

Kabooore SDK EULA (iOS / Android)

End-User License Agreement

Last update: 1/2/2016

Please read this End-User License Agreement (“Agreement”) carefully before clicking the “I Agree” button, downloading or using the Kabooore SDK.

This End User License agreement is a legal agreement between you (either an individual or an entity) and Inisle Interactive Technologies S.L. (Company) regarding the use of Company’s software development kit entitled Kabooore SDK, which may include user documentation provided in online or electronic form, object code, interface declarations assemblies and sample code (the “Software”).

By clicking the “I Agree” button, downloading or using the Kabooore SDK Lite, you are agreeing to be bound by the terms and conditions for this Agreement.

If you do not agree to the terms of this Agreement, do not click on the "I Agree" button and do not download or use the Application.

Grant of License. Company grants to you:

- a) A nonexclusive, non-transferable, worldwide, license to use, copy and distribute the Software in conjunction with the distribution of your own products (the "Products"); and
- b) A nonexclusive, non-transferable, worldwide and license to use the relevant and necessary components of the Software solely to incorporate the Software into the Products.

You agree to follow:

- a) You may not modify, create derivative works of, reverse engineer, reverse compile, or disassemble the Software, except that you may modify and create derivative works based upon the sample source code included within the Software (the "Sample Code") and distribute the modified Sample Code in connection with the Product;
- b) You may not distribute, sell, lease, rent, lend, or sublicense any part of the Software to any third party except as expressly provided herein and as necessary to distribute the Product;
- c) You may not use the Software to develop software to upload or otherwise transmit any material containing software viruses or other computer code, files or programs designed to interrupt, destroy, or limit the functionality of any software or hardware.

- d) We reserve the right to publish a selected list of users of our Software.
- e) If you fail to use the Software in accordance with the terms and conditions of this License Agreement, it constitutes a breach of the agreement, and your license to use the Software is revoked.

Kabooore SDK Lite Version

- f) The Kabooore SDK Lite version can only be used in one Mobile Application, for commercial purpose without any restrictions on the number of videos used in it.
- g) The App (Bundle Id / Package Name) has to be registered in the Kabooore Platform in order to be able to authenticate the use of the SDK and the app needs to be Internet connected.

Kabooore SDK Pro Version

- h) The Kabooore SDK Pro version can be used in infinite Mobile Applications, for commercial purpose without any restrictions on the number of videos used in it.
- i) The Apps (Bundle Id / Package Name) has to be registered in the Kabooore Platform in order to be able to authenticate the use of the SDK and the app needs to be Internet connected.

Confidentiality.

You agree to maintain the confidentiality of any proprietary information received by you during, or prior to entering into, this Agreement, including, without limitation, the Software, that you should know is confidential or proprietary based on the circumstances surrounding the disclosure, including, without limitation, non-public technical and business information ("Confidential Information") for a period of five (5) years after the termination of this Agreement. This section shall not apply to any publicly available or independently developed information. You agree not to use said Confidential Information for any purpose except as necessary to fulfil your obligations and exercise your rights under this Agreement. You shall protect the secrecy of and avoid disclosure and unauthorized use of the Company's Confidential Information to the same degree that you take to protect your own confidential information and in no event less than reasonable care.

Indemnification.

You agree to defend, indemnify and hold harmless Company, and any of its directors, officers, employees, affiliates or agents, from and against any and all claims, losses, damages, liabilities and other expenses (including attorneys' fees), arising from your use, modification and distribution of the Software or breach of this Agreement.

Term and Termination.

This Agreement shall continue as long as you are in compliance with the terms specified herein or until otherwise terminated. You and or Company may terminate this Agreement for any reason at any time. You agree, upon termination, to destroy all copies of the Software within your possession or control. The Confidentiality, Indemnification, No Warranties, Limitation of Liability, and General sections set out in this Agreement shall survive any termination of this Agreement.

Correspondence.

Should you have any questions concerning this Agreement, or if you desire to contact Company for any reason, please direct all correspondence here.