

Informatik PDF Complete

Version 2.60

User Guide

October 18, 2010

Please visit www.informatik for latest version of the software

Summary

Informatik PDF Complete requires the Microsoft Framework 2.0 or higher.

Informatik PDF Complete consists of six separate modules:

- Conversions from image files (TIFF, BMP, PNG, GIF, JPEG) to PDF. Individual files and batch processing.
- Conversions from PDF to image files (TIFF, BMP, PNG, GIF, JPEG) to PDF. Individual files and batch processing.
- PDF Concatenation: splitting, extraction and merging of PDF files and pages. Individual files and batch processing.
- Visual markup of PDF files.
- Batch markup of PDF files.
- Split multipage PDF files into serialized page files.
- Convert traditional PDF files to PDF/A (Long-term Archiving) and/or Fast Web View PDF files.
- Append PDF files and re-arrange and/or delete individual pages.

Each module has its own Help file. Please click on the Help button or menu item in each module.

Some of the functions can be run as **command-lines**. Please see separate user guide.

Some PDF and TIFF formats and some objects of PDF files may not be supported. Always make sure that all affected files are safely backed up so that the original files can be restored and always review the output files.

Fast Web View

In most cases you have the option to save the PDF files in 'Fast Web View' mode. PDF files with a large number saved as Fast Web View display faster if downloaded from the web, but the save process will be slower. Only use the Fast

Web View if the files have a large number of pages and if the PDF file will be uploaded and viewed from the web.

PDF/A

PDF/A files are of a special format to ensure long-term compatibility (International PDF/A-1b standard). PDF/A have some restrictions; some of the latest 'wow' formatting features may not be allowed and the file must not be encrypted.

License, Warranty, Disclaimer

Please read the terms carefully before installing and using the software, as such conduct will indicate your acceptance of all of the terms of this license agreement. If you do not agree with the terms, the software cannot be licensed to you and you must un-install and return the software to Informatik Inc, or its supplier or distributor.

This License Agreement is a legal agreement between Informatik Inc. ("Licensor"), a Delaware Corporation, and you, the user ("Licensee"), and is effective the date Licensee installs the software.

This Agreement covers all materials associated with the Informatik PDF Complete software (all modules), including, without limitation, the downloadable software product, online documentation, and any additional supporting electronic files (herein, the "Software").

The evaluation version may be used for 30 days after installation. It is unlawful to use the software after the 30 day evaluation period without licensing the software and paying the license fees. If a license is not obtained before the expiration of the 30 day evaluation period, the Software must be un-installed and destroyed.

1. GRANT OF LICENSE

Licensor hereby grants to you, and you accept, a nonexclusive license to use the Software according to the following condition:

You may use the Software on one (1) computer (PC or workstation, excluding servers) owned, leased, or otherwise controlled by you for personal or business purposes, and only as authorized in this License Agreement. The Software may not be used on other computers, nor may it be used by, or transferred to, other computers over a network. A server license is required if run on a server. The software may not be installed on a web server. The Software may not be used as a development tool and may not be distributed to third parties.

2. LICENSOR'S RIGHTS

Licensee acknowledges and agrees that the Software is proprietary to Licensor and protected under international copyright law. Licensee further acknowledges and agrees that all right, title, and interests in and to the Software, including associated intellectual property rights, are and shall remain with Licensor. The License Agreement does not convey to Licensee an interest in or to the Software, but only a limited right of use that may be revoked in accordance with the terms of this License Agreement.

3. OTHER RESTRICTIONS

This License Agreement strictly forbids distribution of the Software with Licensee's application. Distribution of the Software with Licensee's application requires separate authorization and the payment of license fees.

Licensee agrees to make no more than one (1) back-up copy of the Software. Licensee agrees not to assign, sublicense, transfer, pledge, lease, rent, or share the rights assigned under this License Agreement. Licensee agrees not to reverse assemble, reverse compile, or otherwise translate the Software.

4. TERM

This License Agreement is effective when Licensee installs the Software and shall terminate only if the terms of this License Agreement are broken. Licensee agrees to destroy the Software upon termination of this License Agreement.

5. NO WARRANTY; LIMITATION OF LIABILITY

LICENSEE ACKNOWLEDGES THAT THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS WITHOUT WARRANTY OF ANY KIND. LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES REGARDING THE USE OR PERFORMANCE OF THE SOFTWARE. LICENSOR incl. DEVELOPER, COPYRIGHTHOLDER, DISTRIBUTOR) EXPRESSLY DISCLAIMS THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. LICENSOR SHALL HAVE NO LIABILITY TO LICENSEE OR ANY THIRD PARTY FOR ANY LOSS OR DAMAGE CAUSED, DIRECTLY OR INDIRECTLY, BY THE SOFTWARE, INCLUDING, BUT NOT LIMITED TO, ANY INTERRUPTION OF SERVICES, LOSS OF BUSINESS, LOSS OF DATA OR SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES. LICENSOR IS NOT RESPONSIBLE FOR THIRD PARTY SOFTWARE INCLUDED IN AND USED BY THE SOFTWARE

6. GOVERNING LAW

This License Agreement shall be construed and governed in accordance with the laws of Pennsylvania.

7. SEVERABILITY

Should any court of competent jurisdiction declare any term of this License Agreement void or unenforceable, such declaration will have no effect on the remaining terms hereof.

8. NO WAIVER

The failure of either party to enforce any rights granted hereunder or to take action against the other party in the event of any breach hereunder shall not be deemed a waiver by that party as to subsequent enforcement of rights or subsequent actions in the event of future breaches.

Copyright and Trademarks

Copyright 2007-2010 Informatik Inc and J Buchmann. All Rights Reserved.

Microsoft and Windows are registered trademarks of Microsoft Corporation.