KakaoBob License Agreement

Free (freeware) end user license agreement

PLEASE READ THE LICENSE CAREFULLY BEFORE INSTALLING OR USING THE PRODUCT. BY DOWNLOADING, INSTALLING, COPYING OR ANY OTHER FORM OF USE OF THE PRODUCT, YOU CERTIFY THAT YOU HAVE READ THIS LICENSE AGREEMENT, HAVE AGREED IT AND AGREED WITH ALL OF THE TERMS AND CONDITIONS.

1. Definitions

- 1.1. Dmitry Vladimirovich Krayzer born on February 26, 2005, (hereinafter the "Copyright Holder") provides the user ("User") with a copy of the KakaoBob software product of any version (hereinafter the "Program"), as well as all of its component parts (hereinafter "component parts") or all together "Software »And grants the user a license to use this software product. This license agreement (hereinafter "license", "agreement") defines the actions that the User has the right to take in relation to the Program, and includes a list of limitations of guarantees and liability.
- 1.2. Source site kakaobob.site

2. License agreement

- **2.1.** This Program is protected by national copyright laws and international treaties. You agree that no rights to this Program are transferred to you as intellectual property. Ownership, ownership, copyright and intellectual property rights belong to the Copyright Holder.
- **2.2.** The User has the right to use any version of the Program for non-commercial purposes. The program is used when it or part of it is loaded into the random access memory (RAM) of an electronic computer (computer) or installed on a permanent medium (hard disk, CD or other medium). The program is used for non-commercial purposes when, as a result of its use, the User does not receive material benefits, either explicitly or indirectly.
- 2.3. The User has the right to distribute the Program in any way (CD-ROM, website, etc.) subject to the following conditions:
 - distribution is free of charge.
 - delivery of the Program includes all files (the executable file of the Program and its components).
 - When distributing, you must be sure to include the Source Site.
- 2.3. This license, as far as possible, within the framework of the current legislation, limits the User's rights to modify the Program. In particular, with the exception of special cases stipulated by the current legislation, it is prohibited to investigate the code, decompile and disassemble the Program, modify or create derivative products based on this Program or its parts, delete any marks about the ownership of the program, change the files with licenses, including this agreement, documentation files and other files.

3. Limitations of Warranties and Liability

- **3.1.** The program is provided on an "as is" basis. The copyright holder does not provide any guarantees regarding the error-free and uninterrupted operation of the Program, the compliance of the Program with the specific purposes of the user, and also does not provide any other guarantees not expressly specified in this agreement.
- 3.2. To the maximum extent permitted by current legislation, the Copyright Holder does not bear any responsibility for any direct or indirect consequences of any use or inability to use the Program and / or damage caused to the User and / or third parties as a result of any use or non-use of the Program , including due to possible errors or failures in the operation of the Program.
- **3.3.** The KakaoBob name may not be used to promote products based on this software without the prior express written permission of the copyright holder.
- 3.4. The User has no right to remove or change any trademarks or other proprietary notices in the Software.

3.5. The User agrees that he is solely responsible (and that the Copyright Holder is not responsible to the User or any third parties) for any violation of the User's obligations established by the terms of this license, as well as for all the consequences of such violations (including any loss or damage that may incurred by the copyright holder).

4. Termination

- **4.1.** This agreement will terminate immediately and automatically without notice if you fail to comply with the terms of this agreement. You agree upon termination to immediately destroy the program together with all its component parts, as well as all copies, modifications and combined parts thereof in any form.
- **4.2**. The user can terminate the agreement at any time by completely removing or destroying the program, all its components and backups. In this case, this agreement terminates immediately without prior notice. Once terminated, you can no longer reuse the Software for any purpose without accepting the current terms of the KakaoBob agreement.

5. Monitoring compliance with obligations

5.1. All controversial issues are resolved by mutual agreement of the parties, and if no agreement has been reached, then in court.