

Posture Pro License Agreement

SOFTWARE LICENSE: This is a legal document between you, the end user and VenturaDesigns, and Joseph Ventura D.C. By entering and accessing the program, you agree to be bound by the terms of this agreement, which includes the software license and software disclaimer of warranty (collectively called the "Agreement". If you do not agree with the terms of this Agreement, do not load the program on your computer and return to VenturaDesigns or to the place of original purchase.

VenturaDesigns LICENSE

1. GRANT OF LICENSE: VenturaDesigns grants you the right to use one copy of the enclosed computer program (the "Software") on a single terminal connected to a single computer (i.e. with a single CPU). You may network the software or otherwise use it on more than one computer terminal at the same time if you have purchased the network version of Posture Pro. VenturaDesigns reserves all rights not expressly granted to Licensee.

2. OWNERSHIP OF SOFTWARE: As the licensee, you own the magnetic or other physical media upon which the SOFTWARE is originally or subsequently recorded or fixed, but VenturaDesigns retains title and ownership of the SOFTWARE recorded on the original disk, copy(ies) and all subsequent copies of the software regardless of the form or media in or on which the original and other copies may exist. This license is not a sale of the original SOFTWARE or any copy.

3. COPYRIGHT: The SOFTWARE is owned by VenturaDesigns and is protected by United States and International treaty provisions. Therefore you must treat the software like any other copyrighted material (e.g. a book or musical recording) except that you may make either (a) one copy of the software solely for backup or archival purposes, or (b) transfer the software to a single hard disk provided you keep the original solely for backup or archival purposes. You may not copy the written materials accompanying the software.

4. OTHER RESTRICTIONS: You may not sell, give, rent or lease the SOFTWARE to another person or business, but you may transfer the SOFTWARE and accompanying written materials on a permanent basis provided you retain no copies and the recipient agrees to the terms of this agreement. You may not reverse engineer, decompile, or disassemble the SOFTWARE. Contact VenturaDesigns for license transfer rules and fees.

5. TERMINATION: This license is effective until terminated. This License will automatically terminate without notice from VenturaDesigns if you fail to comply with any provision of this License. Upon termination you shall destroy the written materials and all copies of the SOFTWARE, including modified copies, if any.

LIMITED WARRANTY

VenturaDesigns warrants as the sole warranty to you that the diskettes on which this program is furnished will be free of defects in materials and workmanship under normal use and conditions for a period of ninety (90) days from the date of delivery to you as evidenced by a copy of your receipt.

No distributor, dealer or any other entity or person is authorized to expand or alter either this warranty or this Agreement; any such representation will not bind VenturaDesigns

Online URL: <https://posturepro.phpkb.cloud/article.php?id=68>