

Mobile In

Pilot's Handbook

Manuel de pilotage Pilotenhandbuch Pilotenhandboek Manual del Piloto 取扱説明書

See www.line6.com/mobilein for more information

Software License Agreement

IMPORTANT: BY ACCEPTING, INSTALLING OR USING ANY PART OF THE SOFTWARE PROVIDED WITH OR EMBEDDED IN YOUR NEW LINE 6 PRODUCT (THE "SOFTWARE"), YOU ARE AGREEING TO ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT AND CONSENTING TO BE BOUND BY AND BECOME A PARTY TO THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT. OR CANNOT COMPLY WITH THESE TERMS AND CONDITIONS. DISCONTINUE THE INSTALLATION PROCESS AND YOU WILL HAVE NO AUTHORITY TO USE THE SOFTWARE.

LINE 6'S WILLINGNESS TO GRANT THIS AGREEMENT IS EXPRESSLY CONDITIONED UPON YOUR ASSENT TO ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, TO THE EXCLUSION OF ALL OTHER TERMS. IF THESE TERMS ARE CONSIDERED AN OFFER BY LINE 6. ACCEPTANCE IS EXPRESSLY LIMITED TO THESE TERMS.

TERMS AND CONDITIONS

1. GRANT OF LICENSE

Subject to the terms and conditions set forth herein, Line 6, Inc., ("Line 6") grants you an individual, personal, non-sublicensable, nonexclusive license to use one (1) copy of the Software, in object code form only and only in accordance with the applicable end user documentation, if any (the "License"). You will not, directly or indirectly, reverse engineer, decompile, disassemble or otherwise attempt to discover the source code or underlying ideas or algorithms of the Software; modify, translate, or create derivative works based on the Software, or copy (except for archival purposes), rent, lease, distribute, assign, or otherwise transfer rights to the Software; use the Software for timesharing or service bureau purposes or otherwise for the benefit of a third party; or remove any proprietary notices or labels on the Software. As between the parties, you acknowledge that Line 6 and its licensors retain ownership of the Software, any portions or copies thereof, and all rights therein throughout the world. Upon termination of this Agreement for any reason, the License and all rights granted to you under this Agreement will terminate and you will cease to use and destroy the Software. You may permanently transfer the rights granted to you under this Agreement only as part of a permanents or transfer of the hardware device containing the software, and only if the recipient agrees to be bound by the terms and conditions of this Agreement. THE SOFTWARE IS PROVIDED AS IS AND SUBJECT TO THE WARRANTY DISCLAIMERS AND LIMITATIONS OF LIABILITY SET FORTH BELOW.

2. "BETA" VERSIONS

You acknowledge and agree that the Software identified as a "beta" version may contain bugs, defects or limited functionality and the primary purpose of providing it to you hereunder is to obtain feedback on the Software's performance and the identification of defects. You further acknowledge and agree that "beta" versions have not been fully tested and may include features or functionality currently under development that is not supported by Line 6 and that Section 4 below does not apply. You are advised to safeguard important data, to use caution and not to rely in any way on the correct functioning or performance of "beta" Software and/or accompanying materials. Upon release by Line 6 of a commercial version of the Software, you agree to return or destroy the "beta" version of such Software.

3 RESTRICTIONS

You will only use the Software for lawful purposes and in compliance with all applicable laws. You hereby agree to defend and indemnify Line 6 against any claim or action that arises from your use of the Software in an unlawful manner.

4. SUPPORT

Subject to the terms hereof, Line 6 will provide you with telephone and e-mail support services for the Software. Under no circumstances will Line 6 have any obligation to provide you with hard-copy documentation, upgrades, enhancements, modifications, or toll free telephone support for the Software.

5. TERMINATION

This Agreement is effective until terminated. Either party may terminate this Agreement upon written notice to the other party. Line 6 may also terminate this Agreement immediately, without prior notice or liability, if you breach any of the terms or conditions of this Agreement. All sections of this Agreement which by their nature should survive termination will survive termination, including, without limitation, warranty disclaimers and limitations of liability.

