

OCTOPLUG^{XYZ}

End User License Agreement **for the products delivered by <https://octoplug.xyz/> under a commercial license**

This End User License Agreement (EULA) is a legal agreement between you (either an individual or a single entity) and the Owners (Julien Silvestre, Jason Mertens and Alexandre Edde) of this Software for ooOcean identified above, which includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("ooOcean").

By installing, copying, or otherwise using ooOcean, you agree to be bounded by the terms of this EULA. If you do not agree to the terms of this EULA, do not install or use ooOcean.

1. Grant of License.

This EULA grants you the following rights: Installation and Use for commercial and personal purposes. With a one-time purchase you may install and use a multiple copy of ooOcean.

2. Reproduction and Distribution.

You may NOT reproduce or distribute ooOcean without being expressly permitted by the Owners. Copies of ooOcean may NOT be distributed as a part of your own product. The Owners reserves the right to change the licensing terms. The Owners will inform the license about any changes.

3. Description of other rights and limitations.

Limitations on Reverse Engineering, Decompilation, Disassembly and change (add, delete or modify) the resources in the compiled assembly. You may not reverse engineer, decompile, or disassemble ooOcean, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

4. Update and Maintenance.

The products delivered by the website <https://octoplug.xyz/> are products undergoing development and future upgrades may NOT be free of charge. For reasons of system security, stability and compatibility, updates will be performed and new versions will be created or the software will be improved otherwise, where necessary. Therefore, the conditions for using the software may change over time. The provided updates and their use are subject to the terms of this agreement.

5. Separation of Components.

ooOcean is licensed as a single product. Its component parts may not be separated but it can be installed on any number of machines in a single physical location.

6. Software Transfer.

You may permanently transfer all of your rights under this EULA, provided the recipient agrees to the terms of this EULA.

7. Termination.

Without prejudice to any other rights, the Owners of ooOcean may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of ooOcean and all of its component parts.

8. Feedback.

You may provide feedback from time to time regarding Software operation, performance and functionality. You agree to report any issues with the Software that require error corrections or bug fixes. The Owners may freely use any feedback, suggestions, or requests for product improvements that you provide to the Owners.

9. Copyright.

All title and copyrights in and to ooOcean (including but not limited to any images, photographs, clipart, libraries, and examples incorporated into ooOcean), the accompanying printed materials, and any copies of ooOcean are owned by the Owners of this Software. ooOcean is protected by copyright laws and international treaty provisions. Therefore, you must treat ooOcean like any other copyrighted material.

10. Limited Warranty / No Warranties.

The Owners of this Software expressly disclaims any warranty for ooOcean. ooOcean and any related documentation is provided "as is" without warranty of any kind, either express or implied, including, without limitation, the implied warranties or merchantability, fitness for a particular purpose, or no infringement. The entire risk arising out of use or performance of ooOcean remains with you.

11. No liability for damages.

In no event shall the Owners of ooOcean be liable for any special, consequential, incidental or indirect damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this product, even if the Owners of this Software is aware of the possibility of such damages and known defects.