End User License Agreement

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WHEREAS, Licensor desires to license the Software described in Exhibit A attached hereto to Licensee; and

WHEREAS, Licensee desires to obtain a license to use the Software for business purposes, subject to the terms and conditions of this EULA.

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4. Support.

Licensor will provide to Licensee the following support with respect to the Software:

(a) If during the user acceptance testing ("UAT"), Licensee notify Licensor of a substantial program error respecting the Software with customization, or Licensor has reason to believe that error exists in the Software and so notifies Licensee, Licensor shall at its own expense verify and attempt to correct such error within three (3) working days after the date of notification. If Licensee is not satisfied with the correction, then Licensee may terminate this EULA, but without refund of any amount paid to Licensor or release of any amounts due to Licensor at the time of termination.

(b) If Licensee has any technical questions in the use of the Software, Licensee may submit those questions to Licensor. To the extent possible, Licensor shall provide consultants to answer such questions as per service level agreement.

(c) Licensor may provide Licensee with additional support services related to the Software ("Support Services"). Any supplemental software code provided to Licensee as part of the Support Services shall be considered part of the application and subject to the terms and conditions of this EULA.

(d) There are three support service packages available for client. Each package provides a specific level of support service, as defined below. Every client gets support services as per support service package defined in this agreement. Client is allowed to select a higher level of support service by paying the package fee.

(e) Support Packages and Scope

<table>
<thead>
<tr>
<th>Support Package</th>
<th>Support Service Scope</th>
<th>Fee</th>
</tr>
</thead>
</table>

4
Gold

- Receive support on support tickets and skype with free consultation using online meeting software such as GoToMeeting, where applicable.
- Receive support for service requests up to **Expert Level** (see Section 8 (vi)).
- 5 FREE live online training sessions up to 10 hours in total.
- Support requests receive the highest level of priority than Silver service requests and will be responded to within one (1) business day following the day of the request.

<table>
<thead>
<tr>
<th>Hours Included: 40 hours</th>
<th>Validity: 12 months</th>
</tr>
</thead>
<tbody>
<tr>
<td>US $1000</td>
<td></td>
</tr>
</tbody>
</table>

Silver

- Receive support on support tickets and skype when required for live discussion.
- Receive support for support requests up to **Advanced Level** (see Section 8 (vi)).
- 5 FREE live online training sessions up to 10 hours in total.
- Support requests receive a higher level of priority than Bronze service requests and will be responded to within three (3) business days following the day of the request.

<table>
<thead>
<tr>
<th>Hours Included: 20 hours</th>
<th>Validity: 6 months</th>
</tr>
</thead>
<tbody>
<tr>
<td>US $600</td>
<td></td>
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</tbody>
</table>

Bronze

- Receive support on support tickets only.
- Receive support for support requests up to **Basic Level** (see Section 8 (vi)).
- 2 FREE live online training sessions up to 4 hours in total.
- Support tickets will be responded to within five (5) business days following the day of the request.

FREE

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(f) **Issue Classification and Service Level Agreement**

