

## THIRD PARTY SOFTWARE LICENSE TERMS

This document contains the Third Party Software license terms to which your use of that software is subject, as provided for in the Plutext Enterprise License Agreement.

### OLE Functionality

- **jpegal v4.92b23**
  - the LGPL
  
- org.capaxit.textimage **TextImageGen**
  - the ASL v2
  
- **ion2 file extension icons**
  - if you have not purchased Plutext "Distribution Rights", then the following terms apply:

You may only use the graphic images (herein referred to as the "Assets") in the course of using the Plutext Software. Any other use is not permitted. You may not post any of the Assets on any electronic bulletin board, FTP, or free file sharing programs; put the Assets on-line in a downloadable format; use or permit the use of the Assets, or any part thereof, as a trademark or service mark, or claim any proprietary rights of any sort in the Assets, or any part thereof; use, or allowing anyone else to use any of the Assets to create pornographic, fraudulent, obscene, immoral, infringing, illegal, blasphemous or defamatory material.

No right of action shall accrue against "Jordan Michael" in the event of the Assets being deemed or found to be defamatory, obscene or immoral or an infringement of third party rights. Furthermore, no claim or action of any sort can arise against "jgroll.com" for the use of these Assets and no liability can attach to "jgroll.com" for any acts, omissions or failures on the part of Plutext
  - if you have purchased Plutext "**Distribution Rights**", then the ion License agreement overleaf applies to you on purchase of that license by Plutext (at its expense ) on your behalf

# License agreement

ion royalty-free unlimited usage file extension icons



THIS IS A LEGAL AGREEMENT BETWEEN YOU "THE LICENSEE" AND "JGROLL.COM/ION". USE OF THE "ICON PACK: ION" CONSTITUTES YOUR ACCEPTANCE OF THE TERMS OF THIS AGREEMENT.

In consideration of the obligations, warranties and the undertakings of the Licensee in this Agreement, and subject to and conditional upon their full and timely performance and observance, "jgroll.com" grants to the Licensee a non-transferable non-exclusive license to use the graphic images (herein referred to as the "Assets") with purchase of the Assets. The Assets may be used by the Licensee in **UNLIMITED** commercial projects as defined in the paragraph headed "Permitted Uses".

## PERMITTED USES

The Licensee is permitted to:

Use the Assets in the Licensee's personal, commercial, professional, internal, editorial or client project such as a printed material, packaging, presentation, video, website, content management system (CMS), distributed software: sold, trial, or free, computer game or multimedia project. Selling software that can be used in someone else's software project and redistributed (sold or trial) requires the purchase of the **Unlimited** Commercial License for each additional unique user sold to, as the Unlimited License only covers the original purchaser. You may make one copy of the Assets solely for backup or archival purposes or transfer the Assets to a single hard drive, provided that you keep the original and accompanying documentation in your possession. You may enter a project into contests, film festivals, publications and or exhibitions that use the Assets in the permitted listed methods.

## PROHIBITED USES

The Licensee is not permitted to:

Do anything not expressly permitted under the paragraph headed "Permitted Uses" above. You may not post any Assets on any electronic bulletin board, FTP, or free file sharing programs; put the Assets on-line in a downloadable format; use or permit the use of the Assets, or any part thereof, as a trademark or service mark, or claim any proprietary rights of any sort in the Assets, or any part thereof; use, or allowing anyone else to use any of the Assets to create pornographic, fraudulent, obscene, immoral, infringing, illegal, blasphemous or defamatory material. Using the Assets in a way not specifically permitted or prohibited by this agreement, without prior written consent from "jgroll.com" is a violation of Copyright law. This license is in force until it is terminated by "jgroll.com".

## COPYRIGHT

All Assets are protected by Copyright law, and are bound by laws of the United States of America, international treaty provisions, and other applicable laws. No title to or intellectual property rights to the Assets are transferred to you. "jgroll.com" retains all rights not expressly granted by this License Agreement. Trademarks shall be used in accordance with accepted trademark practice, including identification of trademark owner's name. Trademarks can only be used to identify printed or electronic output produced by the Assets. Such use of any trademark does not give you any rights of ownership in that trademark. Except as stated above, this License Agreement does not grant you any intellectual property rights in the Assets.

## LIMITED WARRANTY

"jgroll.com" warrants, agrees and undertakes with the Licensee that: To the best of the knowledge, the Assets are not defamatory, obscene or immoral, and do not infringe any rights of copyright, but no right of action shall accrue against "Jordan Michael" in the event of the Assets being deemed or found to be defamatory, obscene or immoral or an infringement of third party rights. Furthermore, no claim or action of any sort can arise against "jgroll.com" in this Agreement for the use of these Assets and no liability can attach to "jgroll.com" for any acts, omissions or failures on the part of the Licensee to comply with the terms of this Agreement.

## TERMINATION

It shall constitute termination by the Licensee of its rights and obligations under this Agreement if the Licensee is in breach of any other term of this Agreement. This License is also considered not valid without payment for the Assets. At termination, the Assets must be returned immediately and any back-up copies must be destroyed.