



SaberHacer.com

Terms and Conditions of Use Agreement

This Use Agreement, including License, defined below (collectively, the "Use Agreement"), is a legal document that details the rights and obligations of your use of any web sites owned, operated, or authorized by Saber Hacer LCC and its affiliated and related companies ("Web Site(s)"). When you use the Web Site(s), the terms regarding use of the Web Site(s) apply to you and when you visit the Web Site(s), you accept these conditions. If you purchase Saber Hacer DVDs or other Saber Hacer products offline or for offline use, please refer to the End User License Agreement included with the products for terms governing your use of such Saber Hacer products. Use of the Web Site(s) is licensed, not sold, to you by Saber Hacer or one of its affiliates for use under the terms of this Use Agreement and Saber Hacer and its affiliates reserve any rights not expressly granted to you herein. This Use Agreement contains important information concerning your use of the Web Site(s). If you have any questions regarding this Use Agreement, the Web Site(s), or any of your rights and obligations related to your use of the Web Site(s), you should contact our Customer Support Center at customersupport@saberhacer.com. You and Saber Hacer agree that the services covered by this Use Agreement are delivered by Saber Hacer or its authorized agents or contractors.

Changes to Use Agreement

To continue to provide you with world-class service and the highest quality products, Saber Hacer is continually updating its products and the Web Site(s). For these reasons, it may be necessary for Saber Hacer to update or revise certain provisions of the Use Agreement, its license agreements or its Privacy Policy. By your acceptance of this Use Agreement, or by your continued use of the Web Site(s), you agree that Saber Hacer may change the terms of this Use Agreement without prior notice to you, and that the terms of use of the then-current Use Agreement will govern your rights and obligations of your use of the Web Site(s). You also agree that Saber Hacer may at any time revise, edit or delete products, programs or content in their entirety. If you do not agree to the terms in this Use Agreement as updated from time to time, your only remedy is to cease using the Web Site(s).

Privacy Policy

The Saber Hacer Privacy Policy explains how Saber Hacer collects, uses, and discloses personal information in connection with your use of the Web Site(s) and your purchase of Saber Hacer products, as well as the choices Saber Hacer gives you about such uses and disclosures. By your acceptance of this Use Agreement, by your continued use of the Web Site(s), and if applicable, your continued use of the Saber Hacer products, you



SaberHacer.com

authorize the collection, use, and disclosure of personal information by Saber Hacer as provided for under Saber Hacer's then-current [Privacy Policy](#). Since Saber Hacer's Privacy Policy may change, you should check the current Privacy Policy for the most current version. You expressly acknowledge and agree that Saber Hacer may contact you with information regarding Saber Hacer products and about additional products that Saber Hacer believes may be of interest to you.

Links to Third Party Sites

Many of the Web Site(s) contain links that will let you leave the Web Site(s). The linked sites are not under the control of Saber Hacer, and you acknowledge that Saber Hacer is not responsible for the accuracy, copyright compliance, legality, decency, or any other aspect of the contents of any linked site or any link contained in a linked site, or any changes or updates to such sites. Saber Hacer is providing these links to you only as a convenience, and the inclusion of any link does not imply endorsement by Saber Hacer of the site.

Third Party Offers

From time to time, the Web Site(s) may make offers of Third Parties ("Third-Party Offers") available to you. Such Third-Party Offers are not under the control of Saber Hacer, and you acknowledge that Saber Hacer is not responsible for the fulfillment or any other aspect of such Third Party Offers.

Copyrights and Trademarks

The Web Site(s) provide videos and other content featuring information and resources related to a variety of activities, which can be educational or informative. All content included on the Web Site(s), including but not limited to design, text, software, testimonials, performances, music, sound, photographs, names, trademarks, service marks, logos, video (including animation and animated characters), graphics, scripts or other material and the selection and arrangement thereof (sometimes collectively referred to herein as the "Content"), is the property of Saber Hacer LLC, its affiliated or related companies or its third-party licensors and is subject to and protected by U.S. and international copyright, trademarks, service marks, patents or other proprietary agreements and laws and you are permitted to use the Content only as set forth in this Use Agreement or in writing by SABER HACER. This Use Agreement does not transfer any right, title, or interest in the Web Site(s) or the Content to you, and SABER HACER and its Affiliates retain all of their respective right, title and interest to the Web Site(s) and the Content.



