

**EASY THUMBNAILS END USER LICENSE AGREEMENT**  
**(Version: February 2008)**

This End User License Agreement (this "Agreement"), governs the terms and conditions of the Licensee's access and use of Easy Thumbnails software ("Easy Thumbnails"), and is made between the Licensee ("you") and Fookes Software, La Petite Fin 27, 1637 Charmey, Switzerland ("Fookes Software"). However, if you are using Easy Thumbnails as or on behalf of an entity, such as a corporation, partnership, limited liability company or other entity, the term "you" used below refers to the entity which will be bound by this Agreement. You represent and warrant that you have power and authority to enter into this Agreement on behalf of the entity. This Agreement does not address any third-party or free or open source software separately licensed to you.

By clicking the "I accept the Agreement" option during installation and/or by accepting the Agreement on the online order form and/or by using Easy Thumbnails, you confirm your acceptance of, and agree to be bound by, this Agreement. If you do not agree to this Agreement or if you do not understand it, do not install or use Easy Thumbnails.

In case you have another written agreement directly with Fookes Software, such written agreement prevails in the event of any conflict with the terms and conditions of this Agreement.

### **1. Definitions**

"Software" means the version of Easy Thumbnails in executable form and documentation.

"GUI" means the graphical (rather than purely textual) user interface that a software program provides to enable end user interaction with its settings and features. Typical GUI elements include buttons, combo boxes, check boxes, input controls, and sliders.

"Use" means loading, installing, executing, displaying, performing and/or transmitting the Software for your internal business purposes, and not for distribution or resale.

"Organization" means an entity such as a company, agency, institution, school, or any other organization.

### **2. Software License Grants**

#### **2.1. License Grant**

Fookes Software grants you a license to Use the Software in GUI mode without charge on any number of desktop/laptop computers, including in a business environment, as long as the terms of this Agreement are respected. However, you are required to purchase a license if you want to run the Software from an Organization network server, offer the Software to third parties on an application service provider, web service or time sharing basis, use the Software as a process for another application, and/or bundle the Software with another product. Please contact Fookes Software for pricing details if you need to purchase a license.

#### **2.2 License Restrictions**

The Software is licensed, not given or sold. This Agreement only gives you certain limited rights (sections 2.1 and 11). Fookes Software reserves all other rights. Especially you may not:

(a) modify, adapt, translate, rent, lease or sublicense the Software except to the extent explicitly permitted in this Agreement; (b) disable or block any licensing, rights management or control features of the Software except as an intended part of the Software's programming features; (c) assign, loan, or resell the Software; (d) modify, decompile, disassemble or reverse engineer the Software; (e) remove or modify any legal notices in the Software.

### **3. Technical Support**

Use of Software does not entitle you to technical support from Fookes Software. You therefore

accept that Fookes Software has no obligation to provide any form of technical support to you in relation to this Software.

#### **4. Ownership**

The Software is proprietary to Fookes Software. The Software is licensed, not given or sold, to you notwithstanding any reference herein to "purchases." You acknowledge and agree that: (a) the Software is protected under U.S. copyright and other national and international copyright laws; (b) Fookes Software and its licensors retain all copyrights and other intellectual property rights in the Software; (c) there are no implied licenses under this License, and any rights not expressly granted to you hereunder are reserved by Fookes Software; (d) you acquire no ownership or other interest (other than your license rights) in or to the Software; and (e) Fookes Software owns all copies of the Software, however made. You agree that you will not, at any time, contest anywhere in the world Fookes Software's ownership of or rights in the Software. You have no rights hereunder to use any trademark or service mark belonging to Fookes Software.

#### **5. Bundling**

In no case may the Software be bundled with a hardware or software product without written permission from Fookes Software.

#### **6. Distribution License**

Provided that you are distributing the then-current version of Easy Thumbnails, you are hereby licensed to make as many copies of Easy Thumbnails as you wish; give exact copies of the original Easy Thumbnails package to anyone; and distribute Easy Thumbnails in its unmodified form via electronic means (Internet, BBS's, software distribution libraries, CD-ROMs, DVDs, etc.). You may charge a small distribution fee for Easy Thumbnails, but you must not represent in any way that you are selling the software itself. All copies must reproduce copyright notices.

You may not make Easy Thumbnails available on any site, CD-ROM, DVD, or with any package, or with any other medium or service, which makes available or contains viruses, virus source code, virus construction programs, virus creation material, software cracks, spyware, malware or other malicious code or material.

Permission to distribute Easy Thumbnails is not transferable, assignable, saleable, or franchisable, and any attempt to do so is void. Each entity wishing to distribute Easy Thumbnails must independently satisfy the terms of the foregoing distribution license.

#### **7. Compliance**

You shall conduct your business in compliance with all laws and regulations in any way applicable to the Software or to the performance of your obligations under this Agreement. Without limiting the generality of the foregoing, you shall not take any action that would violate, or cause Fookes Software to be in violation of, any applicable law of the United States or any other jurisdiction including but not limited to the U.S. Foreign Corrupt Practices Act and all import and export laws, regulations and restrictions of the United States or any foreign agency or authority.