6 WARRANTY DISCLAIMER

THE SOFTWARE AND ANY ACCOMPANYING DOCUMENTATION IS PROVIDED ON AN "AS IS" "AS AVAILABLE" BASIS WITHOUT WARRANTY OF ANY KIND TO THE EXTENT AUTHORIZED BY LAW.
LINE 6 DISCLAIMS ANY AND ALL WARRANTIES, WHETHER ORAL OR WRITTEN, EXPRESS OR INDICATED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. LINE 6 AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ANY DAMAGES SUFFERED BY YOU, INCLUDING, WITHOUT LIMITATION, LOSS OF DATA AND ITEMS OR MATERIALS FROM ERRORS OR OTHER MALFUNCTIONS WHETHER CAUSED BY LINE 6 OR BY YOUR OWN ERRORS OR OMISSIONS. LINE 6 DOES NOT WARRANT THAT THE SOFTWARE WILL MEET YOUR REQUIREMENTS OR THAT OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE OR THAT DEFECTS WILL BE CORRECTED. YOU ASSUME RESPONSIBILITY FOR SELECTING THE SOFTWARE TO ACHIEVE YOUR INTENDED RESULTS, AND FOR THE RESULTS OBTAINED FROM YOUR USE OF THE SOFTWARE. YOU SHALL BEAR THE ENTIRE RISK AS TO THE QUALITY AND THE PERFORMANCE OF THE SOFTWARE.

7. LIMITATION OF LIABILITY

NOTWITHSTANDING ANYTHING CONTAINED IN THIS AGREEMENT OR OTHERWISE, LINE 6 WILL NOT BE LIABLE WITH RESPECT TO THE SUBJECT MATTER OF THIS AGREEMENT UNDER ANY CONTRACT, NEGLIGENCE, MISREPRESENTATION, STRICT LIABILITY OR OTHER LEGAL OR EQUITABLE THEORY FOR ANY INCIDENTAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES OF ANY KIND TO THE EXTENT AUTHORIZED BY LAW. IN NO EVENT WILL LINE 6 BE OBLIGATED, CONTRACTUALLY OR OTHERWISE, TO INDEMNIFY YOU FOR ANY LOSSES THAT YOU MAY INCUR IN CONNECTION WITH THE SOFTWARE. The availability of "beta" versions of the Software does not create any obligation for Line 6 to continue to develop, support, repair, offer for sale or in any other way continue to provide the Software in "beta" form or future versions thereof.

8. EXPORT RESTRICTIONS

You acknowledge that the Software, or any part thereof, or any process or service that is the direct product of the Software (the foregoing collectively referred to as the "Restricted Components") are of U.S. origin. You agree to comply with all applicable international and national laws that apply to these products, including the U.S. Export Administration Regulations, as well as end-user, end-use and destination restrictions issued by U.S. and other governments.

9. MISCELLANEOUS

The failure of either party to exercise in any respect any right provided for herein will not be deemed a waiver of any further rights hereunder. If any provision of this Agreement is found to be unenforceable or invalid, that provision will be limited or eliminated to the minimum extent necessary so that this Agreement will otherwise remain in full force and effect and enforceable. This Agreement will be governed by and construed in accordance with the laws of the state of California without regard to the conflict of laws provisions thereof. Both parties agree that this Agreement is the complete and exclusive statement of the mutual understanding of the parties and supersedes and cancels all previous written and oral agreements, communications and other understandings relating to the subject matter of this Agreement, and that all modifications must be in a writing signed by both parties, except as otherwise provided herein. No agency, partnership, joint venture, or employment is created as a result of this Agreement and you do not have any authority of any kind to bind Line 6 in any respect whatsoever. All notices under this Agreement will be in writing and will be deemed to have been duly given when received, if personally delivered, the day after it is sent, if sent for next day delivery by recognized overnight delivery service; and upon receipt, if sent by certified or registered mail, return receipt requested.











Line 6, Inc.:

26580 Agoura Road, Calabasas, CA 91302-1921 USA

The POD, Clifton House, Butler's Leap Rugby, Warwickshire, United Kingdom, CV 21 3RQ

COMPATIBILITY

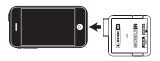
- Mobile In is made for iPhone 4, iPad and iPad 2.
- On those Apple models, Mobile In is compatible with any app that uses CoreAudio for audio input, starting with iOS 4.2.1.
- Mobile In supports one input source at a time. Use either **GUITAR IN** or **LINE IN**, don't connect both at once.

