CONTENTS

Thanks for playing Robots Lite. This game is based on the shareware concept and is limited to six levels of play but otherwise is fully functional. Robots Lite is distributed free of charge and may be played indefinitely free of charge. It may also be copied free of charge and without limit as long as no money is charged for it and no modifications are made to it. The Media Company owns the copyright and retains all other rights except as stated here. To find out more about Robots Lite and how to get the registered version Robots Pro for unlimited levels of play, select any of the following subjects.

What Is Registration?

Why Should I Register?

How Do I Register?

Software License Agreement

Order Form

What Is Registration?

This version of Robots for Windows is unregistered. You may play the game as much as you want and make as many copies as you want. There is no time limit and no guilt involved. The Media Company encourages you to give copies to your friends and distribute the game freely.

The game is played at levels and the unregistered version is limited to six levels. After the sixth level there is a random 50% chance of proceeding from each level to the next. After gaining proficiency if you are still interested in the game and frustrated by the level limit you may register the game to remove the limit.

If you decide that you would like to register the game, the fee is a modest \$9.95 (includes California sales tax if applicable. If you obtained this program through a shareware distribution service, the fee you paid was not for registration. It was for their media and handling charges. You do not have a registered copy.

See also

Why Should I Register? How Do I Register? Software License Agreement Order Form

Why Should I Register?

You should register the game because...

- * You like the game or are addicted to it.
- * The registered game has no limit on levels and you can play until you or the robots drop from exhaustion.
- * You will no longer have to endure the frustration of having half a dozen safe teleports remaining when the screen flashes *GAME OVER* in that cold, mocking way.
- * The screen crammed with robots at the higher levels makes it much more fun, especially when you can sit safely behind a cluster of scrap heaps and watch as a hundred or more of them line up and wreck themselves trying to get you.
- * It will encourage further development of this and other games.

See also

What Is Registration?
How Do I Register?
Software License Agreement
Order Form

How Do I Register?

- 1. Print the order form using **File** | **Print Topic** from the Help menu. Click on <u>Order Form</u> anywhere it appears on this page to bring up the <u>Order Form</u> page.
- 2. Fill out the Order Form.
- 3. Make out a check or money order for \$9.95 to:

The Media Company

4. Put the check or money order in an envelope with the Order Form, address it and mail it to:

The Media Company 549 Quail Bush Ct. San Jose, CA 95117-4202

5. Wait impatiently and The Media Company will send you a registered copy of Robots Pro.

See also

What Is Registration?
Why Should I Register?
Software License Agreement
Order Form

SOFTWARE LICENSE AGREEMENT

This Software License Agreement (the "Agreement") is a legal agreement between you, the end-user, and The Media Company. In this Agreement Software shall mean the unregistered version of all machine readable software programs and associated files in this package and any modified version, upgrades and other copies of such programs and files. By continuing installation of the Software, by loading or running the Software, or by placing or copying the Software onto your computer hard drive, you are agreeing to be bound by the terms of this Agreement.

