

# PLUGIN ALLAINCE社 ソフトウェア製品

ソフトウェア使用許諾契約書 ページ1/5

# **Software End User License Agreement**

#### **ATTENTION:**

USE OF THE SOFTWARE AND ASSOCIATED DOCUMENTION ("SOFTWARE") THAT YOU HAVE LICENSED FROM PLUGIN ALLIANCE LLC, USA ("PLUGIN ALLIANCE") IS SUBJECT TO THE PLUGIN ALLIANCE SOFTWARE LICENSE TERMS SET FORTH BELOW ("EULA"). USING THE PLUGIN ALLIANCE SOFTWARE INDICATES YOUR ACCEPTANCE OF THESE TERMS. THE SOFTWARE MAY BE DISTRIBUED WITH SOFTWARE OR COMPONENTS FROM THIRD PARTIES ("THIRD PARTY SOFTWARE"). USE OF THIRD PARTY SOFTWARE IS ALSO SUBJECT TO THE TERMS OF THIS EULA, AND REFERENCES TO SOFTWARE SHALL INCLUDE THIRD PARTY SOFTWARE.

#### **SOFTWARE LICENSE TERMS**

The following terms govern your use of the enclosed Software. "Beta Software" shall mean Software not released in its final form for beta testing. References to Software include Beta Software, unless otherwise specified. If PLUGIN ALLIANCE changes the terms of this EULA in a material respect, we will notify you in advance either via pop-up within the Software or via email, using the email address currently associated with your account, and continued use of the Software after such notice will constitute your acceptance of the revised EULA.

PLUGIN ALLIANCE, LLC ("PLUGIN ALLIANCE" or "we") provides the PLUGIN ALLIANCE website service that allow you as an end user ("you" or "User") to purchase and/or access third party licensed content and applications ("Plugins") and other downloadable software and content as defined below (collectively "Service"). Please read the following terms and conditions ("Terms of Service") carefully. These Terms of Service and the PLUGIN ALLIANCE Privacy Policy, which is incorporated herein by reference, govern your access to and use of the PLUGIN ALLIANCE Service.

BY ACCESSING OR USING THE SERVICE, OR BY POSTING OR ACCESSING ANY CONTENT ON THE SERVICE, YOU ARE INDICATING THAT YOU HAVE READ, UNDERSTAND AND AGREE TO BE BOUND BY THESE TERMS OF SERVICE. IF YOU DO NOT AGREE TO THESE TERMS OF SERVICE, THEN YOU HAVE NO RIGHT TO ACCESS OR USE THE SERVICE.

#### 1. License Grant

PLUGIN ALLIANCE grants you a non-exclusive, revocable, personal, non-transferable, non-sublicensable license to use the Software (including Beta Software, if applicable) on up to three (3) hardware units (computers, USB drives or venue consoles) simultaneously pursuant to the terms of this EULA. "You" means the company, entity or individual licensing the Software. "Use" means storing, loading, installing, executing or displaying the Software as intended pursuant to the terms of this EULA. The Software is not supplied for use on a network or multi-user system. In such cases, additional licenses must be requested from PLUGIN ALLIANCE. Additional licenses can be purchased at discount rates. Please contact the sales support at ]https://plugin-alliance.com/en/sales.html



# PLUGIN ALLAINCE社 ソフトウェア製品

ソフトウェア使用許諾契約書 ページ2/5

#### 2. Restrictions

You may not (i) copy the Software, except for purposes consistent with this EULA; (ii) transfer the Software to a third party; (iii) modify, decompile, disassemble, decrypt, reverse engineer or otherwise attempt to derive the source code of the Software (except as and only to the extent any foregoing restriction is prohibited by applicable law); (iv) export the Software in contravention of applicable U.S. and foreign export laws and regulations; (v) use the Software other than in connection with operation of the Software; (vi) remove, delete, alter or obscure any trademarks or any copyright, trademark, patent or other intellectual property or proprietary rights notices from the Software, including any copy thereof.

If the Software contains or includes audio content such as samples, sound sets, presets, and/or audio loops ("Audio Content"), you may use such Audio Content to create your own original soundtracks for your commercial or non-commercial video and audio projects. You may broadcast and/or distribute your own soundtracks that were created using the Audio Content. However, you may not distribute the Audio Content on a standalone basis, nor may such Audio Content be repackaged in whole or in part as audio samples, sound libraries, sound effects, music beds, audio plugins, virtual or other music instruments.

