

OBFUSCATOR EXECUTIVE LICENSE AGREEMENT

EULA5 2024

Obfuscator Executive Copyright (c) 2001-2024 Jory Anick <jory@joryanick.com> All rights reserved

END USER LICENSE AGREEMENT

INTERPRETATION

The words in which the initial letter is capitalized have meaning defined under the following conditions. The following definitions shall have the same meaning regardless of whether they appear in singular or in plural. Other definitions are introduced throughout the agreement, indicated within quotes and brackets, and the singular and plural shall also apply to those definitions.

DEFINITIONS

For the purposes of this End User License Agreement:

"Agreement" means this End User License Agreement (EULA) that forms the entire contract between you and the author and licensor of Obfuscator Executive, Jory Anick (the "Author," or "Licensor").

"Laws" means the common law and all legislation, bylaws, regulations, and governmental orders, codes, or policies in effect from time to time that are applicable to the purchase, use, and distribution of Obfuscator Executive.

"Licensee" means any user who purchases a paid version of Obfuscator Executive.

"Software" means the program, Obfuscator Executive (obfuscator-executive.com), provided by the Licensor and downloaded by You through the Obfuscator Executive website.

"Terms" means the End User License Agreement terms and conditions contained herein.

"User" means the individual accessing or using the Software or any person or entity who is installing, accessing, or in any other way using the Software (also "You").

INTRODUCTION

1. The Author, holder of the Software copyright, Licensor, and, as such, the issuer of the License and bearer of the worldwide exclusive usage rights, including the rights to reproduce, distribute, and make the Software available to the public in any form, is Jory Anick <jory@joryanick.com> (also "We," or "Us").

USER RESPONSIBILITIES

- 2. The Software may be freely distributed, with exceptions noted below, provided the distribution package is not modified in any way.
- a. The User may not distribute separate parts of the Software download package (the "Package") without written permission.
- b. The Software may not be distributed within any other software Package without written permission from the Licensor. The Software must remain in its original, unmodified distribution Package for download without any barriers or conditions to the User, such as collecting fees for the download or making the download conditional on the User sharing their contact data.
- c. The unmodified distribution Package of Obfuscator Executive must be provided alone and unpaired. Any bundling is strictly forbidden. In particular, the use of any install or download software that provides any kind of download bundle is prohibited unless granted by the Licensor in writing.
- d. License keys, hacks, cracks, overlays, or key generators may not be included, shared, linked to, or referred to by the User.
- e. You may not use, copy, emulate, clone, rent, lease, sell, modify, decompile, disassemble, reverse engineer, or otherwise transfer the licensed Software or any subset of the licensed Software, except as described in this Agreement. Any such unauthorized use shall result in immediate and automatic termination of the License and may result in criminal and/or civil prosecution.
- f. Any violation of any of the Terms contained within this End User License Agreement immediately and automatically terminates all permissions to use the Software.

LICENSES AND FEES

- 3. The Software is distributed as a free try before you buy (the "Trial"). During the Trial period, the Software will have certain features limited, and the User will be regularly presented with a screen that kindly asks for the Software to be licensed. Purchasing a license key (the "License") unlocks all features and allows use of the Software without these Trial limitations. Jory has been disabled as of 2016 and is very appreciative of your License purchases. These funds go directly to his recovery.
- 4. There are two (2) basic types of paid Licenses issued for the Software:
- a. Independent Developers and Home Users. The User purchases one License to use the Software on all computers that are their property.

- b. Enterprise Users. The User purchases Licenses for use by the User or the User's employees or contractors working directly for the User. The number of Licenses purchased shall equal the number of computers using the Software. In a network environment, the User must purchase a License for each separate computer on which the Software is installed, used, or accessed. A separate License for each computer is required regardless of whether the computers will use the Software simultaneously or at different times. If, for example, you wish to have nine different computers in your network with access to the Software, you must purchase nine Licenses.
- 5. A User who purchases a License is granted non-exclusive rights to use the Software on as many computers as defined by the Terms in this Licenses and Fees section, according to the number of Licenses purchased, for any legal purpose.
- 6. There are no additional costs (the "Fees"), apart from the cost of the License, for unlimited use of the Software as defined herein associated with the obfuscation of binary files. Licensees may use the Software to produce an unlimited number of obfuscated binaries and to distribute those binaries free of any additional royalties.
- 7. The licensed Software may not be rented or leased but may be permanently transferred in its entirety, provided the recipient agrees to the Terms of this End User License Agreement.
- 8. To purchase a License, please visit https://obfuscator-executive.com. If the link does not work for any reason, you may contact the Author at jory@joryanick.com.

ACKNOWLEDGEMENT OF TERMS

- 9. By clicking the "I Agree" button, You are agreeing to be bound by the End User License Agreement Terms contained in this Agreement, whether using the free or paid version of the Software. If You do not agree to the Terms of this Agreement, You must click the "Cancel" button to reject the installation.
- 10. Installing and using the Software signifies acceptance of these terms and conditions of the License Agreement described herein. If at any point you do not agree with the terms of this License Agreement, you must remove all Software files from your storage devices and cease using the Software.

WARRANTY

- 11. The Software is distributed "as is." No warranty of any kind is expressed or implied. You use the Software at your own risk.
- 12. Replacement of the Software due to data corruption or data loss may be granted on a case-by-case basis by contacting the Author and Licensor, Jory Anick, at <jory@joryanick.com>, and by providing proof of purchase.

LIABILITY AND INDEMNITY

- 13. The User shall be liable for and shall indemnify and save the Author and Licensor, Jory Anick, harmless from all losses, liabilities, claims, demands, or actions of any kind that may be brought against or suffered by Us, or which We may sustain, pay, or incur as a result of any use or misuse of the Software or contravention of any applicable Laws through that use.
- 14. Neither the Author and Licensor, nor the agents of the Licensor, will be liable for any data loss, damages, loss of profits, or any other kind of loss while using or misusing the Software.

GENERAL PROVISIONS

- 15. This Agreement shall be governed by and construed in accordance with the Laws of the Province of Alberta and the Laws of Canada applicable therein and the Parties hereby irrevocably attorn to the non-exclusive jurisdiction of the courts of Alberta.
- 16. The words "hereof," "herein," "hereunder," and similar terms that may occur in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement. References to Sections are references to Sections in this Agreement unless otherwise provided.
- 17. The parties have agreed that this Agreement be drawn in the English language. Les parties ont agree que ce document soit redigee en Anglais.

EULA5-03272024a