

End User License Agreement

BY DOWNLOADING AND/OR USING ANY SOFTWARE AND/OR APPLICATIONS (COLLECTIVELY, "SOFTWARE") PROVIDED TO YOU BY OR ON BEHALF OF CREAT LLC AND ITS AFFILIATED ENTITIES ("ROBOBID") IN CONNECTION WITH YOUR USE OF THE ROBOBID SERVICE, YOU ACKNOWLEDGE AND AGREE THAT (1) YOU HAVE READ THIS END USER LICENSE AGREEMENT ("LICENSE AGREEMENT"); (2) YOU UNDERSTAND IT; (3) YOU ARE BOUND BY THE TERMS OF THIS LICENSE AGREEMENT; AND (4) YOU MAY RECEIVE, WITHOUT FURTHER NOTICE OR PROMPTING, UPDATED VERSIONS OF THE SOFTWARE. IF YOU DO NOT AGREE TO THE FOREGOING, YOU AGREE THAT YOU DO NOT HAVE A LICENSE TO, AND YOU WILL NOT USE, THE SOFTWARE.

1. General

This License Agreement contains details on your limited right and license to use the Software solely in connection with your use of the RoboBid service. This License Agreement is between you and RoboBid and not any other party.

The Software contains material that is protected by copyright and other applicable intellectual property laws in the U.S. and other territories and by international treaty provisions. The Software is licensed, not sold or given, to you by RoboBid for use only under the terms of this License Agreement and all rights not specifically granted to you herein are reserved to RoboBid and to any third party with ownership rights in software and documentation used in the Software. You may not remove any proprietary notice of RoboBid or any other party from any copy of the Software or documentation.

The rights granted under the terms of this License Agreement include any software upgrades that replace and/or supplement the original Software.

RoboBid reserves the right, from time to time, with or without notice to you, to change the terms of this License Agreement in our sole and absolute discretion. The most current version of this License Agreement will supersede all previous versions. Your use of the Software after changes are made means that you agree to be bound by such changes. As such, you should review the License Agreement periodically.

2. Permitted Use/Restrictions

o 2.1

Grant of Limited License. RoboBid grants you (which, for purposes of this License Agreement, shall include members of your immediate household for whom you will be responsible hereunder and users of the RoboBid ready device with which you are accessing the RoboBid service and for whom you will be responsible hereunder) a non-exclusive, limited, personal and nontransferable

license, subject to and conditioned on your compliance with the restrictions set forth in this License Agreement, to install and use the Software, in object code form only, provided to you by or on behalf of RoboBid in connection with your use of the RoboBid service.

○ **2.2**

The license grant above includes the right to use documentation accompanying the Software for the sole purpose of using the RoboBid service and the right to make one (1) backup copy of the Software, provided that (i) the Software is installed on only the number of RoboBid ready devices authorized by RoboBid (which number shall be six (6) RoboBid ready devices unless otherwise agreed or modified in writing by RoboBid); (ii) the Software may NOT be modified; (iii) all copyright notices are maintained on the Software; and (iv) you agree to be bound by all the terms of this License Agreement.

○ **2.3**

The Software is only for your own personal, non-commercial use and not for use in the operation of a business or service bureau, for profit or for the benefit or any other person or entity.

○ **2.4**

As a condition of the limited license for the Software granted to you in this License Agreement, except as and only to the extent expressly permitted in this License Agreement or by applicable law which cannot be waived by this License Agreement, you may NOT:

1. publish, display, disclose, rent, lease, modify, loan, distribute or create derivative works based on the Software or any part thereof;
2. copy, decompile, reverse engineer, disassemble, translate, adapt or otherwise reduce the Software to human readable form;
3. attempt to create the source code from the object code of the Software;
4. transmit or make the Software available over a network where it could be used by multiple computers or RoboBid ready devices at the same time;
5. make any third-party software contained in the Software a standalone product;
6. take any action that will infringe on the intellectual property or other proprietary rights of RoboBid or any third party software provider;
7. sublicense or assign the Software;

○ **2.5**

If you "uninstall" the Software, you will no longer be able to use the Software to access your contact information on that RoboBid ready device.

