

## **Blambot End User License Agreement - Embedding License for Brushes**

**THE SOFTWARE.** The digital file downloaded to your computer contains Software that is the property of Blambot/ Nate Piekos. "Software" includes computer programs and the digitally encoded, machine readable, scalable outline brush data as encoded in a special format. This Agreement grants you certain rights to use the Software and is not an agreement for sale of the Software or any portion or copy of it.

**GRANT OF LICENSE.** In return for the license fee that you have paid, Blambot grants you a perpetual (unless terminated, see Termination below,) worldwide, non-exclusive, non-transferable license to install and use the Software on an unlimited number of machines within your company. These CPUs can be connected to, and the Software used with, any number of output devices, such as a laser printer, ink jet printer, an imagesetter or a film recorder. The Software may be used for commercial purposes including use in print, flattened into graphics used on the internet, and used in video, film, or television series for broadcast. The Software may also be embedded in secondary software (applications, etc.) as long as the Software is at no time subject to download or stand-alone usage by any third party or end user. Modifying the Software in any way is not allowed. Selling or redistributing the original Software on its own is not permitted.

**OTHER RIGHTS.** Except for your right to use the Software granted by this license, all other rights, title and interest in the Software and related trademarks and trade names are owned and retained by Nate Piekos. You agree to establish reasonable procedures regulating access to and use of the Software and use of the related trademarks and trade names in accordance with the laws of the United States and this Agreement.

**OTHER RESTRICTION.** You may not duplicate or copy the Software except as needed to use it as described above. You may not embed, redistribute, modify, adapt, translate, reverse engineer, decompile or disassemble the Software. You agree not to ship, export, or transfer the Software into any country or to use the Software in any manner prohibited by the United States Export Administration Act. The trademarks and trade names of Blambot can only be used to identify printed output produced by the Software. You agree not to remove and trademark or copyright notices from the output produced by the Software.

**ASSIGNMENT.** You are not authorized to sublicense, sell, or lease the Software, but you may permanently transfer your rights under this Agreement to a third party; provided that (i) you transfer your copy of this Agreement, the Software, and all original documentation to the third party, (ii) you destroy all of your copies of the Software and accompanying documentation, and (iii) the third party agrees in writing to be bound by the terms of this Agreement.

**SERVICE BUREAUS.** You are authorized to provide a copy of the Software to a service bureau only if they provide you with written assurance that they already own a valid

license from Blambot to use the Software. Any copies of the Software transferred to a service bureau under this condition must contain the proprietary notices of Blambot contained in the Software.

**TERMINATION.** This Agreement will immediately and automatically terminate without notice if you fail to comply with any term or condition of this Agreement. If this Agreement is terminated, you agree to destroy all copies of the Software and documentation in your possession.

**LIMITATION OF LIABILITY.**

Blambot warrants the Product to be free from defects in materials and workmanship under normal use for a period of twenty one (21) days from the date of delivery as shown on your receipt. Blambot's entire liability and your exclusive remedy as to a defective product shall be no greater than the purchase price of the brush. Blambot shall have no responsibility to replace the product or refund the purchase price if failure results from accident, abuse or misapplication, or if any product is lost or damaged due to theft, fire, or negligence. Any replacement product will be warranted for twenty one (21) days. This warranty gives you specific legal rights. You may have other rights, which vary from state to state. EXCEPT AS EXPRESSLY PROVIDED ABOVE, THE PRODUCT, IS PROVIDED "AS IS". BLAMBOT MAKES NO OTHER WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. The entire risk as to the quality and performance of the Product rests upon you. Blambot does not warrant that the functions contained in the Software will meet your requirements or that the operation of the Software will be uninterrupted or error free. BLAMBOT SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES (INCLUDING DAMAGES FROM LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND THE LIKE) ARISING OUT OF THE USE OF OR INABILITY TO USE THE PRODUCT EVEN IF BLAMBOT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

**GENERAL.**

YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTAND, AND AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT.

Blambot  
www.blambot.com  
C/o Nate Piekos  
PO Box 604  
Wakefield, RI 02880  
USA  
studio@blambot.com