GETTING STARTED

- 1. Before continuing, check your iPhone or iPad to be sure the latest version of the iOS operating system is installed.
- 2. In order to enjoy POD amp and effects processing, you'll need our free app Mobile POD. The app also allows the Mobile In hardware to receive firmware updates. (Firmware is embedded software for the microprocessor inside Mobile In. Like software for your computer, it needs updating from time to time.)

If your iPhone or iPad has internet access, it will help you get Mobile POD when you attach Mobile In. Otherwise, we recommend you download the app now: Search for it by name in the App Store, then "Buy" and install it.

Connect Mobile In to your iPhone or iPad using the 30-pin dock connector.



4. Connect your guitar or other audio source to Mobile In. Mobile In supports one input source at a time.

Using **GUITAR IN**: Connect the smaller end of the supplied adapter cable to Mobile In's **GUITAR IN**, then plug the other end into your guitar.



Using **STEREO LINE IN**: Connect a standard stereo 1/8" line cable to Mobile In's **LINE IN** input, then plug the other end into a line level audio output of your source equipment such as a keyboard, mixer, or music player.



5. Launch the audio app of your choice, for example Mobile POD or GarageBand for iPad. Mobile In works as an audio input source for any app that uses CoreAudio for audio input.

Using the Mobile POD App

Mobile POD brings legendary Line 6 POD guitar tone to your iPhone or iPad – the original and best loved family of amp and effects modeling. Combined with Mobile POD's uniquely designed guitar input circuit, you get a studio quality signal unmatched by any previous mobile guitar tone solution.

NOTE: If Mobile In isn't connected to your iPhone or iPad, the Mobile POD app will not process any audio.

- Connect Mobile In to your iPhone or iPad using the 30-pin dock connector as described above
- 2. Launch the Mobile POD app.
- 3. When the splash screen appears, tap anywhere to begin playing:
 - To select a preset guitar tone, tap the name bar at the top of the screen and select from the menu of available tones
 - To turn a stompbox on or off, tap its footswitch
 - To adjust knobs on an amp or stompbox, tap on its panel. A close-up of the panel appears in the top half of the screen, where you can turn knobs and throw switches.

For full information on Mobile POD features and usage, please visit us at www.line6.com/mobilepod/howtouse

Using GarageBand for iPad

Mobile In works as a top quality guitar or line level input adaptor for GarageBand for iPad. Simply connect Mobile In as described above, then launch the GarageBand app and use the **LINE IN** and **GUITAR IN** inputs instead of any other audio jacks or adaptors. You'll enjoy much better guitar tone, and improved audio quality when recording external sounds and other instruments.

Using Other Apps

Mobile In also works with many other apps besides Mobile POD and GarageBand for iPad. It's compatible with any app that uses CoreAudio for audio input, starting with iOS 4.2.1. For a list of other featured apps that work with Mobile In, please visit us at www.line6.com/mobilein/apps

WARRANTY

Please visit www.line6.com for full warranty policy.

REGISTER ONLINE

Visit us at www.line6.com/account/registergear to register your purchase. Registering your purchase qualifies you for special offers and is required for any technical support inquiries.

THIS EQUIPMENT HAS BEEN TESTED AND FOUND TO COMPLY WITH THE LIMITS FOR A CLASS B DIGITAL DEVICE PURSUANT TO PART 15 OF THE FCC RULES. OPERATION IS SUBJECT TO THE FOLLOWING TWO CONDITIONS: (1) THIS DEVICE MAY NOT CAUSE HARMFUL INTERFERENCE, AND (2) THIS DEVICE MUST ACCEPT ANY INTERFERENCE RECEIVED, INCLUDING INTERFERENCE THAT MAY CAUSE UNDESIRABLE OPERATION.

Line 6 and Mobile In are trademarks of Line 6, Inc. All rights reserved.

Apple is not responsible for the operation of this device or its compliance with safety and regulatory standards. Apple, iPhone, and iPad are trademarks of Apple Inc. registered in the U.S. and other countries. App Store is a service mark of Apple Inc.