- **2.6**

No ownership rights. You have no ownership rights in any Software. Rather, you have a limited license to use the Software as long as this License Agreement remains in effect. Ownership of the Software and all intellectual property rights therein shall remain at all times with RoboBid and/or its licensors. Any other use of the Software by any other person, business, corporation, government or any other entity is strictly prohibited and is a violation of this License Agreement.

3. Third Party Content/Third Party Software

- **3.1**

Content. Title and intellectual property rights in and to any content displayed by or accessed through the Software belongs to the respective content owner. Such content is protected by copyright or other intellectual property laws and treaties, and is subject to terms of use of the third party providing such content. Apart from your right to view the third-party content, this License Agreement does not grant you the right to copy, distribute, prepare derivative works, publicly display, or make other use of such content. You are prohibited from engaging in or facilitating the unauthorized P2P file-sharing of third-party content, such as the unauthorized posting, making available, uploading, downloading or other distribution of such third-party content.

- **3.2**

Software. There are software programs contained within the Software that have been licensed to RoboBid by third parties. The term "Software" as used herein shall refer to such third party software except where the term Software refers expressly to the ownership or other specific rights of RoboBid. The same terms and conditions, including all limitations and restrictions, set forth in this License Agreement apply to each third party software program contained in the Software. Certain software programs specified in the licenses referenced in Section 10 ("Notices") below may contain additional grants and/or restrictions.

4. Upgrading the Software

RoboBid may issue you an upgraded version of the Software automatically upon an instance of your use of the Software or the RoboBid service or otherwise in connection with your use of the RoboBid ready device. Alternatively, RoboBid may require you to consent to an upgrade to the Software ("Software Upgrades") before using, installing or accessing the Software. If you decline the Software Upgrades, you may not be able to use or access the Software or the RoboBid service.

5. Consent to Use of Data

The Software may provide RoboBid with limited access to your RoboBid ready device. Among other things, the Software may provide RoboBid with information related to your use of the RoboBid service, including information obtained through the contact form (and portions thereof) viewed, amount of time viewed, information regarding your computer system, such as a unique device identifier, your operating system, existing software, amount of available storage space and internet connectivity, and your interaction with the Software. This information will, among other things, enable RoboBid to manage rights associated with the content, allow RoboBid to help you use the Software more effectively, enforce RoboBid Terms of Use and otherwise help RoboBid to enhance and improve the Software and the RoboBid service. Information obtained by RoboBid will be treated in accordance with our [Privacy Policy](#).

6. Export Law Assurances

You may not use or otherwise export or re-export the Software except as authorized by United States law and the laws of the jurisdiction in which the Software was legally obtained or authorized by RoboBid. In particular, but without limitation, the Software may not be exported or re-exported (a) into (or to a national or resident of) any U.S. embargoed countries or (b) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce Denied Person's List or Entity List. By using the Software, you represent and warrant that you are not located in any such country or on any such list.

7. U.S. Government End Users

The Software and related documentation are "Commercial Items", as that term is defined at 48 C.F.R. §2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation", as such terms are used in 48 C.F.R. §12.212 or 48 C.F.R. §227.7202, as applicable. Consistent with 48 C.F.R. §12.212 or 48 C.F.R. §227.7202-1 through §227.7202-4, as applicable, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein. Unpublished-rights reserved under the copyright laws of the United States.

8. Termination

This License Agreement is effective until terminated. Your rights under this License Agreement are terminable by RoboBid at any time without notice. Further, this License Agreement will terminate if RoboBid finds that you have violated any of the terms of this License Agreement. No waiver of any breach of any provision of this License Agreement by RoboBid shall constitute a waiver of any prior, concurrent or subsequent breach of the same or any other provisions hereof, and no waiver shall be effective unless it is made in writing and is signed by an authorized representative of RoboBid. All provisions relating

to confidentiality, proprietary rights, and nondisclosure shall survive the termination of this License Agreement.

