

## Very Important Notice - Please read before downloading the software

Carefully and completely read the license agreement before downloading the software and the password file. By downloading those, you are accepting the terms and conditions of this agreement.

If you do not agree with these terms and conditions, promptly return the envelope unopened to the store where you acquired them for a full refund.

Warning: if more than seven (7) days have passed since the acquisition of this software package, the terms and conditions of this agreement shall be accepted by you and shall have no right to any reimbursement. The software requires an activation procedure, performed through the internet, requiring an e-mail address to complete.

Notice: Supported machine formats may not work properly with some brands and models of embroidery or hotfix machines. Samples in different machines formats are available at <https://www.sierra-software.com> in order to let you check compatibility with your machine. If the samples are not compatible, you will need to use a third-party machine formats conversion program along with this product.

## License Agreement

### AGREEMENT BETWEEN AR ROBOTS S.A. SIERRA SOFTWARE AND THE END USER, BY WHICH IT IS LICENSED THE USE OF THE SOFTWARE

AR ROBOTS S.A. Sierra Software (hereinafter "Sierra") hereby grants to the buyer of this copy (hereinafter "User") a non transferable, perpetual and non exclusive license to use the software contained in this copy (hereinafter the "Software"), according to the following terms and conditions:

**1. License granted.** By this agreement, Sierra grants the User license to perform, perpetually, the following acts:

- 1.1. To install, load, and use the Software in one computer (at a time).
- 1.2. Software Activation: User must activate the Software within a limit period from its installation; otherwise, the Software shall cease working until its activation. Activation is performed at the site <https://www.sierra-software.com/users>. Activation requires Internet access and an e-mail address.

**2. Restrictions to the license.** Sierra keeps every author right and faculty not expressly granted to the User. Only to clarify and give an example of the acts that are forbidden to the User, it is mentioned that:

- 2.1. No copies of the Software can be made, other than the only one authorized backup copy.
- 2.2. The Software can not be used in more than one computer at the same time, nor it can be made accessible to other computers or more than one user through a network.
- 2.3. The Software can not be leased, or its use allowed to third parties through a time sharing service, or "users' clubs".
- 2.4. The Software can not be modified or translated;
- 2.5. The license can not be assigned nor transferred to any third party, by any manner whatsoever, for no purpose at all, without the express and written authorization from Sierra, and payment of the applicable charges.
- 2.6. The Software can not be subject to any reverse engineering or similar process, as well as to any other process to avoid or supersede its protection and security devices or mechanisms.

**3. Term.** This license shall be effective until its termination caused by: a) Termination by User; or b) Breach by User to any of the terms and conditions of this Agreement. In both cases, it shall be User's responsibility to erase the Software installation, as well to destroy all the physical media and the backup copy that he may eventually made.

**4. Limited Warranty.**

- 4.1. Software Performance: The only warranty Sierra makes is that the software will function as described in the available manual. Sierra makes no other warranty, express or implied, and in no way is responsible for the fitness of the software for a particular purpose. Sierra does not warrant that the software shall be free of errors, nor that its use shall be uninterrupted. Due to the wide range of computers in which the software may be used, user assumes the risk of the software results and its ability to perform as described. Sierra recommends user to test software to determine if it is appropriate for its intended use, before acquiring it.
- 4.2. Warranty conditions: It shall be condition for the software performance and defective media warranty to be effective, that User have activated the Software, except that the defects have prevented User to perform them.
- 4.3. Warranty limitation: Sierra and all persons involved in the software creation, production or marketing, its employees or distributors shall not be liable for any damage, direct or indirect, consequential or incidental, due to the use or the inability to use the software. In any case, liability of any of the aforementioned shall be limited to the amount paid as royalty fee. In case that this warranty limitation is not permitted by the law, it will survive to the extent permitted.
- 4.4. Security Device: To avoid its illegal use, Software is delivered together with a security device. Software will not work if the security device is not properly installed or missing. Sierra shall not replace the hardware lock if lost or malfunctioning, except for manufacture errors. Please refer to the documentation provided with the Software for further information regarding the Security Device.

**5. Upgrades.** Users that activated the Software shall be eligible to receive the Software upgrades that Sierra may release from time to time, to the applicable fees set forth for such upgrades.

**6. Applicable Law.** This license agreement shall be governed by the laws of Argentine Republic. Every dispute between the parties shall be subject to Civil Ordinary Courts at Buenos Aires City, Argentine Republic. In case any of the provisions of this Agreement is annulled this will not affect the rest of the Agreement.

**7. ACCEPTANCE OF THE AGREEMENT BY USER.** BY OPENING THE SEALED ENVELOPE ATTACHED TO THIS AGREEMENT, USER

CONFIRMS THAT HAS READ AND UNDERSTOOD THE AGREEMENT, AND THAT AGREES TO BE BOUND TO IT. USER AGREES THAT THIS AGREEMENT IS THE ONLY APPLICABLE BETWEEN THE PARTIES, AND THAT IT SUPERSEDES EVERY PREVIOUS REPRESENTATION, WHETHER ORAL OR WRITTEN, RELATED TO THE OBJECT OF THIS AGREEMENT.