- 1. LICENSE. For purposes of this section, "use" means loading the Software into RAM, as well as installation on a hard disk or other storage device. The Media Company grants to you the non-exclusive right to use the Software on an unlimited number of central processing units. You may not modify, translate, disassemble, decompile, reverse engineer, or create derivative works based upon the Software. You agree that the Software will not be shipped, transferred or exported into any country in violation of the U.S. Export Administration Act and that you will not utilize, in any other manner, the Software in violation of any applicable law.
- **2. COPYRIGHT**. The Software is owned by The Media Company and is protected by United States copyright laws and international treaty provisions. You must treat the Software like any other copyrighted material except that you may make copies of the Software to give to other persons. You may not charge or receive any consideration from any other person for the receipt or use of the Software without receiving The Media Company's prior written consent. You agree to use your best efforts to see that any user of the Software licensed hereunder complies with this Agreement.
- **3. LIMITED WARRANTY**. The Media Company warrants that if properly installed and operated on a computer for which it is designed, the Software will perform substantially in accordance with its designed purpose for an indefinite period of time. The Media Company's entire liability and your exclusive remedy shall be to discontinue use of the Software and to remove the Software from the computer on which it is installed.
- 4. NO OTHER WARRANTIES. THE MEDIA COMPANY DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE SOFTWARE AND THE ACCOMPANYING WRITTEN MATERIALS, IF ANY. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS WHICH VARY FROM JURISDICTION TO JURISDICTION. THE MEDIA COMPANY DOES NOT WARRANT THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED, ERROR FREE OR MEET LICENSEE'S SPECIFIC REQUIREMENTS. THE WARRANTY SET FORTH ABOVE IS IN LIEU OF ALL OTHER EXPRESS WARRANTIES WHETHER ORAL OR WRITTEN. THE AGENTS, EMPLOYEES, DISTRIBUTORS, AND DEALERS OF THE MEDIA COMPANY ARE NOT AUTHORIZED TO MAKE MODIFICATIONS TO THIS WARRANTY, OR ADDITIONAL WARRANTIES ON BEHALF OF THE MEDIA COMPANY. ADDITIONAL STATEMENTS SUCH AS DEALER ADVERTISING OR PRESENTATIONS, WHETHER ORAL OR WRITTEN, DO NOT CONSTITUTE WARRANTIES BY THE MEDIA COMPANY AND SHOULD NOT BE RELIED UPON.
- **5. EXCLUSIVE REMEDIES**. You agree that your exclusive remedy against The Media Company, its affiliates, contractors, suppliers, and agents for loss or damage caused by any defect or failure in the Software regardless of the form of action, whether in contract, tort, including negligence, strict liability or otherwise, shall be to discontinue use of the Software. This Agreement shall be construed in accordance with and governed by the laws of the State of California. Copyright and other proprietary matters will be governed by United States laws and international treaties. IN ANY CASE, THE MEDIA COMPANY SHALL NOT BE LIABLE FOR LOSS OF DATA, LOSS OF PROFITS, LOST SAVINGS, SPECIAL, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR OTHER SIMILAR DAMAGES ARISING FROM BREACH OF WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, OR OTHER LEGAL THEORY EVEN IF THE MEDIA COMPANY OR ITS AGENT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.
- **6. GENERAL PROVISIONS.** Neither this Agreement nor any part or portion hereof shall be assigned or

sublicensed, except as described herein. Should any provision of this Agreement be held to be void, invalid, unenforceable or illegal by a court, the validity and enforceability of the other provisions shall not be affected thereby. If any provision is determined to be unenforceable, you agree to a modification of such provision to provide for enforcement of the provision's intent, to the extent permitted by applicable law. Failure of a party to enforce any provision of this Agreement shall not constitute or be construed as a waiver of such provision or of the right to enforce such provision. If you fail to comply with any terms of this Agreement, YOUR LICENSE IS AUTOMATICALLY TERMINATED.

7. ACKNOWLEDGMENT. YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, YOU UNDERSTAND THIS AGREEMENT, AND UNDERSTAND THAT BY CONTINUING THE INSTALLATION OF THE SOFTWARE, BY LOADING OR RUNNING THE SOFTWARE, OR BY PLACING OR COPYING THE SOFTWARE ONTO YOUR COMPUTER HARD DRIVE, YOU AGREE TO BE BOUND BY THIS AGREEMENT'S TERMS AND CONDITIONS. YOU FURTHER AGREE THAT, EXCEPT FOR WRITTEN SEPARATE AGREEMENTS BETWEEN THE MEDIA COMPANY AND YOU, THIS AGREEMENT IS A COMPLETE AND EXCLUSIVE STATEMENT OF THE RIGHTS AND LIABILITIES OF THE PARTIES. THIS AGREEMENT SUPERSEDES ALL PRIOR ORAL AGREEMENTS, PROPOSALS OR UNDERSTANDINGS, AND ANY OTHER COMMUNICATIONS BETWEEN THE MEDIA COMPANY AND YOU RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.

See also

What Is Registration?
Why Should I Register?
How Do I Register?
Order Form

Order Form

Robots Pro

Maximize this window and use File | Print Topic to print out a copy of this form. It should print on any Windows compatible printer. Or copy it to your favorite Word Processor through the clipboard using Edit | Copy and fill it out electronically. If you dont have a printer, grab a piece of paper and scribble out as much of the following information as possible.

Name	Telephone No.()		
Address			
	StateZip		
How did you obtain our software?			
Friend			
The Media Company Web Site or	ftp site		
Bulletin Board (name)			
Shareware Service			
Other (please specify)			
Tell us about your computer system:			
Processor	Memory		
Video Board	Sound Board		
Operating System: Windows 3.1	Windows 95 Windows NT		
Disk size 3½ DD 3½ HD	5¼ DD 5¼ HD		
Comments or Questions?			

Please return this form and a check or money order for \$9.95 to:

The Media Company 549 Quail Bush Ct. San Jose, CA 95117-4202