



Closed Distribution License (CDL) Agreement

IMPORTANT - READ CAREFULLY: This **End-User License Agreement** ("EULA") is a legal agreement between you (either an individual or a single entity) and **FredCK.com – Frederico Caldeira Knabben** (the "Owner") covering your use of **FCKeditor** (the "Software"). Be sure to read the following agreement before using the Software.

TERMS AND CONDITIONS

1. This EULA uses the **GNU Lesser General Public License** ("LGPL") as its base. Agreeing to this license you are also agreeing to be bound to the LGPL license terms, limited to the changes defined in this EULA. The terms defined in this EULA override any term present in the LGPL license that conflicts with the EULA.
2. **GRANT OF LICENSE.** The Owner grants you the rights to use the Software, in one of the licensing modalities described at point 3 (LICENSE MODELS), with the following special rights: there is no need to distribute the LGPL license with the Product and no reference to it have to be done; no references to the Software have to be done in any file distributed with the Product; the source code of the Software doesn't have to be distributed along with the Product; you can remove any file from the Software when integrating it with the Product. It is agreed that in exchange for the license set forth herein, you will pay a one-time license fee. The fee value will be specified in the FCKeditor official web site at the moment of the purchase.
3. **LICENSE MODELS.** When purchasing a license, you will have the option to choose one of the following models, which restricts the your rights of usage and integration of the Software under the terms of this EULA:
 - a. **Web Site:** you may integrate the Software in one web site (the "Web Site"). The Web Site URL must be specified at the moment of the purchase. The license will not be valid for sub-domains of the specified Web Site URL.
 - b. **Corporate Web Sites:** you may integrate the Software in any number of web sites owned or produced by you ("Corporate Web Sites). The license will not be valid for sites produced by third party with software produced by you.
 - c. **OEM:** you may integrate the Software in one of your software products (the "Product"). The "Product" name must be specified at the moment of the purchase. You will have a perpetual, royalty free, license to distribute the Software as integrating part of the "Product".

License fees may be different depending on the license model.

4. **LICENSE VALIDITY.** This EULA is valid only if the Web Site, Corporate Web Sites or Product is a work that uses the Software, and doesn't go in competition with the Software in the marketplace. Whenever this license loses its validity, the LGPL license takes its place.
5. **RESERVATION OF RIGHTS AND OWNERSHIP.** The Owner reserves all rights not expressly granted to you in this EULA. The Software is protected by copyright and other intellectual property laws and treaties. The Owner owns the title, copyright, and other intellectual property rights in the Software. The Software is licensed, not sold. This EULA does not grant you any rights to trademarks or service the Software marks.

6. **TERMINATION.** Without prejudice to any other rights, the Owner may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, your right to use this Software and the rights to use the files produced using the Software by third parties terminates automatically and you must then destroy all copies of the Software in your possession.
7. **WARRANTY.** Owner represents and warrants that he has full title and ownership to the Software and has the authority to grant the license hereunder. To the best of Owner's knowledge the Software does not infringe upon the intellectual property rights of any third party and that he did not receive any notice regarding any alleged infringement thereof.
8. **DISCLAIMER OF WARRANTIES.** The Software and its related material are provided "AS IS" and without warranty of any kind and the Owner expressly disclaims all other warranties, expressed or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose.
9. **EXCLUSION OF INCIDENTAL, CONSEQUENTIAL AND CERTAIN OTHER DAMAGES.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL THE OWNER BE LIABLE FOR ANY SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS OR CONFIDENTIAL OR OTHER INFORMATION, FOR BUSINESS INTERRUPTION, FOR PERSONAL INJURY, FOR LOSS OF PRIVACY, FOR FAILURE TO MEET ANY DUTY INCLUDING OF GOOD FAITH OR OF REASONABLE CARE, FOR NEGLIGENCE, AND FOR ANY OTHER PECUNIARY OR OTHER LOSS WHATSOEVER) ARISING OUT OF OR IN ANY WAY RELATED TO THE USE OF OR INABILITY TO USE THE SOFTWARE, THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT OR OTHER SERVICES, INFORMATION, SOFTWARE, AND RELATED CONTENT THROUGH THE SOFTWARE OR OTHERWISE ARISING OUT OF THE USE OF THE SOFTWARE, OR OTHERWISE UNDER OR IN CONNECTION WITH ANY PROVISION OF THIS EULA, EVEN IN THE EVENT OF THE FAULT, TORT (INCLUDING NEGLIGENCE), MISREPRESENTATION, STRICT LIABILITY, BREACH OF CONTRACT, AND EVEN IF THE OWNER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
10. **LIMITATION OF LIABILITY.** In no event shall the Owner's liability exceed the license fee paid, if any.

END OF TERMS AND CONDITIONS

The full text of the LGPL license can be found in the internet address <http://www.opensource.org/licenses/lgpl-license.php>. Under request, the Owner can provide you a copy of the LGPL license.

Should you have any questions concerning this EULA, or if you desire to contact the Owner for any reason, please send an e-mail to info@fckeditor.net or visit <http://www.fckeditor.net>.

The FCKeditor Team
info@fckeditor.net