



This RELEASE AND LICENSE AGREEMENT ("**Agreement**") is made and entered into as of the date of the last signature below between Wonder Media, LLC ("**Company**"), and the student named below ("**Student**") and Student's parent or legal guardian ("**Parent**").

1. Student agrees to participate in the Wonder Media storytelling pilot program being offered by Company within the Snohomish School District ("**Program**") and understands that Student may create works of authorship protectable under U.S. copyright law while using Company's software during the course of the Program ("**Content**").
2. Student acknowledges and agrees that during the Program he or she will receive, from Company, confidential information relating to Company's proprietary software, animation library and production protocols, including information and techniques required to apply and implement specific production functions ("Company Property"). Student agrees that the Company Property may be used by Student only within the Program, for Program purposes, and for no other purpose. Student agrees to keep the Company Property confidential and not to copy, distribute or otherwise disclose the Company Property.
3. Student transfers and assigns in full to Company all right, title, and interest in all copyrights and related rights that Student holds in the Content. To the extent that the foregoing assignment of copyright and related rights is not recognized or enforceable under applicable law, Student grants to Company an exclusive, perpetual, irrevocable, fully-paid, and worldwide license to reproduce, distribute, publicly perform, publicly display, and create derivative works of the Content, in all media and manner now known or hereafter developed throughout the world.
4. Student grants to Company the right to use Student's name and image, for attribution purposes in connection with Company's use of the Content, for purposes of promoting the Program and Company.
5. At such time as the Company determines that the Content qualifies as "Completed," as defined below, Company grants Student a non-exclusive, worldwide license to reproduce, distribute, publicly perform and publicly display of the Content for non-commercial purposes, including sharing on Student's social media accounts, academic applications, employment applications, grant applications and other non-commercial uses. "Completed" means that Company has determined that the Content is finished and appropriate for release to the public and has so notified Student in writing by mail or email.
6. Parent agrees that Student may participate in the Program and grants the rights provided above.

**AGREED:**

Student Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Date Signed: \_\_\_\_\_

---

As parent/guardian with legal responsibility for the above named Student, I understand and agree to the terms and conditions of this Release, Confidentiality and License Agreement provided on Page 1:

Parent/Guardian Name: \_\_\_\_\_

Address: \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Phone # \_\_\_\_\_

Email: \_\_\_\_\_

Signature: \_\_\_\_\_

Date Signed: \_\_\_\_\_

---

**Wonder Media, LLC**

17563 Ventura Boulevard

Encino, CA 91316

Phone: 800 675 4123

Website: <http://www.wondergrovelearn.com>

Email: [tthoren@wondergrovekids.com](mailto:tthoren@wondergrovekids.com)

Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Date Signed: \_\_\_\_\_