<table>
<thead>
<tr>
<th>Level</th>
<th>Classification</th>
<th>Description</th>
<th>Resolution Time</th>
</tr>
</thead>
</table>
| L1    | Basic          | Support for general questions related to certain functions of the software. For example: 1. HOW-TO queries to learn how a specific feature works. 2. Basic level of Software configurations. 3. Training requirements as included in the subscription plan.  
*If this Basic level of support cannot immediately resolve the problem, the Support Request is escalated to Advanced Level, which requires involvement of technical support specialists.* | Within 2 Business Day 98% of the time. |
<table>
<thead>
<tr>
<th>Level</th>
<th>Support Level</th>
<th>Description</th>
<th>Timeframe</th>
</tr>
</thead>
</table>
| L2    | Advanced      | Support for operational software issues. For example:  
1. CSS level issues to fix user interface.  
2. Spelling errors, typos and language translation issues.  
3. File upload, directory permission issues.  
4. Standard Payment Gateway, Shipping, E-mail, SSL configuration etc.  
5. Missing print-ready output files.  
7. 404 - Page Not Found Issue.  
8. Additional training sessions required.  
*If this Advanced level of support cannot immediately resolve the problem, the Support Request is escalated to Expert Level, which requires involvement of technical support specialists.* | Within 2 Business Days 98% of the time. |
| L3    | Expert        | Support for helping client in configuring the Software features as per client specific business requirements.  
For example:  
1. Specific pricing calculation.  
2. Specific output generation.  
3. Specific behaviour of design studio in editing design templates.  
*Support services under this level fall under paid support services.*  
*This level of support explicitly does not perform customization of the Software code, its functionality, or its presentation to suit specific needs of the Customer. If resolution requires code modification, the Support Request is escalated to Customization Level.* | Within 3-5 Business Days (based on complexity of the issue) 98% of the time. |
<p>| L4    | Customizations | This level of support does perform Software customization requested by the Customer which may involve a change in the Software code, its functionality and/or its presentation, and does assist with the integration of the Software with Customer’s existing database, network, or third-party products. For example: | Based on Effort and Cost Estimates |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
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</table>
|   | 1. Third-party extension installation.  
|   | 2. Customization in user interface or user experience.  
|   | 3. Third-party API integration: Payment gateway, Shipping, Image Library, Accounting etc.  
|   | 4. Bespoke feature development.  
| Support services under this level fall under paid support services. Some areas of customization support may or may not even be covered under paid support services. Availability of such specific services will be determined by support representatives.  
|   |   |   |
|   |   |   |
|   |   |   |
| L5 Critical | This level of support will perform software/hardware reboot and code modifications, if required, to resolve a problem listed below:  
|   | 1. Any defect that makes the software unusable without resorting to restarting the software either by terminating the software, exiting the software and/or rebooting the hardware.  
|   | 2. Any OS, application software or library or 3rd-party application version upgrade issue that leaves that prevents Software to function as desired.  
|   | 3. Database corruption or hardware failures.  
|   | 4. Prevents the Software to be accessible by end-buyers.  
|   | 5. Serious website performance problems.  
|   | 6. Any issue that prevents end-buyers from purchasing the products from the website or prevents store admin from processing the order.  
| Support services under this level fall under paid support services. Some areas of customization support may or may not even be covered under paid support services. Availability of such specific services will be determined by support representatives.  
| Based on Effort and Cost Estimates | This level of support explicitly does not apply if Licensee has done re-installation and configuration of the Software on new server or hardware.  
|   |   |   |
5. **Fees and Payment.** Licensee shall pay Licensor the fees ("Fees") set forth in Exhibit A without offset or deduction. Licensor’s refund policy shall be set forth in Exhibit A. Licensee shall make all payments hereunder in US dollars on or before the due date set forth in Exhibit A. If Licensee fails to make any payment when due, in addition to all other remedies that may be available: (i) Licensor may charge interest on the past due amount at the rate of 1.5% per month or, if lower, the highest rate permitted under applicable law; and (ii) Licensee shall reimburse Licensor for all reasonable costs incurred by Licensor in collecting any late payments or interest, including attorneys’ fees, court costs, and collection agency fees; and (iii) if such failure continues for ten (10) days following written notice thereof, Licensor may prohibit access to the Software until all past due amounts and interest thereon have been paid, without incurring any obligation or liability to Licensee or any other person by reason of such prohibition of access to the Software.

