

PhraseExpress License Agreement

IMPORTANT - READ THESE TERMS CAREFULLY BEFORE DOWNLOADING, USING OR PURCHASING THIS SOFTWARE.

This document defines the license agreement for the software PhraseExpress (hereafter "the software") between you and Bartels Media, Fleischstrasse 17, 54290 Trier, Germany (hereafter "Bartels Media").

1 Grant of License

- 1.1 The software identifies a "user" by the computer login name. If multiple persons use the same user login name on different computers, each person is counted as a separate user.
- 1.2 A "hardware device" is defined as either a Personal Computer, mobile computing device or a USB memory device.
- 1.3 **Non-commercial use:** Bartels Media grants non-commercial users a non-exclusive, non-transferable and revocable license to use the freeware edition of the software on any number of hardware devices free-of-charge, provided that the software is solely used in private premises for personal, non-commercial and non-professional activities. Commercial use is assumed if the user is compensated/paid for any task, the software is used for. Additional restrictions or feature limitations may apply for freeware software as defined on the webpage <http://www.phraseexpress.com/freeware.htm>.
- 1.4 **Registered Users of a stand-alone (non-client-/server) installation:**
 - 1.4.1 **Microsoft Windows version:** Bartels Media grants you a non-exclusive, non-transferable license to use the software on as many hardware devices for which you have paid the license. One license key is required per hardware device.
 - 1.4.2 **Apple Mac version:** Bartels Media grants you a non-exclusive, non-transferable license to use the software by as many users for which you have paid the license fee. One license is required for each user.
 - 1.4.3 **Android version:** The license agreement of the Google Playstore applies.
 - 1.4.4 **iOS version:** The license agreement of the Apple iTunes Appstore applies.
- 1.5 **Registered Users of a networked installation:** Bartels Media grants you a non-exclusive, non-transferable license to use the software by as many users for which you have paid the license fee. One license key is valid for one client connection to the software's server.
- 1.6 **Ownership**

You have no ownership rights in the software. You rather have a license to use the software as long as this License Agreement remains in full force and effect. Ownership of the software,

documentation and all intellectual property rights therein shall remain at all times with Bartels Media.

2 **Licensing mechanism**

- 2.1 **Windows version:** The license key of a Stand-Alone installation (vs. client-/server) is associated to a particular hardware device. You can remove the license key association for use with another hardware device.
- 2.2 **Apple Mac version:** The license key is associated to a particular user login name. You can remove the license key association for use with another user login name.
- 2.3 An internet connection is required during the short time of license registration or de-registration.

3 **Copyright**

The software and documentation contain material that is protected by Copyright Law and trade secret law, and by international treaty provisions. All rights not granted to you herein are expressly reserved by Bartels Media. You may not remove any proprietary notice of Bartels Media from any copy of the software or documentation.

4 **Restrictions**

You may not publish, display, disclose, rent, lease, modify, loan, distribute, or create derivative works based on the software or any part thereof. You may not reverse engineer, decompile, translate, adapt, or disassemble the software, nor shall you attempt to create the source code from the object code for the software.

5 **Confidentiality**

You agree to reasonably communicate the terms and conditions of this Software License Agreement to those persons employed by you who come into contact with the software, and to use reasonable best efforts to ensure their compliance with such terms and conditions, including, without limitation, not knowingly permitting such persons to use any portion of the Program for the purpose of deriving the source code of the Program or defeating the license key. You must not publish the license key to any third party and must make sure that purchased license keys are not used on multiple computers. Releasing license keys to the public will terminate this agreement and published license keys will be marked invalid and will not be replaced.

6 **Privacy**

Bartels Media guarantees, that PhraseExpress never transmits any personal information such as your phrase collection, text input or word databases to any 3rd party over the internet without your permission (e.g. by using a cloud synchronization service to share your phrases with other devices on purpose).

The built-in software update-check feature and the license key online authorization of the software accesses our web server and transmits the license key, a hash value of the license, the user interface language, installed software version number and a hardware based ID. The web server stores this information together with time/date of access and IP address on our server to prevent brute-force web server attacks and software piracy.

7 Maintenance / Upgrade Policy

The maintenance includes free software updates, upgrades and major new versions within the selected maintenance term. Different software versions cannot be mixed in a shared environment. Installation of a new version may upgrade the phrase file to support new features, making it unreadable for older versions in a shared environment. Users must save the installation file locally for future installation purposes as Bartels Media does not maintain an installation file archive. Bartels Media reserves the right to add/remove features to the software in future versions.

8 Technical Support

Technical support is not included in the license but provided on a voluntary base and based on the latest available software version only. Software training and consulting is provided as a separate service.

