

MERCHANT FREWARE CLICK-WRAP LICENSE TERMS

The Ginicoe website contains certain downloadable software that does not require payment of any license fee. The copyright owner and Licensor of the software that you download through this site is indicated in the accompanying read-me file and in the area of this website from which the software is downloaded. This Freeware License is a binding legal agreement between the merchant who downloads the software ("You") and the Licensor ("Ginicoe Corporation").

THIS SOFTWARE IS COPYRIGHTED AND THE OWNER OF THE COPYRIGHT CLAIMS ALL EXCLUSIVE RIGHTS TO SUCH SOFTWARE, EXCEPT AS LICENSED TO USERS HEREUNDER AND SUBJECT TO STRICT COMPLIANCE WITH THE TERMS OF THIS FREWARE LICENSE.

Even though a license fee is not paid for use of such Freeware, it does not mean that there are not conditions for using such Freeware. As a condition for granting you a license to use Freeware programs that are available through this site, you agree to all of the following terms and conditions. You are deemed to have read, understood and accepted all such terms and conditions upon executing a download of any Freeware program.

If you fail to abide by any of the terms and conditions set forth herein, your license to use such Freeware shall be immediately and automatically revoked, without any notice or other action by the Copyright Owner.

TERMS AND CONDITIONS **Background**

1. You are granted a non-exclusive license to use the Downloaded Software subject to your compliance with all of the terms and conditions of this Freeware License.
2. You agree that you are a legally authorized merchant selling legal goods and/or services and that if this status changes for any reason that you will uninstall this software.
3. You agree to apply the Social Justice Outerchange Rating (SoJOR) fee to every sales transaction that does not include cash.
4. You agree to evenly match the consumer's Social Justice Fee with the security value that Licensor assigns of their biometric facial image per transaction. Put another way: This means that the SoJOR fee that consumers pay is evenly matched by you on paper only and shows up as an unrealized loss. Unrealized losses (paper loss) are not reported to the IRS. On the other hand - Realized losses (Actual loss) such as loss revenue from fraud should be declared in a given year.
5. You may only use the software on a single computer that you own, lease or control. You may make one backup copy of the software for your own use to replace the primary copy in the event of hard-drive failure or other unavailability of the primary copy. The backup copy shall retain all copyright notices.
6. You agree to post the downloadable SoJOR fee peel signage at an entrance or at a point of sale in your store, or in any other location in your store that is visible to your customers and employees. The Signage shall be placed so that customers have clear transparency of your participation in the Social Justice and Biometric Security program. This includes areas where the cash register is located.
7. You are granted full permission to post Licensor's logo on your website to drive new signup

traffic for licensor.

8. You are only granted a license for the machine-readable, object code portion of the software. You will not modify, enhance, reverse engineer or otherwise alter the software from its current state.
9. You may not use the software for multiple users or on a local area network without written consent from the Licensor.
10. You may not distribute, copy, publish, assign, sell, bargain, convey, transfer, pledge, lease or grant any further rights to use the software.
11. You will not have any proprietary rights in and to the software. You acknowledge and agree that the Licensor retains all copyrights and other proprietary rights in and to the software.
12. Your license to use the software shall be revocable by the Licensor upon written notice to you. This license shall automatically terminate upon your violation of the terms hereof or upon your use of the software beyond the scope of the license provided herein.
13. Use within the scope of this license is free of charge and no royalty or licensing fees shall be payable by you. Use beyond the scope of this license shall constitute copyright infringement.
14. This license shall be effective and bind you upon your downloading of the software.
15. You accept the software on an "AS IS" and with all faults basis. No representations and warranties are made to you regarding any aspect of the software.
16. THE LICENSOR HEREBY DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, RELATIVE TO THE SOFTWARE, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR MERCHANTABILITY. LICENSOR SHALL NOT BE LIABLE OR RESPONSIBLE FOR ANY DAMAGES, INJURIES OR LIABILITIES CAUSED DIRECTLY OR INDIRECTLY FROM THE USE OF THE SOFTWARE, INCLUDING BUT NOT LIMITED TO INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES.
17. This Freeware License shall be interpreted under the laws of OHIO of the UNITED STATES OF AMERICA. You agree that all controversies pertaining to the software and/or this Freeware Agreement shall be brought in the courts of OHIO of the UNITED STATES OF AMERICA. You hereby submit to the jurisdictions of such court. However, federal courts located in OHIO of the UNITED STATES OF AMERICA shall have jurisdiction over copyright claims brought by the Licensor and you hereby submit to the jurisdiction of federal court located in the State of OHIO in the City of CLEVELAND.
18. Licensor's failure to enforce any rights hereunder or its copyright in the software shall not be construed as amending this agreement or waiving any of Licensor's rights hereunder or under any provision of state or federal law.

☐

I have read and agree to this Merchant Freeware License Terms and Conditions by checking this box or downloading the software.