VIRUSES, FAILED OR UNDELIVERED MESSAGES, THE CORRUPTION OF DATA, TRANSMISSION ERRORS, INTERNET SERVICE PROVIDERS, LINKS TO AND THIRD PARTY SITES AND THIRD PARTY CONTENT, INCLUDING, BUT NOT LIMITED TO, ANY LOST PROFITS, LOST OPPORTUNITIES, SPECIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, AGGRAVATED, ECONOMIC OR
CONSEQUENTIAL DAMAGE, EVEN IF NIMIA IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGE OR LOSS OR OF A CLAIM BY ANOTHER PARTY.

ALTHOUGH NIMIA TAKES PRECAUTIONS TO PROTECT PERSONAL AND CONFIDENTIAL INFORMATION, THERE IS NO GUARANTEE, AND NIMIA MAKES NO REPRESENTATION OR WARRANTY, THAT PERSONAL AND CONFIDENTIAL INFORMATION TRANSMITTED TO OR FROM OR STORED ON THE SITE, OR TRANSMITTED OVER THE INTERNET GENERALLY, WILL BE MAINTAINED CONFIDENTIAL AND SECURE. NIMIA ASSUMES NO LIABILITY OR RESPONSIBILITY PERTAINING TO THE RECEIPT, STORAGE, TRANSMISSION OR OTHER USE OF PERSONAL OR CONFIDENTIAL INFORMATION PROVIDED BY YOU TO NIMIA, UNLESS OTHERWISE PROVIDED IN A WRITTEN AGREEMENT BETWEEN YOU AND NIMIA.

NIMIA, ITS AFFILIATES, AGENTS, LICENSES, SUPPLIERS, AND THEIR RESPECTIVE DIRECTORS AND EMPLOYEES CUMULATIVE TOTAL LIABILITY FOR ANY DAMAGE OR LOSS THAT YOU MAY SUFFER FROM ANY CAUSE WHATSOEVER (INCLUDING WITHOUT LIMITATION BREACH OF CONTRACT, TORT, NEGLIGENCE, GROSS NEGLIGENCE, OR OTHERWISE) SHALL BE LIMITED TO THE AMOUNT, IF ANY, PAID BY YOU TO NIMIA IMMEDIATELY PRECEDING THE TIME THAT THE DAMAGES OR LOSS FIRST OCCURRED. YOU ACKNOWLEDGE THAT NIMIA’ PRICING REFLECTS THIS ALLOCATION OF RISK AND THE LIMITATION OF LIABILITY SPECIFIED IN THIS AGREEMENT. IN NO EVENT WILL NIMIA TOTAL MAXIMUM AGGREGATE LIABILITY FOR ANY CLAIMS ARISING FROM USE OF THE SITE EXCEED $500.00.

Third Party Links
As a convenience, our Site may link to other sites that may be of interest to you but are not under Nimia’s control. These links do not imply endorsement by Nimia and we are not responsible for the availability of or the content contained in any linked site.

Notification of Copyright Infringement
Nimia may terminate the accounts of users who infringe the intellectual property rights of others. We will respond to notices of alleged copyright infringement if they comply with the law and are properly provided to us. Such notices should be reported using the DMCA Process. We reserve the right to delete or disable content alleged to be infringing and to terminate repeat infringers. Our designated agent for notice of alleged copyright infringement on the Services is:

Legal Department
Nimia, Inc.,
Columbia Tower
701 5th Ave. 42nd Floor
Seattle, WA 98104-5119
legal@nimia.com

Choice of Law / Jurisdiction / Attorneys’ Fees
Any dispute regarding this Agreement shall be governed by the laws of the State of Washington and applicable U.S. Federal law, including Title 17 of the U.S. Code, as amended. The parties agree to accept the exclusive jurisdiction of the state and federal courts located in Washington, USA, regardless of conflicts of laws. This Agreement shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly disclaimed. The parties hereto confirm that it is their wish that this Agreement, as well as any other documents relating hereto, including notices, has been and shall be written in the English language In any dispute between Nimia and you, Nimia shall be entitled to recover its reasonable attorneys’ fees, legal expert fees, and other legal expenses from you.

Miscellaneous
You acknowledge that you have read this Agreement and understand it, and agree to be bound by all its terms and conditions. This Agreement (along with Nimia’s other agreements) constitutes the entire agreement between the parties with respect to the subject matter hereof and merges all prior and contemporaneous communications. No action of Nimia, other than the express or written waiver or amendment, may be construed as a waiver or amendment of this Agreement. This Agreement shall not be modified except by a written agreement signed by duly authorized representatives of Nimia, provided that no purchase order or similar document issued by you shall modify this Agreement, even if signed by Nimia. If any provision of this Agreement is found invalid or unenforceable, the remainder of this Agreement shall remain valid and enforceable according to its terms. The parties intend that the provisions of this Agreement be enforced to the fullest extent permitted by applicable law. Accordingly, the parties agree that if any provisions are deemed not enforceable, they shall be deemed modified to the extent necessary to make them enforceable and in such manner as comes closest to the intentions of the parties to this Agreement as is possible. This Agreement will inure to the benefit of and be binding upon the parties, their successors and assigns, except that you may not assign or transfer this Agreement without Nimia’s prior written consent.