6. **Confidential Information.** From time to time during the Term, either Party may disclose or make available to the other Party information about its business affairs, products, confidential intellectual property, trade secrets, third-party confidential information, and other sensitive information or proprietary information, whether orally or in written, electronic, or other form or media, and whether marked, designated, or otherwise identified as "confidential" (collectively, "Confidential Information"). Confidential Information also includes, but not limited to, inventions, ideas, processes, formulas, source and object codes, data, programs, other works of authorship, know-how, improvements, discoveries, developments, designs, and techniques. Confidential Information does not include information that, at the time of disclosure is: (a) in the public domain; (b) known to the receiving Party at the time of disclosure; (c) rightfully obtained by the receiving Party on a non-confidential basis from a third party; or (d) independently developed by the receiving Party. The receiving Party shall not disclose the disclosing Party’s Confidential Information to any person or entity, except to the receiving Party’s employees who have a need to know the Confidential Information for the receiving Party to exercise its rights or perform its obligations hereunder. Licensee shall not reveal to any other person the Fees that have been substantially discounted by Licensor for Licensee. Notwithstanding the foregoing, each Party may disclose Confidential Information to the limited extent required (i) in order to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law, provided that the Party making the disclosure pursuant to the order shall first have given written notice to the other Party and made a reasonable effort to obtain a protective order; or (ii) to establish a Party's rights under this EULA, including to make required court filings. On the expiration or termination of the EULA, the receiving Party shall promptly return to the disclosing Party all copies, whether in written, electronic, or other form or media, of the disclosing Party's Confidential Information, or destroy all such copies and certify in writing to the disclosing Party that such Confidential Information has been destroyed. Each Party's obligations of non-disclosure with regard to Confidential Information are effective as of the Effective Date and will expire five (5)
years from the date first disclosed to the receiving Party; provided, however, with respect to any Confidential Information that constitutes a trade secret (as determined under applicable law), such obligations of non-disclosure will survive the termination or expiration of this EULA for as long as such Confidential Information remains subject to trade secret protection under applicable law.

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(b) Termination. In addition to any other express termination right set forth in
this EULA:

(i) Licensor may terminate this EULA, effective on written notice to
Licensee, if Licensee: (A) fails to pay any amount when due hereunder, and such
failure continues more than fifteen (15) days after Licensor's delivery of written
notice thereof; or (B) breaches any of its obligations under Section 2(b) or
Section 6;

(ii) either Party may terminate this EULA, effective on written notice
to the other Party, if the other Party materially breaches this EULA, and such
breach: (A) is incapable of cure; or (B) being capable of cure, remains uncured
ten (10) days after the non-breaching Party provides the breaching Party with
written notice of such breach; or
(iii) either Party may terminate this EULA, effective immediately upon written notice to the other Party, if the other Party: (A) becomes insolvent or is generally unable to pay, or fails to pay, its debts as they become due; (B) files or has filed against it, a petition for voluntary or involuntary bankruptcy or otherwise becomes subject, voluntarily or involuntarily, to any proceeding under any domestic or foreign bankruptcy or insolvency law; (C) makes or seeks to make a general assignment for the benefit of its creditors; or (D) applies for or has appointed a receiver, trustee, custodian, or similar agent appointed by order of any court of competent jurisdiction to take charge of or sell any material portion of its property or business.

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12. Miscellaneous.

(a) Entire Agreement. This EULA, together with any other documents incorporated herein by reference and all related Exhibits, constitutes the sole and entire agreement of the Parties with respect to the subject matter of this EULA and supersedes all prior and contemporaneous understandings, agreements, and representations and warranties, both written and oral, with respect to such subject matter. In the event of any inconsistency between the statements made in the body of this EULA, the related Exhibits, and any other documents incorporated herein by reference, the following order of precedence governs: (a) first, this EULA, excluding its Exhibits; (b) second, the Exhibits to this EULA as of the Effective Date; and (c) third, any other documents incorporated herein by reference.

(b) Notices. All notices, requests, consents, claims, demands, waivers, and other communications hereunder (each, a "Notice") must be in writing and addressed to the Parties at the addresses set forth on the first page of this EULA (or to such other address that may be designated by the Party giving Notice from time to time in accordance with this Section). All Notices must be delivered by personal delivery, nationally recognized overnight courier (with all fees pre-paid), facsimile, or email (with confirmation of
transmission) or certified or registered mail (in each case, return receipt requested, postage pre-paid). Except as otherwise provided in this EULA, a Notice is effective only: (i) upon receipt by the receiving Party, and (ii) if the Party giving the Notice has complied with the requirements of this Section.