SaberHacer.com

SABER HACER has designated certain of the Content as available for publishing subject to this Use Agreement. You may, without our permission, download, view, retransmit, or embed video content, and except as otherwise provided herein, you may otherwise use such Content on your website(s) on the condition that:

- i. the Content is not provided, sold, licensed or leased (nor is access provided to the Content) for any fee or other consideration or otherwise used for prohibited commercial purposes, provided that prohibited commercial purposes do not include: (1) using the Content on a website you maintain to promote your business; (2) using the Content on an ad-enabled blog or website, provided the primary purpose of using the Content is not to gain advertising revenue or compete with SABER HACER; or (3) any other use that SABER HACER expressly authorizes in writing;
- ii. all copyright, trademark and other proprietary rights notices included in the Content as presented on the Web Site(s) appear on all copies of the Content;
- iii. the Content is not modified or altered in any way; and
- iv. no graphics are used separately from accompanying text.

Except as expressly provided herein, nothing contained in this Use Agreement shall be construed as conferring, by implication, estoppel or otherwise, any license or right to use the Content under any copyright, patent, trademark or other intellectual property right.

SABER HACER and other Saber Hacer and/or Delfos Media logos are trademarks or registered trademarks of Delfos Media LLC. All other trademarks not owned by Delfos Media LLC that appear on this site are the property of their respective owners.

Except as specifically provided for in this Use Agreement, making unauthorized copies of any content may subject you to legal action. Similarly, third-party licensors may take criminal or civil action against you. In that event, you agree to defend, indemnify and hold harmless Saber Hacer and its subsidiaries, affiliates, related companies, employees, officers, directors and agents.

Governing Law, Notices, and Language

This Use Agreement is intended for your benefit and not the benefit of any third party. This Agreement shall be governed by and construed in accordance with the laws of the United States of America and the state of California, and any action brought by either party to enforce this Agreement shall be brought in the relevant state or federal court in Los Angeles, California. You hereby submit to the personal jurisdiction of such courts. If for



SaberHacer.com

any reason a court of competent jurisdiction shall find any provision of this Use Agreement to be unenforceable, that provision shall be enforced to the maximum extent permissible so as to effect the intent of the parties, and the remainder of this Use Agreement shall continue in full force and effect. If you send notice to Saber Hacer, you must use the following email address: Legal Department, Saber Hacer, LLC, legaldepartment@saberhacer.com or Fax: 310) 491-9625 . You and Saber Hacer expressly agree that this Use Agreement is written in the English language only which language shall be controlling in all respects.

Electronic Delivery

By affirmatively ordering Saber Hacer products, you consent to receive all communications, including agreements, notices, legally-required disclosures and other information relating to the Web Site(s) or Saber Hacer products electronically from Saber Hacer. You agree that Saber Hacer may send you electronic notice by e-mail and/or by notice on the Web Site(s). You must have Internet access in order to access electronic communications. You can retrieve an electronic copy and a printable version of this Use Agreement at: [click here to download](#).

You may withdraw your consent to receive notices electronically by contacting the Legal Department, Saber Hacer, LLC, at legaldepartment@saberhacer.com, Fax: (310 491 9625) However, if you choose to withdraw consent, Saber Hacer may terminate your license to use certain portions of the Web Site(s). All registrations, terms, and agreements will be completed electronically and for all legal purposes will be considered to be in writing and legally enforceable as a signed writing.

Web Site(s) License

The Web Site(s) are the proprietary and copyrighted work of Saber Hacer, its affiliated or related companies and/or its third-party licensors or contractors. Saber Hacer provides you with a limited license to use the Web Site(s), which you agree to use in accordance with these rules ("License"). You may not sub-license, or charge others to use or access, our Web Site(s) without first obtaining written permission from us. We will occasionally provide automatic upgrades to improve your experience on the Web Site(s). All right, title and interest in and to the Web Site(s) is retained by Saber Hacer, its affiliated or related companies and/or its licensors, and this Use Agreement shall not be construed as transferring any rights of ownership or license to any information therein except as expressly set forth in this Use Agreement.