#### **8. U.S. Government Rights**

*This is a notice to U.S. Government End Users:*

The Software and the documentation which accompanies the Software are "Commercial Items," as that term is defined at 48 C.F.R. §2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation," as such terms are used in 48 C.F.R. §12.212 or 48 C.F.R. §227.7202, as applicable. Consistent with 48 C.F.R. §12.212 or 48 C.F.R. §§227.7202-1 through 227.7202-4, as applicable, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein. Fookes Software,

La Petite Fin 27, 1637 Charmey, Switzerland.

## **9. WARRANTY DISCLAIMER AND LIMITATION OF LIABILITY**

THE SOFTWARE IS PROVIDED ON AN "AS IS" BASIS. FOOKES SOFTWARE DISCLAIMS AS FAR AS LEGALLY PERMISSIBLE ALL WARRANTIES RELATING TO THE SOFTWARE, WHETHER EXPRESSED, IMPLIED OR STATUTORY, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF SATISFACTORY QUALITY, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, COMPATIBILITY OR NON-INFRINGEMENT . FOOKES SOFTWARE DOES NOT WARRANT THAT THE SOFTWARE WILL MEET YOUR REQUIREMENTS OR BE UNINTERRUPTED, SECURE OR ERROR-FREE. NEITHER FOOKES SOFTWARE NOR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION, OR DELIVERY OF THE SOFTWARE ("SUPPLIERS") SHALL BE LIABLE FOR ANY SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES (INCLUDING BUT NOT LIMITED TO LOST REVENUES, PROFITS AND/OR SAVINGS) ARISING OUT OF THE USE OR INABILITY TO USE SUCH SOFTWARE, EVEN IF FOOKES SOFTWARE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR CLAIMS. THE PERSON USING THE SOFTWARE BEARS ALL RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE.

THE ENTIRE LIABILITY OF FOOKES SOFTWARE AND ITS SUPPLIERS, AND YOUR EXCLUSIVE REMEDY, WITH RESPECT TO THE USE OF THE SOFTWARE OR ANY BREACH OF THIS AGREEMENT ARE LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU, IF ANY, FOR USE OF THE SOFTWARE. YOU HEREBY RELEASE FOOKES SOFTWARE AND SUCH OTHER PERSONS FROM ANY AND ALL OBLIGATIONS, LIABILITIES AND CLAIMS IN EXCESS OF THIS LIMITATION. YOU AGREE THAT ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR RELATED TO USE OF THE SOFTWARE OR THIS AGREEMENT MUST BE FILED WITHIN ONE (1) YEAR AFTER SUCH CLAIM OR CAUSE OF ACTION AROSE OR BE FOREVER BARRED.

YOU ARE SOLELY RESPONSIBLE FOR SELECTION, INSTALLATION AND LAUNCH OF THE SOFTWARE AND FOR BACKING UP YOUR DATA AND FILES, AND HEREBY RELEASE US AND OUR SUPPLIERS FROM ANY LIABILITY OR DAMAGES DUE TO THE LOSS OF ANY SUCH DATA OR FILES.

FOOKES SOFTWARE IS NOT LIABLE FOR ANY INAPPROPRIATE OR ILLEGAL USE OF THE SOFTWARE.

## **10. Governing Law / Jurisdiction**

This Agreement is as far as legally permissible governed by Swiss Law, subject to the express exclusion of the Vienna Sales Convention (United Nations Convention on Contracts for the International Sale of Goods, CISG, 1980.) Exclusive place of jurisdiction shall be the court at the registered office of Fookes Software.

## **11. Termination**

Fookes Software may terminate this Agreement at any time upon default by you of the license provisions of this Agreement, or any other material default by you of this Agreement not cured within thirty (30) days after written notice thereof. Except for Sections 2 and 6, all provisions of this Agreement shall survive termination of this Agreement.

## **12. Severability Clause**

If any provision of this Agreement is or becomes ineffective or if there is an omission from this Agreement, this does not affect the legal validity of the remaining provisions. The ineffective provision will be replaced by an effective provision that is as close as possible in economic terms to the provision wanted by the parties. The same procedure applies in the case of an omission.

## **13. General**

You shall not assign, delegate or sublicense any of your rights or obligations under this

Agreement, by operation of law or otherwise, without prior written consent of Fookes Software, and any attempt without such consent shall be void. Subject to the preceding sentence, this Agreement binds and benefits the permitted successors and assigns of the parties. Fookes Software may change the terms, conditions and pricing relating to the future licensing of its Software and other intellectual property rights, including this Agreement, from time to time. No waiver will be implied from conduct or failure to enforce rights nor effective unless in a writing signed on behalf of the party against whom the waiver is asserted.

There are no third-party beneficiaries to this Agreement. Fookes Software is not bound by additional and/or conflicting provisions in any purchase order or other correspondence unless expressly agreed in writing. This Agreement is the complete and exclusive statement of agreement between the parties as to its subject matter and supersedes all proposals or prior agreements, verbal or written, advertising, representations or communications concerning the Software.

#### **14. Refund Policy**

The Software is available for download free of charge from the Fookes Software web site. It is intended to allow potential customers to evaluate before purchase, whether the Software is compatible with their computer systems, and will satisfy their requirements. As a result, all sales are final and refunds are provided only for accidental duplicate orders. Refunds will only be made to the credit card or PayPal account through which the original purchase was made. An administration fee may apply in such cases to cover processing costs and third-party commissions.

Ordering a software license signifies your acceptance of this Refund Policy.

Last updated: 04 February 2008