

Mindshare SWFExpire 1.1

SWFExpire sets an expiration date for your SWF. Add a custom message and optionally attach a MovieClip from the library upon expiration. Configuration options include setting a unique expiration date, message and visual styles. SWFExpire is extremely lightweight and adds very little overhead to your SWF files. To use the component simply drag an instance to the Stage, set its parameters in the Component Inspector and publish your SWF. SWFExpire is not a visible component so you can place it anywhere on or off the Stage.

Configuration

Component Parameters

SWFExpire has the following parameters that can be set from within the Flash authoring environment at design time.

Paramter	Possible Values	Description
Background Color	any hexadecimal color value (e.g. #FFCC00)	sets color for the background when the SWF expires
Expiration Day	1-31	the day of the month that the SWF should expire
Expiration Month	a month name	the month that the SWF should expire
Expiration Year	a four-digit year (e.g. 2006)	the year that the SWF should expire
Font Color	any hexadecimal color value	sets the font color for the expiration message
Font Face	"sans" or "serif"	Sets whether the expiration message is displayed in a sans-serif font or a serif font
Message Text	a string (e.g. "this SWF expired")	sets the text to be displayed to the user when the SWF expires (can include any Flash-supported HTML tags)
MovieClip Identifier	a MovieClip's linkage ID (e.g. myExpirationClip)	The linkage identifier of a MovieClip to attach on the Stage (at registration 0,0) when the SWF expires
Use MovieClip	A Boolean value (true or false)	If true, the MovieClip specified by the MovieClip Identifier linkage ID will be displayed

Support

Discuss your project and get free Mindshare Studios (as well as user-to-user) support on the support forum. You can access the Mindshare Software support forum 24 hours a day at <http://mindsharesoftware.com/support/> .

If you find any errors or omissions in this documentation, have feature requests, or feedback [let us know](#). Whenever humanly possible, any reproducible bug will be addressed within 48 hours.

Mindshare SWFExpire 1.1

© 2007 Mindshare Studios, Inc. All rights reserved.

Adobe® Flash™ and the Adobe Flash Player™ are registered trademarks of Adobe Systems Incorporated.

All trademarks acknowledged.

User Guide rev. 002

END USER LICENSE AGREEMENT

Important

Do not use the software accompanying this Agreement (the “Software”) until you have carefully read the following Agreement. Using the Software (or authorizing any other person to do so) indicates your acceptance of the terms and conditions contained in this Agreement. If you do not agree with the terms and conditions of this Agreement, *do not use the Software*. This Agreement sets forth the terms and conditions for licensing of the Software from Mindshare Studios, Inc. (“Licensor”)

License and Certain Restrictions

You are granted a non-exclusive license to use one copy of the Software. Although you are encouraged to make a backup copy of the Software for your own use, you are not allowed to make more than two copies for backup purposes. The Software (including any images, icons, graphics, animations, video, audio, music, and text incorporated into the Software) is protected by copyright laws. You may not make copies of the Software except for backups. You may not give copies to another person, or duplicate the Software by any other means, including electronic transmission. You may not copy the printed materials accompanying the Software, nor print copies of any user documentation. The Software contains trade secrets, and in order to protect them you may not decompile, reverse engineer, disassemble, or otherwise reduce the Software to human-perceivable form. You may not modify, adapt, translate, rent, sublicense, assign, lease, loan, resell for profit, distribute, or network the Software, disk, or related materials or create derivative works based upon the Software or any part thereof.

Trademark

Mindshare Studios, Inc. and Mindshare SWFExpire are registered trademarks of Mindshare Studios, Inc. (“MSS”). Other brands or products are trademarks or registered trademarks of their respective holders and should be treated as such.

THIS SOFTWARE IS PROVIDED “AS-IS,” AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, BY STATUTE OR OTHERWISE, REGARDING THE SOFTWARE, DISK, AND RELATED MATERIALS, INCLUDING THEIR FITNESS FOR A PARTICULAR PURPOSE, THEIR QUALITY, THEIR MERCHANTABILITY, OR THEIR NONINFRINGEMENT. THE LIABILITY OF LICENSOR UNDER THE WARRANTY SET FORTH ABOVE SHALL BE LIMITED TO THE AMOUNT PAID BY THE CUSTOMER FOR THE PRODUCT. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU. IN THAT EVENT, ANY IMPLIED WARRANTIES ARE LIMITED IN DURATION TO 90 DAYS FROM THE DATE OF PURCHASE OF THE SOFTWARE. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHER RIGHTS, WHICH VARY FROM STATE TO STATE.

Certain Limitations

Licensor has no control over your use of the Software. Licensor does not and cannot warrant the performance or results that may be obtained by its use. Licensor does not represent, warrant, or guarantee the accuracy and timeliness of the data contained in the Software and Licensor shall have no liability of any kind whatsoever to you, or to any other party, on account of any inaccuracies in or untimeliness of the data, or for any delay in reporting such data contained in the Software. Various information in the Software constantly changes, and the information in the Software is only as of a particular date.

Licensor does not warrant that the operation of the Software will be uninterrupted or error free. Licensor is not responsible for problems caused by accident, abuse, mishandling, alteration, or improper use. Licensor does not warrant or guarantee the suitability of the Software or that it will meet your requirements.

Limitation of Damages

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR AND ITS SUPPLIERS WILL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, OR THE LIKE), WHETHER BASED ON BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF LICENSOR OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF A REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE. LICENSOR'S TOTAL LIABILITY TO YOU FOR ACTUAL DAMAGES FOR ANY CAUSE WHATSOEVER WILL BE LIMITED TO THE AMOUNT PAID BY YOU FOR THIS PRODUCT. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

The limitations of damages set forth above fundamental elements of the bases of the bargain between Licensor and you. Licensor would not be able to provide this product on an economic basis without such limitations.

Miscellaneous

You acknowledge that, in providing you with the Software, Licensor has relied upon your agreement to be bound by the terms of this Agreement. You further acknowledge that you have read, understood, and agreed to be bound by the terms of this Agreement, and hereby reaffirm your acceptance of those terms. You further acknowledge that this Agreement constitutes the complete statement of the agreement between you and Licensor, and that the Agreement does not include any other prior or contemporaneous promises, representations, or descriptions regarding the Software. This Agreement is not, however to limit any rights that Licensor may have under trade secret, copyright, patent, or other laws that may be available to it. The agents, employees, distributors, and dealers of Licensor are not authorized to make modifications to this Agreement, or to make any additional representations, commitments, or warranties binding on Licensor. Accordingly, additional statements such as dealer or other advertising or presentations, whether oral or written, do not constitute representations or warranties by Licensor and should not be relied upon. This Agreement may be modified only in writing. If any provision of this Agreement is invalid or unenforceable under applicable law, it is to that extent, deemed omitted and the remaining provisions will continue in full force and effect. The validity and performance of this Agreement shall be governed by New Mexico law (without reference to choice of law principles), except as to copyright and trademark matters, which are covered by Federal laws. This Agreement is deemed entered into at November 6th, 2006, and jurisdiction for resolution of any disputes shall reside solely in Santa Fe, New Mexico, USA. This Agreement shall be construed as to its fair meaning and not strictly for or against either party.