SaberHacer.com

Restrictions

Except as otherwise permitted under this Use Agreement, you may not modify, adapt, translate, rent, lease, loan or create derivative works based upon the Web Site(s) or any parts thereof. Except as otherwise permitted under this Use Agreement, you may not reproduce, transmit, edit, alter, modify, create derivative works of, rent, lease, loan, resell or distribute the Web Site(s), in whole or in part, including without limitation by way of framing or hyper-linking. Except as otherwise permitted under this Use Agreement, you may not copy, download or otherwise transfer the content from the Web Site(s) to your computer or any other computer or storage device. You may not remove any proprietary markings of Saber Hacer, its affiliated or related companies and/or its licensors. For the avoidance of doubt, in the event any Content on the Web Site(s) indicates that it may not be used outside of the Web Site(s), such Content will not be available for publishing and for the uses provided hereinabove.

You agree to defend, indemnify and hold harmless Saber Hacer and its employees, contractors, officers, directors from all liabilities, claims and expenses, including attorneys' fees that arise from a breach of this Use Agreement for which you are responsible. Saber Hacer reserves the right to assume the exclusive defense and control of any matter otherwise subject to your indemnification obligation.

Submissions

Saber Hacer welcomes your comments about the Web Site(s). However, unless the Web Site(s) has set up a specific submissions policy, Saber Hacer will not review or consider any unsolicited creative submissions. This policy is intended to avoid the possibility of future misunderstandings in the event that projects developed by our professional staff might seem to others to be similar to their own creative work. Accordingly, Saber Hacer asks that you not send Saber Hacer any original creative ideas, suggestions or materials. If, despite Saber Hacer's request, you send us any creative idea, suggestion or material ("Submission"), it shall become the property of Saber Hacer. No Submission will be subject to any obligation of confidence by Saber Hacer, and Saber Hacer will not be liable for any use or disclosure of any Submission. Saber Hacer will exclusively own all known or later-existing rights to the Submission worldwide, and will be entitled to the unrestricted use of the Submission for any purpose, without compensation to the provider of the Submission.

Postings

By posting on the Web Site(s), you grant (or warrant that the owner of such rights has expressly granted) Saber Hacer and/or its affiliated companies the worldwide, perpetual,



SaberHacer.com

nonexclusive right to use your questions, comments, and postings, in their original or edited form, in television programs, books, articles, commentaries, online or in any other medium now known or later developed. You also warrant that you own or otherwise control all of the rights to the content you have posted and that the public posting and use of such content by us will not infringe the rights of any third party. Additionally, you warrant that any "moral rights" in posted materials have been waived.

You are not entitled to any compensation for any materials you may post on the Web Site(s).

Parental Permission

Some of the information available on the Web Site(s) may not be appropriate for children. Further, the Web Site(s) are not directed to children under the age of 13 and we will not knowingly collect personally identifiable information from children under 13. **WE STRONGLY RECOMMEND THAT PARENTS PARTICIPATE IN THEIR CHILDREN'S EXPLORATION OF THE INTERNET AND ANY ONLINE SERVICES AND USE THEIR BROWSER'S PARENTAL CONTROLS TO LIMIT THE AREAS OF THE INTERNET TO WHICH THEIR CHILDREN HAVE ACCESS.**

Saber Hacer may, at its discretion, require users under 18 to obtain the consent of a parent or guardian to view certain content and Saber Hacer may limit access to certain content to users above a specified age. You agree to abide by any such restrictions, and not to help anyone avoid these restrictions.

Fees

Saber Hacer reserves the right to charge fees, surcharges and/or membership fees for all or any of its services currently provided for free at any time upon thirty (30) days' prior written notice to you.