# 3. Ownership

The Software, and all intellectual property rights therein, including without limitation copyrights, is owned by PLUGIN ALLIANCE or its third party suppliers and is protected by domestic and international laws. Your license confers no title or ownership in the Software and should not be construed as a sale of any right in the Software, but it authorizes you to work with the Software as a user provided you adhere to the terms of this EULA.

### 4. Updates

PLUGIN ALLIANCE may from time to time in its sole discretion develop and provide Software updates, which may include upgrades, bug fixes, patches and other error corrections and/or new features (collectively "Updates"). Updates may also modify or delete in their entirety certain features and functionality. You agree that PLUGIN ALLIANCE has no obligation to provide any Updates or to continue to provide or enable any particular features or functionality. You also agree to implement any Updates in a commercially reasonable time to the extent expressly requested by PLUGIN ALLIANCE.

#### 5. Indemnification

You agree to indemnify, defend and hold harmless PLUGIN ALLIANCE and its officers, directors, employees, agents, affiliates, successors, third party licensors, suppliers and assigns from and against any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including attorneys' fees, arising from or relating to your use or misuse of the Software or your breach of this EULA.



# PLUGIN ALLAINCE社 ソフトウェア製品

ソフトウェア使用許諾契約書 ページ3/5

#### 6. Transfers

You may only transfer the Software in accordance with the PLUGIN ALLIANCE transfer policy found here, which you must access while being logged into your PLUGIN ALLIANCE account. Subscription Software licenses cannot be transferred and perpetual Software licenses cannot be transferred to a Subscripton Software license. The transferee must have an active PLUGIN ALLIANCE account and will incur a transfer fee. Your license will automatically terminate upon any transfer of the Software. Software rental is not allowed. Upon transfer, you must deliver the original and all complete, partial or electronically stored copies of the Software and related documentation to the transferee. The transferee must accept this EULA as a condition to the transfer.

## 7. Third Party Materials

The Software may display or provide links to third-party websites or services, including through third-party advertising ("Third Party Materials"). You acknowledge and agree that PLUGIN ALLIANCE is not responsible for Third Party Materials. The Third Party Materials and links thereto are provided solely as a convenience to you and you access and use them at entirely at your own risk and subject to such third parties' terms and conditions.

#### 8. DISCLAIMER OF WARRANTIES

EXCEPT AS PROVIDED ABOVE, THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, OR FITNESS FOR A PARTICULAR PURPOSE. PLUGIN ALLIANCE DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE SOFTWARE OR THIRD PARTY MATERIALS, INLCUDING THEIR CORRECTNESS, TIMELINESS, ACCURACY, FUNCTIONALITY, RELIABILITY, NONINFRINGEMENT OR OTHERWISE.

PLEASE ALSO NOTE THAT BETA SOFTWARE MAY (I) INCLUDE FEATURES, CAPABILITIES OR ERRATA WHICH MAY NOT BE INCLUDED IN THE FINAL VERSIONS; (II) BE UNDER DEVELOPMENT AND SUBJECT TO CHANGE AT ANY TIME WITHOUT NOTICE; (III) BE NOT FULLY TESTED; AND (V) CONTAIN BUGS, ERRORS, OR OTHER FAULTS. PLUGIN ALLIANCE IS NOT OBLIGATED TO DEVELOP, RELEASE OR OFFER FOR SALE OR LICENSE A FINAL VERSION OF THE BETA SOFTWARE. USERS WHO CHOOSE TO INSTALL THE BETA SOFTWARE DO SO AT THEIR OWN RISK.

#### 9. LIMITATION OF LIABILITY

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL PLUGIN ALLIANCE, ITS SUPPLIERS OR LICENSORS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, INDIRECT, CONSEQUENTIAL, OR SPECIAL DAMAGES, INCLUDING LOST PROFITS, BUSINESS INTERRUPTION, DAMAGED EQUIPMENT, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE OR THIRD PARTY MATERIALS, EVEN IF PLUGIN ALLIANCE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL PLUGIN ALLIANCE'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES, AND CAUSES OF ACTION WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE EXCEED THE AMOUNT PAID BY YOU FOR THE SOFTWARE GIVING RISE TO THE CLAIM IN THE PAST 3 MONTHS OR \$10, WHICHEVER IS GREATER. YOU MUST SUBMIT ALL CLAIMS WITHIN A YEAR OF THE DATE OF OCCURRENCE OR ELSE THEY ARE WAIVED BY YOU.