(c) **Force Majeure.** In no event shall either Party be liable to the other Party, or be deemed to have breached this EULA, for any failure or delay in performing its obligations under this EULA, (except for any obligations to make payments), if and to the extent such failure or delay is caused by any circumstances beyond such Party's reasonable control, including but not limited to acts of God, flood, fire, earthquake, explosion, war, terrorism, invasion, riot or other civil unrest, strikes, labor stoppages or slowdowns or other industrial disturbances, or passage of law or any action taken by a governmental or public authority, including imposing an embargo.

(d) **Amendment and Modification; Waiver.** No amendment to or modification of this EULA is effective unless it is in writing and signed by an authorized representative of each Party. No waiver by any Party of any of the provisions hereof will be effective unless explicitly set forth in writing and signed by the Party so waiving. Except as otherwise set forth in this EULA, (i) no failure to exercise, or delay in exercising, any rights, remedy, power, or privilege arising from this EULA will operate or be construed as a waiver thereof and (ii) no single or partial exercise of any right, remedy, power, or privilege hereunder will preclude any other or further exercise thereof or the exercise of any other right, remedy, power, or privilege.

(e) **Severability.** If any provision of this EULA is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability will not affect any other term or provision of this EULA or invalidate or render unenforceable such term or provision in any other jurisdiction. Upon such determination that any term or other provision is invalid, illegal, or unenforceable, the Parties hereto shall negotiate in good faith to modify this EULA so as to affect the original intent of the Parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

(f) **Governing Law; Submission to Jurisdiction.** This EULA is governed by and construed in accordance with the internal laws of the State of Gujarat, India without giving effect to any choice or conflict of law provision or rule that would require or permit the application of the laws of any jurisdiction other than those of the State of Gujarat, India. Any legal suit, action, or proceeding arising out of or related to this EULA or the licenses granted hereunder will be instituted exclusively in the courts of the Ahmedabad, Gujarat. Both parties hereby consent to such personal and exclusive jurisdiction.

(g) **Assignment.** Licensee may not assign or transfer any of its rights or delegate any of its obligations hereunder, in each case whether voluntarily, involuntarily, by operation of law or otherwise, without the prior written consent of Licensor, which consent
shall not be unreasonably withheld, conditioned, or delayed. Any purported assignment, transfer, or delegation in violation of this Section is null and void. No assignment, transfer, or delegation will relieve the assigning or delegating Party of any of its obligations hereunder. This EULA is binding upon and inures to the benefit of the Parties hereto and their respective permitted successors and assigns.

(h) **Equitable Relief.** Each Party acknowledges and agrees that a breach or threatened breach by such Party of any of its obligations under Section 6 or, in the case of Licensee, Section 2(b), would cause the other Party irreparable harm for which monetary damages would not be an adequate remedy and agrees that, in the event of such breach or threatened breach, the other Party will be entitled to equitable relief, including a restraining order, an injunction, specific performance, and any other relief that may be available from any court, without any requirement to post a bond or other security, or to prove actual damages or that monetary damages are not an adequate remedy. Such remedies are not exclusive and are in addition to all other remedies that may be available at law, in equity, or otherwise.

(i) **Counterparts:** This EULA may be executed in counterparts, each of which is deemed an original, but all of which together are deemed to be one and the same agreement.

(j) **Mediation & Arbitration:**

(a) All disputes and differences between both the parties hereto arising out of or relating to this Agreement including construction, validity, and performance thereof shall be referred to mediation of the Chief Executive Officers of both Parties (hereinafter called the “Mediators”) for resolving the same within a period of 30 (thirty) Business Days from the date of such reference. The decision of the Mediators shall be final and binding on both Parties to this Agreement. However, mediation and arbitration clause shall not apply in case of any cybercrimes mentioned in the license restriction Section 7 and 8.