Limitations

You acknowledge that the Web Site(s) may contain bugs, omissions, typographical errors or other errors. Saber Hacer reserves the right to make improvements and changes in the Web Site(s) at any time without notice or liability to you; provided however that Saber Hacer is under no obligation to make such improvements or changes. You acknowledge and agree that Saber Hacer has no obligation to support or update the Web Site(s) and has no obligation to provide you with any support, maintenance, corrections, "bug fixes," updates, new versions or revisions thereto. You understand that Saber Hacer's introduction of various technologies may not be consistent across all platforms and that



SaberHacer.com

the performance of the Web Site(s) may vary depending on your Internet connection, your computer and other equipment.

Disclaimer

Saber Hacer publishes the opinions of expert authorities in many fields. Please be advised that the use of these opinions is no substitute for medical, legal, accounting, investment or other professional services that may be required to meet your specific needs. Always consult a competent professional for answers to your specific questions or concerns.

DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY

YOU AGREE THAT THE WEB SITE(S) IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND. SABER HACER MAKES NO REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE WEB SITE(S), AND HEREBY EXPRESSLY DISCLAIMS ANY AND ALL EXPRESS OR IMPLIED WARRANTIES AND REPRESENTATIONS THEREFOR, INCLUDING WITHOUT LIMITATION, ANY AND ALL EXPRESS OR IMPLIED WARRANTIES AND REPRESENTATIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT. YOU AGREE AND ACKNOWLEDGE THAT YOU ARE USING THE WEB SITE(S) AT YOUR OWN RISK. SABER HACER DOES NOT WARRANT OR REPRESENT THE ACCURACY OR RELIABILITY OF THE USE OR RESULTS OF THE USE OF THE WEB SITE(S). NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY SABER HACER OR A SABER HACER REPRESENTATIVE SHALL CREATE A WARRANTY OR INCREASE THE SCOPE OF THIS WARRANTY OR THE LICENSE. SABER HACER MAY GIVE YOU THE OPPORTUNITY TO INSTALL SOFTWARE OR PROGRAMS PROVIDED BY OTHER COMPANIES ("THIRD-PARTY PROGRAMS") ON YOUR COMPUTER. YOU ACKNOWLEDGE THAT SUCH THIRD-PARTY PROGRAMS MAY NOT BE ERROR FREE OR ACCURATE, AND THEREFORE YOU ACKNOWLEDGE AND AGREE THAT BY INSTALLING SUCH THIRD-PARTY PROGRAMS ON YOUR COMPUTER, YOU DO SO AT YOUR OWN RISK. YOU AGREE TO COMPLY WITH ALL LICENSE TERMS FOR THIRD-PARTY PROGRAMS THAT ARE DISCLOSED TO YOU BY SABER HACER. YOU ACKNOWLEDGE THAT THE LIMITATIONS SET FORTH IN THIS SECTION APPLY TO THE THIRD-PARTY PROGRAMS. THE LICENSE TERMS FOR SOME SUCH THIRD-PARTY PROGRAMS ARE POSTED AT THE ORIGINATING OR LINKED THIRD-PARTY SITE.

NOTWITHSTANDING ANY OTHER PROVISION CONTAINED IN THIS USE AGREEMENT, SABER HACER SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, CONSEQUENTIAL OR ANY OTHER DAMAGES WHATSOEVER, WHETHER ARISING IN CONTRACT OR TORT (INCLUDING NEGLIGENCE), INCLUDING, WITHOUT LIMITATION, DAMAGES FOR BUSINESS INTERRUPTION, LOSS OF DATA, COMPUTER REPAIR COSTS, LOST PROFITS OR ANY OTHER PECUNIARY LOSS, ARISING OUT OF OR IN CONNECTION WITH THIS USE AGREEMENT OR THE USE, THE RESULTS OF THE USE, OR THE INABILITY TO USE THE WEB



SaberHacer.com

SITE(S) OR THIRD-PARTY PROGRAMS, EVEN IF SABER HACER HAS BEEN ADVISED OF, OR SHOULD HAVE FORESEEN THE POSSIBILITY OF SUCH DAMAGES.

Updated 08/05/08