Disco Desktop — End User License Agreement

Please read the following terms and conditions carefully before installing and/or using this software product. Installing and/or using Disco Desktop indicates a person's acceptance of this End User License Agreement. If a person is in disagreement to any of the terms of the End User License Agreement, then they must not install and/or use this software product.

Disco Desktop is distributed "AS IS" with no warranty of any kind. Users must assume all risk of using this software. This disclaimer of warranty constitutes an essential part of this End User License Agreement.

Geoffrey Mattie does not authorize users to download, install and/or use Disco Desktop with computer operating systems other than the software's intended deployment targets (Mac OS X, Windows 7, Windows Vista, Windows XP) or on computers during situations where Disco Desktop's performance or failure to perform can reasonably be expected to result in a physical injury or in loss of life. Any such unauthorized use of this software shall be entirely at the user's own risk. Under no circumstances shall Geoffrey Mattie be held liable for any incidental, consequential, punitive or any other damages relating to the use of Disco Desktop.

Disco Desktop is the exclusive property of Geoffrey Mattie and is offered completely free of charge. Persons or organizations may not rent, lease, transfer, modify, translate, reverse engineer, de-compile, disassemble or create derivative works based on Disco Desktop without having obtained written consent from Geoffrey Mattie.

This End User License Agreement constitutes the entire statement of the agreement between the parties on the subject matter, and merges or supersedes all other prior understandings, purchased licenses, arrangements and agreements.