

SOFTWARE LICENSE AGREEMENT

This is a legal agreement between you and Graphiclife covering your use of MoveMouse Plug-In (the "Software"). Be sure to read the following agreement before using the Software. BY USING THE SOFTWARE (REGARDLESS IF YOU HAVE REGISTERED THE SOFTWARE OR NOT), YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT USE THE SOFTWARE AND DESTROY ALL COPIES IN YOUR POSSESSION.

LICENSES

Please note:

- If you are an end user, the "Single User License" below shall apply to you
- If you are a network administrator, the "Multi User Site License" shall apply to you.
- If you are a developer, the "Developer License" shall apply to you.

SINGLE USER LICENSE

Graphiclife grants to you the right to use one copy of the Software on a single computer. You may not network the Software or otherwise use it or make it available for use on more than one computer at the same time.

MULTI USER SITE LICENSE

Graphiclife grants to you the right to use the Software program on every computer within your organization. You may not network the Software or otherwise use it or make it available for others than your organization.

DEVELOPER LICENSE

Graphiclife hereby grants you the right to use and distribute the Software module for the sole purpose of incorporating the Software into your own computer software and to distribute the Software to your customers. You may not modify or remove copyright notices or serial numbers or signatures that may be included within the software. You may only distribute the Software in conjunction with and as a part of your own software products. You may not network the Software or otherwise use it or make it available for others than you, your customers or clients. You may not give the distribution rights to others, including your customers and clients.

OWNERSHIP OF SOFTWARE AND COPYRIGHTS

The Software is owned by Graphiclife and is protected by the copyright laws of Sweden and other countries, and international treaty provisions. Therefore, you must treat the Software like any other copyrighted material (e.g., a book or musical recording). You may not rent or lease the Software, nor may you modify, adapt, translate, reverse engineer, decompile, or disassemble the Software. If you violate any part of this agreement, your right to use this Software terminates automatically and you must then destroy all copies of the Software in your possession.

WARRANTY DISCLAIMER, LIMITATION OF LIABILITY

The Software and its related documentation are provided "AS IS" and without warranty of any kind and Graphiclife expressly disclaims all other warranties, expressed or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Under no circumstances shall Graphiclife be liable for any incidental, special, or consequential damages that result from the use or inability to use the Software or related documentation, even if Graphiclife has been advised of the possibility of such damages. In no event shall Graphiclife's liability exceed the license fee paid, if any.

APPLICABLE LAW

This Agreement shall be governed by the laws of Sweden. If for any reason a court of competent jurisdiction finds any provision of the Agreement, or portion thereof, to be unenforceable, that provision of the Agreement shall be enforced to the maximum extent permissible so as to effect the intent of the parties, and the remainder of this Agreement shall continue in full force and effect.