

LICENSE AGREEMENT IN PLAIN ENGLISH (see below for legal version)

This agreement is between you and Drake Enterprises, Ltd, which is also doing business as PowerBasic. We're going to refer to Drake as PowerBasic in this Agreement. Your use of the software will be governed by this Agreement.

Drake legally owns the Software, tools, etc... associated with PowerBasic, and it's protected by copyrights and trademarks.

This software is leased to you, you don't own it.

The license is good for one person using one computer at a time. You can create your own products using this Software without paying us anything extra, but you can't distribute the PowerBASIC IDE, Compiler, or PB/Forms.

If you are writing a tool such as a compiler, interpreter, or programming language, you may not republish underlying PowerBASIC runtime as your own.

We warrant the physical medium of providing the software will not have defects for 60 days. No other warranties are included, in fact, they're specifically excluded.

If you have a warranty claim, you have to let us know and we have 90 days to fix it or refund your money. Our liability will never be more than the amount you paid for the Software. That's it. No additional liability for PowerBasic.

You agree to defend us against other parties and not hold us responsible for your actions or products you create, even if you used PowerBasic to create those products. This includes almost any conceivable notion of liability.

We'll do the same for you if someone else claims we don't own the Software.

Since we're in North Carolina, but have customers all over the world, we're going to use North Carolina law to define and decide on any disagreements.

Any license dispute will be governed by the legal version of the PowerBasic License Agreement.

PowerBasic License Agreement (Legal Version)

This License Agreement is an agreement between you (referred to herein as “You” or “Licensee”) and Drake Enterprises, Ltd, d/b/a/ PowerBasic (referred to herein as “PowerBasic”).

The PowerBasic compiler and licensed tools (“Software”) are proprietary products PowerBasic and are protected by United States copyright law and international treaties.

The Software and various trademarks, service marks and trade names (“Intellectual Property”) are the sole and exclusive property of PowerBasic, and may be protected by copyright, trade secret and other intellectual property laws. Any use of PowerBasic’s Intellectual Property without PowerBasic’s express written consent is prohibited.

The Software is licensed, not sold, only on the condition the Licensee agrees to the terms and conditions of this Agreement. PowerBasic grants to Licensee a non-exclusive, nontransferable license to use the software and any associated manuals and/or documentation under the terms and conditions of this Agreement.

This license is valid for use by one specific person, whose name will be registered with PowerBasic on one computer at a time. The Software may be moved from one computer to another as long as there is no possibility of it being used on more than one computer at the same time. If the Software is used on a network, one licensed copy of the Software is required for each person who uses the Software. If the licensed product is a compiler, you may distribute the programs you create royalty free. This License grants Licensee no right to sub-license or in any way provide the Software to a third party. You may not distribute the licensed compiler. If the licensed product includes one or more runtime modules, you may reproduce and distribute them royalty free, provided they are distributed only in conjunction with, and as part of your software program, and provided that they bear your copyright notice or the copyright notice which appears on the PowerBasic label or Powerasic.com website. The runtime modules are those files that are required to execute your software program, and which are specifically designated as "runtime modules" in the accompanying PowerBasic documentation. Your use of any of the demonstration or sample programs provided with this product are governed by the notices and restrictions of the respective author or copyright holder. Except as stated above, you may not resell, transfer ownership, barter, donate, rent, lease, lend, or share the licensed software to/with another person or entity. By written request to PowerBasic., you may specify a change of licensed user if the replacement user is your employee or family member.

Restrictions

You (Licensee) may use the licensed Software to create and maintain any form of target computer program for your own use.

If you publish any target computer program, freeware or commercial, which is a tool such as an interpreter, DLL or programmer's library, etc., you may not export a wrapper subroutine/function for any individual PowerBasic command which republishes that command as your own and allows that command to be used by anyone that does not own a PowerBasic license.

Limited Warranty

PowerBasic warrants that the physical disks and physical documentation are free of defects in workmanship and materials for a period of sixty days from the date of purchase. If the disks or documentation are found to be defective within the warranty period, PowerBasic will replace the defective items at no cost to you. The entire liability of this warranty is limited to replacement and shall not, under any circumstances, encompass any other damages.

POWERBASIC MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ALL SUCH WARRANTIES BEING EXPRESSLY EXCLUDED.

During the Warranty Period, Licensee shall promptly notify PowerBasic in writing of any claimed deficiency and provide information sufficient to permit PowerBasic to validate the deficiency. If a deficiency exists which breaches the warranty, PowerBasic shall, at its sole discretion and within ninety (90) days: (i) correct the deficiency; or (ii) with PowerBasic's prior written authorization and upon Licensee's de-installation of the Software and return of all copies of the Software to PowerBasic, refund any License Fee paid to PowerBasic, whereupon this Agreement shall terminate. Under no circumstances will PowerBasic's liability exceed amounts paid by the Licensee for use of the Software.

