Confidentiality / Non-disclosure Agreement & Copyright notice

Training: Corelan - Exploit Development | Date: _____/______/__________
Location: ........................................................................

I, __________________________________________________________, Student of the “Corelan Exploit Development” class (hereinafter referred to as “Training”), declare that:

1. Corelan Consulting bvba (“Corelan”) is a company incorporated under the laws of Belgium with its corporate seat in Belgium, and registered in the Register for Legal Entities under enterprise number BE 0721.789.371.
2. I will keep all pdf files & scripts (hereinafter referred to as “courseware” or “courseware material”) handed out during the Training, private, personal and confidential, and will protect them accordingly. I will not disclose and/or copy and/or distribute and/or redistribute and/or reproduce and/or publicize and/or post and/or broadcast and/or sell and/or share the courseware material and/or solutions to any of the exercises with anyone in any way, at any time;
3. I will not organize, create, develop, publish or distribute a training and/or tutorial and/or other publications based directly on the courseware material or parts of the courseware material; I will not create training materials based on the knowledge obtained by taking this Training;
4. I will not modify the courseware, I will not remove any passwords or other protection or identification mechanisms, and I will not remove any references to me, my name or email address from the courseware at any time;
5. I will not record or broadcast the Training;

Furthermore, I understand and agree with the following statements:

6. Corelan reserves all rights to the courseware material at all times;
7. Corelan cannot be held liable for all claims made by any students in conjunction with any loss, damage, mental or physical injury including (but not limited to) sickness, nausea, nightmares, bleeding, and/or death occurred during or as a result of the Training, whether caused by negligence of Corelan or otherwise.
8. Corelan shall not be responsible for any damage caused to material assets including but not limited to the Facility, office equipment, computer equipment and buildings; such damage including but not limited to any direct loss, consequential loss, indirect loss or loss of profit.
9. Corelan shall not be responsible for any consequential loss, indirect loss or loss of profit whatsoever which may be suffered by me in connection with the Training or any matter arising out of the Training or the termination thereof.
10. Corelan does not promote nor endorse illegal activity and cannot be held responsible or liable for any actions taken by me; before, during or after the Training.
11. Corelan does not provide a fitness for purpose warranty. Corelan does not warrant that people who have attended the Training shall be fit to apply any knowledge acquired. Corelan does not warrant the completeness and/or correctness of any documentation provided, even if drafted by Corelan.
12. Corelan reserves the right to exclude me from the Training at any time in case of violation of one of the rules set forth in this document. If I am excluded from the training, I will immediately and permanently remove all courseware material and/or recordings and I will not receive any form of compensation, monetary or otherwise. I know that I may be subject to legal prosecution if I violate the rules in this document. In the event that I violate or infringe upon any of the statements in this document, I know that I will have to pay a lump sum indemnity by operation of law of 50000 (fifty thousand) euro for each infringement. Corelan however reserves the right to claim a higher indemnity if this lump sum indemnity would prove to be insufficient to cover all the damages.
13. I allow Corelan to store and process my personal data for support purposes related with trainings and other services offered by Corelan, basically allowing Corelan to verify that I am/was a student or customer of Corelan, to protect its Intellectual Property and to conduct its normal business (including issuing invoices, following-up on payments, etc).
14. This agreement and all rights and obligation arising therefrom or related thereto, shall be governed by and construed in accordance with the laws of Belgium.
15. Any dispute arising from the execution or, or in connection with, this agreement shall be submitted to the exclusive jurisdiction of the courts of [Gent], Belgium.
16. Should any provision of this Agreement be void or unenforceable, the other provisions will not be affected by this and remain in full force and effect.

(please write “I have read and accept the statements in this document”)

Signature: .........................................................................................
Name: ..........................................................................................