

KNITWARE END USER LICENSE AGREEMENT (EULA)

SINGLE USER PRODUCT

NOTICE: THIS EULA REPLACES THE EULA DISPLAYED DURING PRODUCT INSTALLATION. ACCEPTANCE OF THAT EULA IMPLIES ACCEPTANCE OF THIS DOCUMENT.

This Software End User License Agreement (“EULA”) is a legal agreement between you (the “Licensee”, either an individual or a single entity) and Lai Associates, Inc., a California, USA corporation (“LAI”), doing business as Great Knit Designs, for the accompanying software product, which includes Knitware Design computer software and may include associated media, printed materials, and online or electronic documentation (the “Software Product”). By installing, copying, or otherwise using the Software Product, you agree to be bound by the terms of this License Agreement.

1. GRANT OF LICENSE - LAI grants you the right to use one copy of the Software Product on a single computer. You may make a single copy of the Software Product for backup or archival purposes, and/or a single copy on your portable computer (laptop) for your exclusive use.

2. COPYRIGHT – This EULA does not constitute a sale. The Software Product is owned by LAI and is protected by United States copyright laws, international treaty provisions, and all other applicable national laws. All title, copyrights, patents and other intellectual rights to the Software Product, its accompanying documentation, and any copy made by the Licensee remain with LAI.

3. OTHER RESTRICTIONS - You may not modify, reverse engineer, decompile, disassemble or otherwise derive source code from the Software Product, copy the Software Product (except as provided above) or the accompanying documentation in any form without prior written consent of LAI, or use the Software Product in any manner that infringes on the intellectual property or rights of another party.

LIMITED WARRANTY

If the software is provided on CD-ROM media, LAI warrants that, for a period of 30 days from the date of receipt, the media (CD-ROM) will, under normal use, be free from defects that prevent Licensee from loading the Software Product on a computer. Any implied warranties on the Software Product are limited to 90 days.

CUSTOMER REMEDIES

LAI's entire liability and the Licensee's exclusive remedy shall be, at LAI's option, either (a) use reasonable efforts to correct or work around errors, or (b) partial or full refund of the price paid for the Software Product (as deemed appropriate by LAI), or (c) replacement of the Software Product which is returned to LAI with a copy of the receipt for the purchase thereof. This limited warranty is void if failure of the Software Product or hardware has resulted from accident, abuse, or misapplication. Any replacement of the Software Product will be warranted for the remainder of the original warranty period, or 30 days, whichever is longer.

NO OTHER WARRANTIES

LAI DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT, WITH RESPECT TO THE SOFTWARE PRODUCT, AND THE ACCOMPANYING DOCUMENTATION AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. LAI DOES NOT WARRANT THAT THE OPERATION OF THE SOFTWARE PRODUCT WILL BE UNINTERRUPTED OR ERROR FREE OR THAT THE SOFTWARE PRODUCT WILL MEET LICENSEE'S SPECIFIC REQUIREMENTS. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES

IN NO EVENT SHALL LAI BE LIABLE FOR ANY OTHER DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THIS SOFTWARE PRODUCT, EVEN IF LAI HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, LAI'S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE PRODUCT.

COMMERCIAL USE OF PATTERNS: Guidelines For Commercial Use Of Knitware Patterns

This Software Product (Knitware Design) will create knitting and crochet pattern text and schematics ("Knitware Patterns") that you may use for your personal use or for commercial distribution under the following conditions:

1. You may publish, display and distribute Knitware Patterns in any media.
2. You may give, share or sell Knitware Patterns for monetary gain, either individually or as part of a knitting or crochet kit.
3. Each Knitware Pattern sold for monetary gain must be credited with full Knitware contact information by including the trailer that is automatically produced on the Knitware Pattern, or the same text in a similar format. THE CONTACT INFORMATION MUST INCLUDE: "Lai Associates, Inc., DBA Great Knit Designs" as the company name and web address.
4. These guidelines apply only to the individual Knitware Patterns that the Licensee may create, not to the Software Product itself.
5. LAI reserves the right to revoke these guidelines at any time, upon notice to the Licensee, but such revocation would not apply to existent Knitware Patterns created or sold by the Licensee.
6. Failure to credit Knitware with pattern creation may result in revocation of the License.

GOVERNANCE

This agreement is governed by the laws of the State of California, USA. Each of the parties hereto irrevocably agrees to the jurisdiction of the courts of the State of California and further agrees to commence any litigation which may arise hereunder in the courts located in San Mateo County in the State of California.

Should you have any questions concerning this Agreement, or if you desire to contact LAI for any reason, write to: Lai Associates, Inc., DBA Great Knit Designs, 33 Parkgrove Drive, South San Francisco, CA 94080, USA, or e-mail sales@greatknitdesigns.com.