

License Agreement

ScrapX™ 1.3

This License Agreement (the "Agreement") is for new licenses for ScrapX 1.3 including updates if any (the "Software"), a shareware scrapbook utility for Mac OS X. The Agreement does NOT alter the terms of licenses previously granted under the License Agreement for ScrapX 1.x dated February 12, 2003.

The Agreement is between Aqueous and Licensee. "Aqueous" is Aqueous Software LLC of San Jose, California. In the case of Unregistered Software (defined below), "Licensee" is any person who accepts terms of the Agreement that apply to Unregistered Software. In the case of Registered Software (defined below), "Licensee" is any organization or person who purchases a Registration Key or who in the course of entering the Registration Key accepts terms of the Agreement for Registered Software.

The Software is shareware. It can be used as "Unregistered Software," a trial form in which each document (or "scrapbook") is limited to ten items, only two scrapbooks can be open at once, and certain other limitations apply. Or, it can be used as "Registered Software" in which all limitations of the Unregistered Software are removed. Use of Registered Software requires purchase of a Registration Key.

Aqueous and Licensee agree as follows:

1. Except as provided in the Agreement, Aqueous reserves all rights to the Software and its related documentation, copyrights, and trademarks.

Part A: Terms That Apply to Unregistered Software Only

2. When Licensee selects "Accept" in the Licensing Agreement panel that appears when unlicensed Software is opened, subject to the terms of the Agreement Aqueous grants Licensee a thirty (30)-day, non-renewable, non-exclusive, non-transferable license, without the right to sub-license, to use the Unregistered Software in a single user account on a single computer (the "Trial Copy") for non-commercial purposes only.

3. The provisions of the license granted under Section 2 shall remain in force even when the Licensee is granted a license for Registered Software. IN NO CASE SHALL THE LICENSE TO UNREGISTERED SOFTWARE BE RENEWABLE.

Part B: Terms That Apply to Registered Software Only

4. When Licensee signifies acceptance of the Agreement by providing an email or postal address for delivery of a

Registration Key, or when Licensee selects "Accept" in the Licensing Agreement panel that appears after a Registration Key is entered, subject to the terms of the Agreement Aqueous grants Licensee a non-exclusive, non-transferable license, without the right to sub-license, to use that copy or those copies of the Registered Software (the "Registered Copy" or "Registered Copies").

5. Licensee agrees to use a purchased Registration Key and the Registered Copy or Registered Copies only as allowed for the license type:

- a) In the case of an "Individual License," the Licensee may enter the Registration Key in Software installed on one computer owned or leased for use by the Licensee. The Registered Copy may be used for commercial or non-commercial purposes.
- b) In the case of a "Family License," the Licensee may enter the Registration Key on up to five (5) computers owned by members of the Licensee's household. The Registered Copy or Registered Copies may be used for non-commercial purposes only.
- c) In the case of a "Multi-Computer License," the Licensee may enter the Registration Key only on computers owned or leased for use by the Licensee. The Registration Key may be entered on no more than the maximum number of computers specified for the particular license purchased. The Registered Copies may be used for commercial or non-commercial purposes.
- d) In the case of an "Educational License," the Licensee may enter the Registration Key only on computers owned or leased for use by the Licensee, who must be a recognized K-12 school, college, or university. For the avoidance of doubt: an educational license does not grant Licensee the right to use the Registration Key on computers owned by students, instructors, or staff. As specified for the particular Educational License purchased, the Registration Key may be entered either on all computers in a given classroom or computer laboratory; on all computers in a school building; or on all computers in a public school district or on the campus of a K-12 school, college or university. The Registered Copies may be used for non-commercial purposes only.

6. Aqueous intends to issue updates to ScrapX 1.3 (versions numbered 1.3.1 through 1.3.y), but does not warranty that it will do so. When an update is issued, Licensee may use it at no additional cost under the terms of the License granted in Section 4. Licensee agrees that his purchase of a Registration Key is made in consideration for a license to use version 1.3, not for rights to use or in anticipation of any updates.

7. The terms of the license granted under Section 4 shall remain in force until Licensee destroys the Registration Key and uninstalls all Registered Copies and associated preferences files.

8. Should Licensee wish to remove Registered Software from a particular computer, he/she shall uninstall it as provided in the ScrapX Read Me document included with the Software or its upgrade.

9. Aqueous agrees to use the information about the Licensee obtained during the purchase of a Registration Key solely for the purposes of notifying Licensee of updates or upgrades of the Software, for providing technical support for the Software, and for enforcing the terms of the Agreement.

10. LICENSEE AGREES TO TAKE REASONABLE CARE TO PROTECT THE PURCHASED REGISTRATION KEY FROM UNAUTHORIZED DISCLOSURE OR USE. FAILURE TO DO SO SHALL CONSTITUTE BREACH OF THE AGREEMENT. THIS PROVISION SHALL SURVIVE TERMINATION OF THE AGREEMENT.

Part C: Terms That Apply to Both Unregistered and Registered Software

11. THE SOFTWARE IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND. AQUEOUS EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. UNDER NO CIRCUMSTANCE SHALL AQUEOUS BE LIABLE TO LICENSEE FOR ANY DAMAGES THAT RESULT FROM THE USE OF OR INABILITY TO USE THE SOFTWARE. IN NO EVENT SHALL AQUEOUS'S LIABILITY EXCEED THE PURCHASE PRICE OF THE REGISTRATION KEY.

12. Aqueous will make reasonable efforts to provide technical support for the Software by way of documentation, web-accessible FAQ, or in the case of Registered Software, email.

13. Licensee agrees not to attempt to reverse engineer the Software's Registration Key or to otherwise circumvent the need for purchase of a Registration Key. Licensee further agrees to distribute the Software only as provided by Aqueous without changes of any kind to the files in the archive.

Last Updated February 10, 2004

ScrapX is a trademark of Aqueous Software LLC. Mac and Mac OS are trademarks of Apple Computer, Inc.

Copyright © 2003, 2004, Aqueous Software LLC. All Rights Reserved.
Aqueous Software LLC
877 Willow St. No. 328
San Jose, California 95125
fritz@aqueoussoftware.com