

VectorDesigner End User License Agreement

This Agreement is a legal agreement between you (either an individual or a legal entity, "The Licensee") and Tweakersoft - Quadrica di Pifferi Marco ("The Licensor") for the software product VectorDesigner ("The Product"). The Product consists of several files including an application which is distributed in electronic form by download from the Internet.

By installing or otherwise using the Product, you agree to be bound by the terms of this License Agreement. If you do not agree to the terms of this License Agreement, promptly delete all copies of the unused Product from your mass storage devices. The Product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.

Prerequisites

You, the Licensee, are responsible for obtaining any further license that may be necessary to use the Product. You may only use the Product as allowed by the license.

Grant of License

Tweakersoft grants to the Licensee a non-exclusive and nontransferable license to use the Product. The license does not include the rights to redistribute or change the Product in any way.

If you purchased a family pack for the Product, the license is granted for the use of the Product on all the computers in a private household. Otherwise the license is granted for the use of one copy of the Product on a single computer.

Product Warranty & Liability

THE LICENSEE RECOGNIZES THAT THE PRODUCT IS RELEASED ON AN "AS IS" BASIS, AND THAT THERE IS NO WARRANTY EXPRESSED OR IMPLIED AS TO THE FUNCTIONING, SECURITY, PERFORMANCE OR EFFECT ON OTHER SOFTWARE OR HARDWARE.

THE LICENSOR IS NOT OBLIGED TO PROVIDE MAINTENANCE, SUPPORT OR REVISION OF THE PRODUCT. THERE ARE NO WARRANTIES OR CONDITIONS, EXPRESSED OR IMPLIED, STATUTORY OR OTHERWISE APPLICABLE TO THE PRODUCT INCLUDING BUT NOT LIMITED TO ANY EXPRESSED OR IMPLIED WARRANTY WITH RESPECT TO MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL THE LICENSOR BE LIABLE FOR SPECIAL, INDIRECT, DIRECT, PUNITIVE, CONSEQUENTIAL OR ANY OTHER KIND OF DAMAGES INCLUDING LOSS OF PROFITS, LOSS OF USE OR LOSS OF DATA. LICENSEE AGREES THAT NEITHER THE LICENSOR NOR THE INDIVIDUALS RESPONSIBLE FOR THE DEVELOPMENT OF THE PRODUCT SHALL BE LIABLE TO LICENSEE FOR ANY LOSS, COSTS OR DAMAGE OF ANY KIND SUFFERED BY LICENSEE WHICH MAY ARISE OUT OF USE, ALTERATION OR DISTRIBUTION OF THE WORK AND LICENSEE AGREES TO INDEMNIFY AND SAVE HARMLESS THE LICENSOR, ITS OFFICERS AND EMPLOYEES FROM ANY SUCH CLAIMS.

This Agreement constitutes the entire understanding of the parties and cannot be modified except in writing by The Licensor. This Agreement will be governed by the laws of Italy.

Components

[CTGradient](#) by Chad Weider

[Sparkle](#) by Andy Matuschak

[iLifeControls](#) by Sean O'Brien

[iMedia Browser](#) Copyright © 2005-2009 by Karelia Software et al.

[LetsMove](#) by Andy Kim

[BGHUDAppKit](#) by BinaryGod