

AV Bros. End User License Agreement

(for Adobe® Creative Suite Extensions)

Notice to User!

Please read this License Agreement (hereafter, License) carefully before using the software. By installing and using this software you accept the terms and conditions of this License. If you do not agree to the terms of this License do not install this software. Once the software has been installed it is not returnable.

Definitions

1. **“Software”** means:
 - a) All of the contents of the files with which this License is provided, including but not limited to AV Bros. computer information or software, extensions, presets of the effects and related explanatory written materials or files (**“Documentation”**).
 - b) The Trial or Full versions of the Software (collectively, **“Versions”**), upgrades, modified versions, updates, additions, and copies of the Software, if any, licensed to you by AV Bros. (collectively, **“Updates”**.)
2. **“Use”, “Used” or “Using”** means to access, install, download, copy or otherwise benefit from using the functionality of the *Software* in accordance with the *Documentation*.
3. **“Permitted Number”** means one (1) unless otherwise indicated under a valid license (e.g. volume license) granted by AV Bros.
4. **“Computer”** means one central processing unit, which may consist of one or more physical CPU chips, that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions.

Software License

AV Bros. grants to you a non-exclusive license to *Use* the *Software* for the purposes described in the *Documentation*.

1. General Use. You may install and *Use* a copy of the *Software* on personal *Computer* up to the *Permitted Number of Computers*.
2. Copies for backup and portable computer. You may make one backup copy of the *Software* and one more copy for exclusive use on your portable computer. These copies have the same copyright and any other rights as the original copy of *AV Bros. Software* has.
3. This *License* is not transferable to any other person, company or entity.

Restrictions

You may not:

1. Make or distribute copies of the *Software*.
2. Electronically transfer the deployed *Software* from the *Computer* where the *Software* was deployed to another *Computer*.
3. Decompile, disassemble or otherwise reduce the *Software* to human-perceivable form.
4. Modify, loan, rent, resell, distribute or create derivative works based upon the *Software* or any part thereof.
5. Create any online services or offerings the product, which allow customers to submit their graphics to your server for the purpose of applying these effects to the submitted graphics.

Ownership

This *License* gives you limited right to use the AV Bros. *Software*. Despite you have purchased the copy of AV Bros. *Software*, you do not become the owner of the software, and AV Bros. retains title to the AV Bros. *Software*, and all copies thereof. All rights, not specifically granted in this *License*, are reserved by AV Bros.

Disclaimer of Liability and Limited Warranty

AV Bros. *Software* is provided on an "AS IS" basis and implies that you have tried out the Trial version of the *Software* (if available) before purchasing. Once the *Software* is activated with the special data (License key) and converted to the fully functional version to the *Software* (in case the *Software* is downloadable) or opened (in case the *Software* is on CD-ROM) is non-returnable in any case. If the specific copy of the *Software* is defective, contact AV Bros. for a replacement copy. If defects appear within 30 days from the date of purchasing of the *Software* on CD-ROM, return this CD-ROM and all accompanying documentation to the place where you obtained it for a free replacement. AV Bros. will use reasonable commercial efforts to supply you with this replacement copy. No company, person or dealer is authorized to expand or alter any portion of these warranties or this *License*, and such representation shall not bind AV Bros. In no event shall AV Bros. be responsible for any kind of damages, or lost data or profits to you or any other person or entity regardless of the legal theory.

Some jurisdictions do not allow exclusions of an implied warranty, so this disclaimer may not apply to you and you may have other legal rights that vary by jurisdiction. In this case our liability for any damage to you or any other party in the event that any of the above limitations are held unenforceable shall not exceed the License fee you have paid, regardless of the form of any claim.

Termination

This *License* is effective until terminated. You may terminate this *License* at any time by destroying the software and related *Documentation*. This *License* will be terminated immediately, without notice from AV Bros. if you fail to comply with any provision of this *License*. Upon termination you must destroy the *Software* and related *Documentation* and all copies thereof. AV Bros. reserves the right to refund your money for the *License* and terminate the *License Agreement* at any time and for any reason, with or without cause.

General

1. This *License* shall be governed by the internal laws of Israel and contains the complete agreement between the AV Bros. and you (*End User*) with respect to the subject matter hereof, and supersedes all prior or contemporaneous contracts, agreements, licenses or understandings, whether oral or written.
2. The *License Key* you are provided by AV Bros. after purchasing the *Software* is confidential. If you share this *License Key* with others you risk having your *License* blocked. It is your responsibility to safeguard this *License Key*.
3. AV Bros. name is a trademark of AV Bros. The AV Bros. logo, GUI (graphic user interface) of AV Bros. software, visual concept and engine of the *Software* are Copyright © 2012 by AV Bros. All other trademarks are the property of their respective owners.