THE REMEDIES SET FORTH ABOVE ARE LICENSEE'S SOLE AND EXCLUSIVE REMEDIES FOR BREACH OF THE WARRANTIES CONTAINED IN THIS AGREEMENT. POWERBASIC SHALL HAVE NO OTHER LIABILITY OR RESPONSIBILITY TO LICENSEE FOR DAMAGES OF ANY KIND, INCLUDING SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES, ARISING OUT OF OR RESULTING FROM THE USE OF THE SOFTWARE OR ANY PROGRAMS, SERVICES OR MATERIALS MADE AVAILABLE HEREUNDER OR THE USE OR MODIFICATION THEREOF OR UNAUTHORIZED ACCESS TO ANY CONFIDENTIAL DATA.

Indemnification of PowerBasic

LICENSEE HEREBY AGREES TO INDEMNIFY, DEFEND, AND HOLD POWERBASIC HARMLESS FROM AND AGAINST ANY AND ALL LIABILITIES, LOSSES, COSTS, EXPENSE, DAMAGES, AND DEFICIENCIES DURING THE TERM OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, COURT COSTS AND REASONABLE ATTORNEY FEES, WHICH DIRECTLY OR INDIRECTLY ARISE OUT OF, RESULT FROM OR RELATE TO (I) ANY AND ALL LIABILITIES, OBLIGATIONS, OR CLAIMS, WHETHER ACCRUED, ABSOLUTE, CONTINGENT, OR OTHERWISE, WHICH HAVE AS A BASIS THE OPERATION OF LICENSEE, ANY AND ALL ACCOUNTS PAYABLE OF LICENSEE, AND ANY AND ALL TAXES LEVIED OR INCURRED, WHETHER PAYABLE TO A FEDERAL, STATE, LOCAL OR OTHER GOVERNMENTAL AUTHORITY; (II) ANY AND ALL LOSS, CLAIM, CAUSE OF ACTION, LIABILITY, COST, EXPENSES, DAMAGE OR DEFICIENCY DUE TO ANY BREACH BY LICENSEE OF ANY OF ITS REPRESENTATIONS, WARRANTIES, OR COVENANTS CONTAINED IN THIS AGREEMENT; (III) ALL ACTIONS, SUITS, PROCEEDINGS, DEMANDS, ASSESSMENTS, JUDGMENT COSTS AND EXPENSES, INCLUDING THE COST AND EXPENSE OF SUCCESSFUL COLLECTION FROM LICENSEE OR ITS LEGAL REPRESENTATIVE, SUCCESSORS, OR ASSIGNS OF ANY AMOUNT DUE POWERBASIC HEREUNDER OR RESULTING THEREFROM; (IV) ANY HARMFUL SOFTWARE TRANSMITTED BY LICENSEE OR ON BEHALF OF LICENSEE; AND (V) UNAUTHORIZED ACCESS TO ANY PERSONALLY IDENTIFIABLE OR CONFIDENTIAL DATA ATTRIBUTABLE TO THE ACTS OR INACTION OR OMISSIONS OF THE LICENSEE (VI) LICENSEE SHALL INDEMNIFY AND HOLD POWERBASIC HARMLESS AGAINST ANY CLAIM BY A THIRD PARTY RELATING TO LICENSEE'S USE OF THE SOFTWARE OR THE RESULTS THEREOF. The obligations set forth in this section shall survive the termination or expiration of this Agreement.

Indemnification of Licensee

PowerBasic hereby agrees to indemnify and hold Licensee harmless from and against any and all liabilities, losses, costs, expense, damages, and deficiencies during the term of this Agreement, including, without limitation, court costs and reasonable attorney fees, which directly or indirectly arise out of, result from or relate to any and all liabilities, obligations, or claims, whether accrued, absolute, contingent, or otherwise, which have as a basis the intellectual property ownership of the Software. Licensee agrees to notify PowerBasic of such claims in writing within 30 days of becoming aware of said claim.

Governing Law

This Agreement and limited warranty shall be construed, interpreted, and governed by the laws of the State of North Carolina, USA, and any action hereunder shall be brought only in North Carolina. If any provision is found invalid or unenforceable, the balance of this Agreement and limited warranty shall remain valid and enforceable. Use, duplication, or disclosure by the U.S. Government of the computer software and documentation in this product shall be subject to the restricted rights under DFARS 52.227-7013 applicable to commercial computer software. All rights not specifically granted herein are reserved by PowerBasic.