Your ability to use the RoboBid service is subject to your system compatibility with our Software as such requirements may change from time to time. Compatibility of system requirements with the Software is your responsibility.

Upon the termination of this License Agreement, you shall cease all use of the Software and RoboBid service and destroy all copies, full or partial, of the Software that you may have downloaded hereunder.

9. Disclaimer of Warranties and Limitations on Liability

The Software is provided "AS IS." The Disclaimers of Warranties and Limitations of Liability set forth in the Terms of Use expressly apply to this License Agreement, the Software and the use of the Software. We do not warrant that defects in the Software will be corrected.

10. Notices

o 10.1

Apple

If you have downloaded any Software from the Apple iTunes Application Store, the following additional terms apply to such Software:

1. You agree and acknowledge that Apple is not responsible for the Software and its content. In addition, your use of such Software downloaded from such location is limited to a non-transferable license to use the Software on any Apple branded products running iOS (including but not limited to iPad, iPhone, and iPod touch) ("iOS Devices") or Mac OS X ("Mac Computers"), as applicable (collectively "Apple Device(s)") that you own or control and as permitted by the Usage Rules set forth in the App Store Terms of Service. Moreover, we hereby inform you and you acknowledge and agree that Apple has no obligation whatsoever to furnish any maintenance and support services with respect to the Software.
2. Apple has no warranty obligation with respect to the Software and any claims, losses, liabilities, damages, costs or expenses attributable to any failure to conform to any warranty set forth in this License Agreement is the responsibility of RoboBid. Please note that RoboBid has disclaimed all warranties (see section above).
3. Apple is not responsible for addressing any claims relating to the Software or your possession and/or use of the Software, including, but not limited to: (i) product liability claims; (ii) any claim that the Software fails to

conform to any applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation.

4. Apple is not responsible for any third-party infringement claims that the Software or your possession and use of the Software infringe a third party's intellectual property rights.
5. Third Party Beneficiary: RoboBid and you acknowledge and agree that Apple, and Apple's subsidiaries, are third party beneficiaries of this License Agreement with respect to any such Software, and that Apple will have the right (and will be deemed to have accepted the right) to enforce the License Agreement against you as a third party beneficiary thereof as set forth herein.

○ **10.2**

Digital Rights Management

Content owners use Microsoft PlayReady™ content access technology to protect their intellectual property, including copyrighted content. Certain RoboBid ready devices and personal computers use PlayReady technology to access PlayReady-protected content and/or WMDRM-protected content. If the device fails to properly enforce restrictions on content usage, content owners may require Microsoft to revoke the device's ability to consume PlayReady-protected content. Revocation should not affect unprotected content or content protected by other content access technologies. Content owners may require you to upgrade PlayReady to access their content. If you decline a PlayReady upgrade, you will not be able to access content that requires the upgrade.

Action taken in connection with the above may affect your ability to use the RoboBid service and/or view and access movies & TV shows.

○ **10.3**

RoboBid Copyright Notice

© 2011 RoboBid, Inc. All content herein is protected by copyright and other applicable intellectual property laws in the U.S. and other territories and may not be modified, copied or used in any manner without the express permission of RoboBid, Inc., which reserves all rights. Reuse of any of this content for any purpose without the permission of RoboBid, Inc. is strictly prohibited.

○ **10.4**

Facebook

You agree and acknowledge that Facebook has no responsibility or liability for the Software and its content.

- **10.5**

Dolby Laboratories

This product contains technology manufactured under license from Dolby. "Dolby" is a trademark of Dolby Laboratories.

- **10.6**

Microsoft - General

This product contains technology subject to certain intellectual property rights of Microsoft. Use or distribution of this technology outside of this product is prohibited without the appropriate license(s) from Microsoft.

- **10.7**

Open Source Notices

11. RoboBid contact information

Any questions, complaints or claims regarding the Software shall be directed to customer service.