

**AisleAware LLC  
SOFTWARE LICENSE AGREEMENT FOR STRIKE SEEKER  
SINGLE USE LICENSE**

**PLEASE READ THIS SOFTWARE LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE USING THE AISLEAWARE SOFTWARE. BY USING THE AISLEAWARE SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE. IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE, DO NOT USE THE SOFTWARE.**

**1. General.** The AisleAware and any third party software and any documentation accompanying this License whether on disk, in read only memory, on any other media or in any other form (collectively the "AisleAware Software") are licensed, not sold, to you by AisleAware LLC ("AisleAware") for use only under the terms of this License. AisleAware retains ownership of the AisleAware Software itself and reserves all rights not expressly granted to you. The terms of this License will govern any software upgrades provided by AisleAware that replace and/or supplement the original AisleAware Software product, unless such upgrade is accompanied by a separate license in which case the terms of that license will govern.

**2. Permitted License Uses and Restrictions.**

A. Subject to the terms and conditions of this License you are granted a limited non-exclusive license to use one copy of the AisleAware Software on one computer owned or controlled by you. This License does not allow the AisleAware Software to exist on more than one computer at a time, and you may not make the AisleAware Software available over a network where it could be used by multiple computers at the same time. You may make one copy of the AisleAware Software in machine-readable form for backup purposes only; provided that the backup copy must include all copyright or other proprietary notices contained on the original.

In addition to the restrictions stated above, the AisleAware proprietary libraries ("AisleAware DLLs") included with the AisleAware Software are only licensed for use with the AisleAware Software. You may not use the AisleAware DLLs for any other purpose, nor may you link, compile or otherwise combine the AisleAware DLLs with your own programs, modify, rent, release, lend, sublicense or otherwise redistribute the AisleAware DLLs, in whole or in part.

B. You may not and you agree not to, or to enable others to, copy except as expressly permitted by this License), decompile, reverse engineer, disassemble, attempt to derive the source code of, decrypt, modify, create derivative works of the AisleAware Software, or any part thereof (except as and only to the extent any foregoing restriction is prohibited by applicable law or to the extent as may be permitted by licensing terms governing use of open-sourced components included with the AisleAware Software). Any attempt to do so is a violation of the rights of AisleAware.

C. Trial License. If you have obtained a trial or evaluation version of the Software from AisleAware, then conditioned upon your compliance with the terms and conditions of this Agreement, AisleAware grants you a non-exclusive and non-transferable license to Execute the Software solely in executable form, solely for testing and evaluation purposes, and not for production use. The foregoing trial license permits Execution of only such number of copies of the Software, and on such number of Computers, as is expressly permitted by AisleAware with respect to such trial. If no such number of copies or Computers is specified by AisleAware, the foregoing trial license permits Execution of a single copy of the Software on a single Computer.

**3. Transfer.** You may not rent, lease, lend, sell, redistribute or sublicense the AisleAware Software. You may, however, make a one-time permanent transfer of all of your license rights to the AisleAware Software to another party, provided that: (a) the transfer must include all of the AisleAware Software, including all its component parts, original media (if any), printed materials and this License; (b) you do not retain any copies of the AisleAware Software, full or partial, including copies stored on a computer or other storage device; and (c) the party receiving the AisleAware Software reads and agrees to accept the terms and conditions of this License. All components of the AisleAware Software are provided as part of a bundle and may not be separated from the bundle and distributed as standalone applications.

**Updates:** If an AisleAware Software update completely replaces (full install) a previously licensed version of the AisleAware Software, you may not use both versions of the AisleAware Software at the same time nor may you transfer them separately.

**4. Consent to Use of Data.**

**Diagnostic and Usage Data.** You agree that AisleAware and its subsidiaries and agents may collect, maintain, process and use diagnostic, technical, usage and related information, including but not limited to information about your computer, system and application software, and peripherals, that is gathered periodically to facilitate the provision of software updates, product support and other services to you (if any) related to the AisleAware Software, and to verify compliance with the terms of this License. AisleAware may use this information to provide and improve AisleAware's products and services. To enable AisleAware's partners and third party developers to improve their software, hardware and services designed for use with AisleAware products, AisleAware may also provide any such partner or third party developer with a subset of diagnostic information that is relevant to that partner's or developer's software, hardware and/or services, as long as the diagnostic information is in a form that does not specifically identify you.

**5. Termination.** This License is effective until terminated. Your rights under this License will terminate automatically or otherwise cease to be effective without notice from AisleAware if you fail to comply with any term(s) of this License.

Upon the termination of this License, you shall cease all use of the AisleAware Software and destroy all copies, full or partial, of the AisleAware Software. Sections 4, 5, 6, 7, 8 and 9 of this License survive any such termination.

**6. Disclaimer of Warranties.**

6.1 YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT USE OF THE AISLEAWARE SOFTWARE IS AT YOUR SOLE RISK AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IS WITH YOU.