(b) If any dispute arising in connection with this Agreement cannot be settled mutually through mediation as stated above, the subject matter of dispute shall be submitted to 1 (one) arbitrator to be mutually decided by the Parties. If the Parties cannot agree upon a single arbitrator, there shall be 3 (three) arbitrators, 1 (one) appointed by each Party and a third selected by the 2 (two) arbitrators so appointed. All pertinent evidence on the subject matter in dispute shall be made available to the arbitrator or arbitrators and each Party shall have the right to present both orally and in writing its arguments and views on the dispute. The decision of the arbitrator or the majority of the arbitrators, as the case may be, shall be rendered in writing and shall be binding upon the Parties. The costs, charges and expenses of the
arbitration shall be payable in terms of the award of the sole arbitrator or arbitrators.

(c) The venue of the Arbitration shall commence via an online video arbitration with agreed upon arbitrators as expressed earlier in this Agreement. The proceedings shall be conducted according to the ICC Rules of Arbitration (http://www.iccwbo.org/products-and-services/adr/arbitration/icc-rules-of-arbitration/#article_1). All proceedings in any such arbitration shall be conducted in English.

(k) **Publicity:** Both the Parties agree that they shall use the name of each other in any of the promotion, marketing or announcement or press release without the prior consent of the other Party.

(l) **Privacy Policy & Security:** Licensor hereby declares that Licensor has implemented privacy policy and reasonable security practices over sensitive personal data. Such security controls include technical, operational, managerial, and other relevant controls. Licensor further agrees and acknowledges to implement data protection and reasonable security practices as well as procedures in its IT systems as per Indian I. T. Act, 2000.

(m) **Non-Poaching:** Both the parties agree and acknowledge that while this Agreement is in force and for a period of twenty-four (24) months thereafter, they shall not directly or indirectly solicit or offer employment to any of the other's officers, employees, third party contractors and associates who have been involved in or associated with this Agreement without the other's prior written consent. Both the parties understand and agree that 24 months period is reasonable after considering training and grooming time as well as investments made on human resources.

(n) **Online Payments:** Licensee clearly agrees and acknowledges that Licensor shall not be held responsible in event of any delays, errors, and frauds in processing of online payment by entities outside the control of Licensor. Licensor uses reasonably secured payment systems as may be authorized by the Reserve Bank of India. The Licensor neither makes any representations nor makes any warranties regarding the amount of time needed to complete processing, including delays in the online payment system and nor shall the Licensor be liable for any actual or consequential damages arising from any claim of delay or any payment process related errors, frauds, or delays.

(o) **No Gifting:** Licensee agrees and acknowledges that Licensee shall not offer any gifts in cash or kind to our team members without our written consent.
(p) Review: If you choose to provide online review(s) about us which is visible to other users, you shall exercise due care while making comments and not make any comments that are not factual in nature and shall not post defamatory or illegal or offensive/obscene contents.

(q) Appropriation of payments: Unless otherwise agreed and specified in writing, both the parties agreed to the principle of Appropriation of Payments. In this context, the principle of Appropriation of the payment shall mean that: In the case of default on payment on more than two occasions, the subsequent payment shall be regarded as payment towards the fulfilment of the first debt.

(r) Transfer: Either party at its sole discretion shall be entitled to assign or transfer its rights and obligations under this Agreement hereunder to any other person without your prior consent of the other.

(s) Consent: The contracting parties of this agreement give their consent which is not only free but also legal and voluntarily in nature, for the purposes of entering into this contract in terms of this Agreement and related policies.

IN WITNESS WHEREOF, the Parties hereto have executed this EULA as of the Effective Date.

Licensor: DESIGNBUY WEBTOPRINT PRIVATE LIMITED  Licensee:

Name:                                      Name:
Title:                                      Title:
Date:                                      Date:
EXHIBIT A

Capitalized terms used but not defined in this Exhibit A have the meaning given to those terms in the EULA.