9 Limited Warranty

BARTELS MEDIA WARRANTS CUSTOMERS FOR A PERIOD OF ONE YEAR AFTER PURCHASE, THAT THE SOFTWARE WILL OPERATE SUBSTANTIALLY IN ACCORDANCE WITH THE DOCUMENTATION. SHOULD THE SOFTWARE NOT SO OPERATE, YOUR EXCLUSIVE REMEDY, AND BARTELS MEDIA'S SOLE OBLIGATION UNDER THIS WARRANTY, SHALL BE AT BARTELS MEDIA'S SOLE DISCRETION, CORRECTION OF THE DEFECT OR REFUND OF THE PURCHASE PRICE PAID FOR THE SOFTWARE. ANY USE BY YOU OF THE SOFTWARE IS AT YOUR OWN RISK. THIS LIMITED WARRANTY IS THE ONLY WARRANTY PROVIDED BY BARTELS MEDIA REGARDING THE SOFTWARE. EXCEPT FOR THE LIMITED WARRANTY ABOVE, THE SOFTWARE IS PROVIDED "AS IS." TO THE MAXIMUM EXTENT PERMITTED BY LAW, BARTELS MEDIA DISCLAIMS ALL OTHER WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. BARTELS MEDIA DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE WILL MEET ANY REQUIREMENTS OR NEEDS YOU MAY HAVE, OR THAT THE SOFTWARE WILL OPERATE ERROR FREE, OR IN AN UNINTERRUPTED FASHION, OR THAT ANY DEFECTS OR ERRORS IN THE SOFTWARE WILL BE CORRECTED, OR THAT THE SOFTWARE IS COMPATIBLE WITH ANY PARTICULAR PLATFORM. SOME JURISDICTIONS DO NOT ALLOW THE WAIVER OR EXCLUSION OF IMPLIED WARRANTIES SO THEY MAY NOT APPLY TO YOU. NO WARRANTY OR LIABILITY IS PROVIDED FOR USERS OF FREWARE OR BETA VERSIONS OF THE SOFTWARE.

10 **Limitation of Liability**

IN NO EVENT WILL BARTELS MEDIA BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, WITHOUT LIMITATION, INDIRECT, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, BUSINESS INTERRUPTION, OR LOSS OF BUSINESS INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE PROGRAM, OR FOR ANY CLAIM BY ANY OTHER PARTY, EVEN IF BARTELS MEDIA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BARTELS MEDIA'S AGGREGATE LIABILITY WITH RESPECT TO ITS OBLIGATIONS UNDER THIS AGREEMENT OR OTHERWISE WITH RESPECT TO THE SOFTWARE AND documentation OR OTHERWISE SHALL NOT EXCEED THE AMOUNT OF THE LICENSE FEE PAID BY YOU FOR THE SOFTWARE AND documentation. BECAUSE SOME STATES/COUNTRIES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

THE SOFTWARE IS NOT FAULT-TOLERANT AND IS NOT DESIGNED OR INTENDED FOR USE IN HAZARDOUS ENVIRONMENTS REQUIRING FAIL-SAFE PERFORMANCE, INCLUDING WITHOUT LIMITATION, IN THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, WEAPONS SYSTEMS, DIRECT LIFE-SUPPORT MACHINES, OR ANY OTHER APPLICATION IN WHICH THE FAILURE OF THE SOFTWARE COULD LEAD DIRECTLY TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR PROPERTY DAMAGE (COLLECTIVELY, "HIGH RISK ACTIVITIES"). BARTELS MEDIA EXPRESSLY DISCLAIM ANY EXPRESS OR IMPLIED WARRANTY OF FITNESS FOR HIGH RISK ACTIVITIES.

11 **Termination**

This License Agreement is effective until it is terminated. You may terminate this License Agreement at any time by destroying all copies of the software and documentation in your possession or under your control. Bartels Media may terminate this License Agreement if Bartels Media finds that you have violated any of the terms of this License Agreement. Bartels Media may terminate this License Agreement for the free non-commercial license at any time. Upon notification of termination, you agree to destroy all copies of the software and documentation and to certify in writing that all known copies, including backup copies, have been destroyed. All provisions relating to confidentiality, proprietary rights, and non-disclosure shall survive the termination of this Software License Agreement.

12 **General**

This License Agreement shall be construed, interpreted and governed by the laws of Germany without regard to conflicts of law provisions thereof. The exclusive forum for any disputes arising out of or relating to this License Agreement shall be an appropriate court sitting in Trier, Germany. This License Agreement shall constitute the entire Agreement between the parties hereto. Any waiver or modification of this License Agreement shall only be effective if it is in writing and signed by both parties hereto. If any part of this License Agreement is found invalid or unenforceable by a court of competent jurisdiction, the remainder of this License Agreement shall be interpreted so as to reasonably affect the intention of the parties.



Bartels Media, Fleischstrasse 17, 54290 Trier, Germany

General Manager: Gunnar Bartels, Trade Register: Local Court Wittlich (Germany) HRB 40276