6.2 TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE AISLEAWARE SOFTWARE IS PROVIDED "AS IS" AND "AS AVAILABLE", WITH ALL FAULTS AND WITHOUT WARRANTY OF ANY KIND, AND AISLEAWARE HEREBY DISCLAIM ALL WARRANTIES AND CONDITIONS WITH RESPECT TO THE AISLEAWARE SOFTWARE, EITHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF MERCHANTABILITY, OF SATISFACTORY QUALITY, OF FITNESS FOR A PARTICULAR PURPOSE, OF ACCURACY, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS.

6.3 AISLEAWARE DOES NOT WARRANT AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE AISLEAWARE SOFTWARE AND SERVICES, THAT THE FUNCTIONS CONTAINED IN, OR SERVICES PERFORMED OR PROVIDED BY, THE AISLEAWARE SOFTWARE WILL MEET YOUR REQUIREMENTS, THAT THE OPERATION OF THE AISLEAWARE SOFTWARE OR SERVICES WILL BE UNINTERRUPTED OR ERROR-FREE, THAT ANY SERVICE WILL CONTINUE TO BE MADE AVAILABLE, THAT THE AISLEAWARE SOFTWARE OR SERVICES WILL BE COMPATIBLE WITH THIRD PARTY SOFTWARE OR OTHER THIRD PARTY SERVICES, OR THAT DEFECTS IN THE AISLEAWARE SOFTWARE OR SERVICES WILL BE CORRECTED.

6.4 YOU FURTHER ACKNOWLEDGE THAT THE AISLEAWARE SOFTWARE AND SERVICES ARE NOT INTENDED OR SUITABLE FOR USE IN SITUATIONS OR ENVIRONMENTS WHERE THE FAILURE OR TIME DELAYS OF, OR ERRORS OR INACCURACIES IN THE CONTENT, DATA OR INFORMATION PROVIDED BY, THE AISLEAWARE SOFTWARE OR SERVICES COULD LEAD TO DEATH OR PERSONAL INJURY.

6.5 NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY AISLEAWARE OR AN AISLEAWARE AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY. SHOULD THE AISLEAWARE SOFTWARE OR SERVICES PROVE DEFECTIVE, YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR LIMITATIONS ON APPLICABLE STATUTORY RIGHTS OF A CONSUMER, SO THE ABOVE EXCLUSION AND LIMITATIONS MAY NOT APPLY TO YOU.

**7. Limitation of Liability.** TO THE EXTENT NOT PROHIBITED BY APPLICABLE LAW, IN NO EVENT SHALL AISLEAWARE BE LIABLE FOR PERSONAL INJURY, OR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, CORRUPTION OR LOSS OF DATA, FAILURE TO TRANSMIT OR RECEIVE ANY DATA, BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, ARISING OUT OF OR RELATED TO YOUR USE OR INABILITY TO USE THE AISLEAWARE SOFTWARE AND SERVICES OR ANY THIRD PARTY SOFTWARE OR APPLICATIONS IN CONJUNCTION WITH THE AISLEAWARE SOFTWARE, HOWEVER CAUSED, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT OR OTHERWISE) AND EVEN IF AISLEAWARE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OF LIABILITY FOR PERSONAL INJURY, OR OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION MAY NOT APPLY TO YOU. In no event shall AisleAware's total liability to you for all damages (other than as may be required by applicable law in cases involving personal injury) exceed the total amount of payments to AisleAware under this agreement. The foregoing limitations will apply even if the above stated remedy fails of its essential purpose.

**8. Controlling Law and Severability.** This License will be governed by and construed in accordance with the laws of the State of Wisconsin, excluding its conflict of law principles. This License shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. If for any reason a court of competent jurisdiction finds any provision, or portion thereof, to be unenforceable, the remainder of this License shall continue in full force and effect.

**9. Complete Agreement; Governing Language.** This License constitutes the entire agreement between you and AisleAware relating to the AisleAware Software and supersedes all prior or contemporaneous understandings regarding such subject matter. No amendment to or modification of this License will be binding unless in writing and signed by AisleAware. Any translation of this License is done for local requirements and in the event of a dispute between the English and any non-English versions, the English version of this License shall govern, to the extent not prohibited by local law in your jurisdiction.

**10. Third Party Acknowledgements and Terms.**

A. Portions of the AisleAware Software utilize or include third party software and other copyrighted material. Acknowledgements, licensing terms and additional disclaimers for such material are contained in the electronic documentation for the AisleAware Software or may otherwise accompany such material, and your use of such material is governed by their respective terms.

B. Certain software libraries and other third party software included with the AisleAware Software are free software and licensed under the terms of the GNU Library/Lesser General Public License (LGPL) Version 2 or 2.1. You may

obtain a complete machine-readable copy of the source code for such LGPL software under the terms of the LGPL, without charge except for the cost of media, shipping, and handling, upon written request to AisleAware. The LGPL software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. A copy of the LGPL is included with the AisleAware Software in the Acknowledgements.rtf file.

*Revised February 2015*