



DIGITAL PRESS SOFTWARE LICENSE AGREEMENT AND DISCLAIMER

PRODUCTS OFFERED through Alter Littera's Digital Press—images digitally encoded as JPG or similar files and/or documents digitally encoded as PDF or similar files—are herein called the "Digital Press Software". Standard products actually displayed on the Digital Press and offered to the general public are herein called the "Standard Press Software". Custom products specially made upon request for specific customers are herein called the "Custom Press Software". **The Custom Press Software may be delivered with customer-specific license agreements and warranties, so that certain parts of this License Agreement and Disclaimer might not apply to the Custom Press Software.** Downloading or purchasing the Digital Press Software does not grant any ownership rights to it, but rather a non-exclusive license to use the corresponding images and/or documents on a limited basis. By downloading, purchasing, installing, or using the Digital Press Software, you become a "licensee" agreeing to accept all the terms and conditions set forth in this License Agreement and Disclaimer—the "Agreement".

WITH REGARD TO THE DIGITAL PRESS SOFTWARE, THE LICENSEE HAS THE RIGHTS EXPRESSLY SET FORTH IN THIS AGREEMENT AND NO OTHER. IRRESPECTIVE OF THE POSSIBILITY THAT CERTAIN LOCAL JURISDICTIONS MIGHT RENDER ANY PART OF THIS AGREEMENT VOID AND UNENFORCEABLE, BY USING THE DIGITAL PRESS SOFTWARE THE LICENSEE EXPLICITLY RENOUNCES TO ANY SPECIFIC RIGHTS BEYOND THOSE SET FORTH IN THIS AGREEMENT.

LICENSE AGREEMENT

¶1. The terms and conditions set forth in this Agreement shall remain valid irrespective of whether the licensee has downloaded the Digital Press Software for free—sample files—or has paid for it—high-resolution images and/or unabridged files—. In the latter event, please note carefully that the Digital Press Software is non-returnable and non-refundable.

¶2. Alter Littera owns all right, title and interest in and to the Digital Press Software, its structure, organization, code, and related files, including all property rights therein such as copyright, design and trademark rights. All rights not expressly granted in this Agreement are expressly reserved to Alter Littera. The Digital Press Software may not be copied nor distributed in any form or through any means without prior written consent from Alter Littera. Back-up copies of the Digital Press Software may be made for archival purposes only, provided that the licensee retains exclusive custody and control over such copies. The Digital Press Software may not be given, lent, rented, sold, sublicensed or otherwise transferred to third parties. Without limiting the generality of the foregoing, the licensee shall not distribute or disseminate all or any part of the Digital Press Software through any online service.

¶3. The Digital Press Software may not be modified, transformed, recast, adapted, translated, decompiled, disassembled, reverse-engineered, converted into any other format, or altered in any way or through any means. **Creation of derivative work based upon the Digital Press Software may be granted for the Custom Press Software only.**

¶4. **The Standard Press Software is intended for customary private or internal business use only.** Personal or internal business use does not include any use of the Standard Press Software by persons that are not members of the licensee's immediate household, authorized employees, or authorized agents. All such household members, employees and agents must be notified by the licensee as to the terms and conditions of this Agreement and must agree to be bound by it before they can have use of the Standard Press Software.

¶5. **External business use may be granted for the Custom Press Software only.** External business use includes, but is not limited to, creating, identifying or promoting products or services which are offered for distribution to the general public (or to some subset of the general public) in exchange for a separate fee or other consideration. This applies to in-house or client-based work. Distribution of a document in connection with a commercial transaction in which the consideration is unrelated to such document—for example, a business letter, a ticket for an event, or a receipt for purchase of tangible goods—is not considered, in general, external business use.

6. Use of the Digital Press Software in connection with pornography and/or segregation, racism, pedophilia, rape, insult, threat, all sort of violence, murder and, in general, any plan aiming at degrading or ill-treating any living thing, is strictly forbidden.

DISCLAIMER

THE DIGITAL PRESS SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ALTER LITTERA SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, INCLUDING DAMAGES FROM LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND THE LIKE, ARISING OUT OF THE USE OR INABILITY TO USE THE DIGITAL PRESS SOFTWARE, EVEN IF ALTER LITTERA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ADDITION, ALTER LITTERA DOES NOT MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE DIGITAL PRESS SOFTWARE IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY OR OTHERWISE. THE ENTIRE RISK AS A RESULT OF THE PERFORMANCE OF THE DIGITAL PRESS SOFTWARE IS ASSUMED BY THE LICENSEE.

REVISED 2013.07.25