# PLUGIN ALLAINCE社 ソフトウェア製品

ソフトウェア使用許諾契約書 ページ4/5

#### 10. Term of Software License

Software licenses will continue unless terminated in accordance with Section 11 below provided that you have an active PLUGIN ALLIANCE account in good standing and are in full compliance with this EULA and Terms of Service, including without limitation timely payment of Subscription fees.

#### 11. Termination

PLUGIN ALLIANCE may terminate your license without notice (a) for failure to comply with this EULA or Terms of Service; (b) in the event of a change of control or sale of PLUGIN ALLIANCE; (c) in the event PLUGIN ALLIANCE otherwise goes out of business; (d) in the event PLUGIN ALLIANCE discontinues the Software. Furthermore, PLUGIN ALLIANCE may at any time and its sole discretion suspend and/or terminate this Agreement in connection with your use of Beta Software. Upon termination, you must immediately destroy the Software (or the Beta Software only, whichever applicable) together with all copies, adaptations and merged portions in any form.

### 12. Subscriptions

PLUGIN ALLIANCE may offer subscriptions for certain Software or bundle of Software ("Subscriptions") in monthly, biannual, annual, etc. subscription terms (each a "Subscription Term"). Your Subscription will automatically renew for additional Subscription Terms unless you cancel it before the next Subscription Term. You will automatically be charged the Subscription price before the start of each Subscription Term (i.e., every month in the case of monthly Subscriptions or each year in the case of annual Subscriptions). You may cancel the Subscription at any time through your PLUGIN ALLIANCE account. Upon cancellation of your Subscription, you will no longer be charged for additional Subscription Terms, and you may continue to use the Software for the remaining Subscription Term for which you were charged. For the avoidance of doubt, once you pay for a Subscription Term, you may not request a refund for that Subscription Term, unless otherwise required by applicable law. If you allow your Subscription to lapse by failing to pay, your Software will no longer run. Subscription pricing is subject to change. New pricing takes effect upon renewal of your Subscription. PLUGIN ALLIANCE reserves the right to change bundle content.

# 13. Indemnity

You agree to defend, indemnify, and hold PLUGIN ALLIANCE, its officers, directors, employees, agents, and third party licensors, harmless from and against any claims, liabilities, damages, losses, and expenses, including, without limitation, reasonable legal and accounting fees, arising out of or in any way connected with your User Submissions, your access to or use of the Service or PLUGIN ALLIANCE Content, or your violation of these Terms of Service.

# 14. Export Requirements

You may not export or re-export the Software or any copy or adaptation in violation of any applicable laws or regulations.



# PLUGIN ALLAINCE社 ソフトウェア製品

ソフトウェア使用許諾契約書 ページ5/5

# 15. Collection of your information

You acknowledge that when you download, install or use the Software, PLUGIN ALLIANCE may collect information about you and your use of the Software. All information we collect through or in connection with this Software is subject to our Privacy Policy. By downloading, installing, using the Software or providing your information to PLUGIN ALLIANCE, you consent to all actions taken by us with respect to your information in compliance with the Privacy Policy.

#### 16. Notice to U.S. Government End Users

The Software is commercial computer software, as such term is defined in 48 C.F.R. § 2.101. Accordingly, if you are an agency of the US Government or any contractor therefor, you receive only those rights with respect to the Software as are granted to all other end users under this EULA, in accordance with (a) 48 C.F.R. § 227.7201 through 48 C.F.R. § 227.7204, with respect to the Department of Defense and their contractors, or (b) 48 C.F.R. § 12.212, with respect to all other US Government licensees and their contractors.

#### 17. General Provisions

Claims arising under this EULA shall be governed by the laws of California, USA, you agree consent to the exclusive jurisdiction of the courts located in Santa Clara County. PLUGIN ALLIANCE is not obligated under any other agreements unless they are in writing and signed by an authorized representative of PLUGIN ALLIANCE. This EULA, along with the PLUGIN ALLIANCE Terms of Service and Privacy Policy, constitute the entire agreement between you and PLUGIN ALLIANCE. If any provision or portion thereof of this EULA is found by any court, tribunal or administrative body or authority of competent jurisdiction to be illegal, invalid or unenforceable then that provision will, to the extent required, be severed from this EULA and the remaining EULA will remain in full force and effect. Failure of PLUGIN ALLIANCE to exercise or enforce any of its rights under this EULA will not act as a waiver of such rights unless expressly agreed to in writing. You may not assign this EULA except as provided for in Section 6 herein.

Copyright (c) PLUGIN ALLIANCE LLC. All rights reserved.