

Stack Photo Gallery Object (Trial License Agreement)

This Stack Photo Gallery (Object) End-User License Agreement ("EULA") is a legal AGREEMENT between you and Mediaparts Interactive S.A. for the Stack Photo Gallery (Object) software product identified above, which product includes computer software and may include associated media, printed materials, and "online" or electronic documentation ("Software Product" or "Software" or "Product"). By downloading, installing, copying, or otherwise using the Software product, you agree to be bound by the terms of this EULA.

Do not use this Software Product until you have carefully read the following terms and conditions. By using the Software Product, you agree to the terms of this Agreement. If you do not wish to so agree, do not install or use this Software Product.

LICENSE GRANT

Mediaparts Interactive S.A. grants to you, on these terms and conditions, the non-exclusive right and license to use this Software. The Software is offered under a **TRIAL LICENSE** and permits you to use this software exclusively for **non-commercial testing purposes** and **for a period not to exceed 90 days** from your first use of the Software, subject to the following terms and conditions.

Install and use a **single copy** of the Software only on one internet server (under **one domain name**) for the purpose of evaluating the Software's features.

This software may not be used for commercial projects and may not be distributed as part of templates.

DISCLAIMER OF WARRANTY

By downloading this Software you agree that you will not hold Mediaparts Interactive S.A., responsible in any way. Downloading of this Software means that you have understood and agreed to all the terms and conditions of this disclaimer.

Mediaparts Interactive S.A. does not take any responsibility and is not liable for any damage caused through use of this software, be it indirect, special, incidental or consequential damages (including damages for loss of business, loss of profits, interruption or the like). Mediaparts Interactive S.A. does not take responsibility for the correct workings of software that has been modified in any way or by their use in ways they weren't designed for. You must also be aware that as with any other software, bugs could be found in the software that you purchase. These should be reported to us and they will be solved as soon as possible (if and when possible). We reserve the right to distribute upgrades.

OWNERSHIP

All right, title and interest in the intellectual property embodied in the Software and accompanying materials, if any, are owned by Mediaparts Interactive S.A. or its licensors. The Software is copyrighted and protected by international treaty provisions. Exclusive rights for commercial use of the Software worldwide are owned by Mediaparts Interactive S.A.

As defined by this Agreement, End-User receives limited rights of using the Software only. This Agreement does not grant you any intellectual property rights in the Software.