

END USER LICENSE AGREEMENT FOR GUERILLA RENDER

This End User License Agreement ("AGREEMENT") is a legal agreement between you, individually or the legal entity you represent, and Mercenaries Engineering for the installation and the use of Guerilla Render software including Guerilla Render Standalone, Guerilla Render Node, Guerilla Render for Autodesk Maya, all accompanying files, data and materials (hereunder all together called the "SOFTWARE").

PLEASE READ THIS AGREEMENT CAREFULLY. BY INSTALLING OR USING THIS SOFTWARE YOU AGREE TO ALL TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ANY OF THE TERMS OF THIS LICENSE, THEN DO NOT INSTALL AND DO NOT USE THE SOFTWARE.

This AGREEMENT terminates and replaces any previous End User License Agreement between you and Mercenaries Engineering concerning the installation and the use of the SOFTWARE.

1. DEFINITIONS

The terms used in this AGREEMENT when written in capital letters have the following meanings:

“PRODUCTION” means any computer generated graphics, including still and moving pictures.

“LICENSEE” means you, an individual user or a company.

"LICENSE" means the license you are granted.

“COMPUTER” means a physical computer comprising up to sixteen (16) cores.

“CONCURRENT INSTALLATION” means the installation on more than one (1) computer, regardless of the number of sites, networks or PRODUCTIONS.

“CONCURRENT USE” means the simultaneous use by more than one (1) user or one (1) client, regardless of the number of sites, networks or PRODUCTIONS.

2. LICENSE TO USE

In consideration of your agreement to abide by the terms and conditions of this AGREEMENT, Mercenaries Engineering grants you a non-exclusive, non-assignable and non-transferable right to non-concurrently install and use the SOFTWARE on one (1) COMPUTER permanently connected to the Internet, with a limit of one (1) LICENSE per

site, network or PRODUCTION, as long as you comply with the terms of this AGREEMENT.

The computer / site / network will be determined by IP address and/or MAC address or any other mean suitable to this purpose. Permanent connection to the Internet is mandatory.

The SOFTWARE is licensed as a single product. Its component parts shall not be separated for installation or use on more than one (1) computer.

3. LICENSE FEE

The LICENSE is granted free of charge with a limit of one (1) free LICENSE per site, network or PRODUCTION.

You specifically agree to purchase additional licenses:

- If you install or use the SOFTWARE on more than one (1) COMPUTER.
- If you install or use the SOFTWARE on one (1) or more than one (1) computer comprising more than sixteen (16) cores.
- For any CONCURRENT INSTALLATION or CONCURRENT USE.
- If more than one (1) license per site is required.
- If more than one (1) license per network is required.
- If more than one (1) license per PRODUCTION is required.
- If you install or use the SOFTWARE without permanent Internet connection.

4. RIGHTS, TITLE AND OWNERSHIP

THE SOFTWARE, ALL OF ITS DERIVATIVES, TITLE AND ACCOMPANYING MATERIALS ARE THE EXCLUSIVE PROPERTY OF MERCENARIES ENGINEERING. MERCENARIES ENGINEERING RETAINS ALL THE RIGHTS, TITLE, AND OWNERSHIP TO THE SOFTWARE AND ALL SUBSEQUENT COPIES OF THE SOFTWARE.

5. RESTRICTIONS

5.1 SUBJECT TO THE PROVISIONS OF ARTICLE L. 122-6-1 OF THE CODE DE LA PROPRIETE INTELLECTUELLE, ALL RIGHTS OF ANY KIND, WHICH ARE NOT EXPRESSLY GRANTED IN THIS LICENSE, ARE ENTIRELY AND EXCLUSIVELY RESERVED TO AND BY MERCENARIES ENGINEERING. SUBJECT TO THE PROVISIONS OF ARTICLE L. 122-6-1 OF THE CODE DE LA PROPRIETE INTELLECTUELLE YOU SHALL NOT RENT, LEASE, DISTRIBUTE, SELL, TRANSFER, MODIFY, TRANSLATE, REVERSE ENGINEER, DECOMPILE OR DISASSEMBLE THE SOFTWARE, OR CREATE DERIVATIVE WORKS BASED ON THE SOFTWARE.

5.2 Under no circumstances shall the AGREEMENT oblige Mercenaries Engineering to provide technical assistance or maintenance services for the SOFTWARE.

However, Mercenaries Engineering is entitled to offer this type of services. The terms and conditions of such technical assistance and/or such maintenance services shall be set forth in a separate instrument.

5.3 The SOFTWARE shall not be used by an individual user or a company directly or non-directly related to the arms industry or to any military organization.

6. DISCLAIMER OF WARRANTY

THIS SOFTWARE, ALL ACCOMPANYING FILES, DATA AND MATERIALS, IS PROVIDED "AS IS" AND WITH NO WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED. THE LICENSEE SHALL ASSUME ALL RISK OF INSTALLING OR USING THE SOFTWARE. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THE AGREEMENT.

7. TERMINATION

7.1 This AGREEMENT is effective until terminated.

7.2 This AGREEMENT will terminate automatically without notice from Mercenaries Engineering and become null and void if the LICENSEE fail to comply with any term of this AGREEMENT.

7.3 Upon termination of this AGREEMENT for any reason, the LICENSE granted hereunder shall terminate and the LICENSEE shall immediately cease use of the SOFTWARE and destroy the copy of the SOFTWARE.

7.4 All provisions of this AGREEMENT as to RIGHTS, TITLE AND OWNERSHIP, RESTRICTIONS and DISCLAIMER OF WARRANTY shall survive termination.

8. GOVERNING LAW AND JURISDICTION

This AGREEMENT is governed by and is to be construed in accordance with French law and the parties agree to submit to the exclusive jurisdiction of the French courts.

For any inquiries please contact Mercenaries Engineering at sales@mercenaries-engineering.com