1. DESCRIPTION OF SOFTWARE PRODUCT: **ALL-IN-ONE WEB2PRINT V4.0**

2. SPECIFICATIONS\(^1\):
   - Technical and Server Specifications – **EXHIBIT B**
   - Feature List of Software Product - **EXHIBIT C**

3. FEES & PAYMENT:
   - **SOFTWARE PRODUCT**: ALL-IN-ONE WEB2PRINT V4.0
   - **E-Commerce Website**: Magento 2.4.x
   - **License Type**: SOHO (Single B2C Store Perpetual License)
   - **License Cost**: **12,990 USD**
   - **Estimated Delivery Time**: 2 weeks from the project kick-off
   - **Support Package and Scope**: Silver Package

**Cost Includes:**

- Perpetual license for the SOFTWARE PRODUCT
- Language support for design studio plug-in: English
- Language support for storefront: English
- Language support for back-end: English
- Free installation & configuration on licensee server
- Application training via video conferencing session as per applicable support package
- Integration of Payment & Shipping Gateway as supported by Magento 2
- User Acceptance Testing (UAT) Period: **15 days**

**Cost Excludes:**

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\(^1\) Complex and extensive code changes during Software setup or in Third Party Products/Open Source Licenses may impact negatively on further upgradeability of the SOFTWARE. Automatic upgrade procedure may not be possible and upgrades may have to be applied manually (this process requires technical skills) and must be paid for.

Any feature customization (not included in scope of work), add-on or change request will be estimated with respect to additional efforts and cost. All such requests will be entertained only when the original scope of work is approved and fully paid for.
• Any third-party products/open-source licenses mentioned in Exhibit B
• Source code for the Software
• Any 3rd-party product installation or integration and configuration
• Any type of data population and content population

Payment Schedule:

• 70% advance for project kick-off
• 30% on UAT approval (A watermark will be placed within design studio until this final 30% installment is paid)

Payment Method:
Payment is accepted via bank-wire only. Bank-wire transfer processing fee shall be payable by Licensee.

Refund Policy:
If Licensee elects to cancel Licensee’s Software license after purchase, Licensee will receive no refunds².

4. THIRD-PARTY PRODUCTS/OPEN SOURCE LICENSES

Licensor’s Software may include certain open source software and is subject to such Open Source License guidelines, including but not limited to, Magento, SVG-Edit and Inkscape. Licensee shall comply with the obligations under such Open Source License guidelines. Licensee can visit relevant websites for more details:

• Magento Community Edition: http://magento.com/resources/technical
• Inkscape: http://www.inkscape.org/en/
• SVG Edit: https://code.google.com/p/svg-edit/

² Licensee has evaluated the Software completely as per Licensee’s requirements through live demo and product specifications before purchasing and making payment.
## TECHNICAL SPECIFICATION FOR SOFTWARE

<table>
<thead>
<tr>
<th><strong>Technology Stack</strong></th>
<th><strong>Platform Support</strong></th>
<th><strong>Browser Compatibility</strong></th>
<th><strong>Clipart</strong></th>
<th><strong>Text</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>• Design Studio</td>
<td></td>
<td>✓ Windows ✓ iMac ✓ iPad, iPhone ✓ Android Tablets and Smartphones</td>
<td>• Supporting Format</td>
<td>• Supported Font Formats</td>
</tr>
<tr>
<td></td>
<td></td>
<td>✓ Firefox - above version 1.5 ✓ Google Chrome – above version 20 ✓ Safari - above version 6 ✓ Opera - above version 12 ✓ IE – Limited support ✓ Microsoft Edge</td>
<td>• Add/Edit Clipart</td>
<td>WOFF, JS</td>
</tr>
<tr>
<td>• E-Commerce</td>
<td></td>
<td></td>
<td>• Multi-color Clipart Support</td>
<td>Normal, Bold, Italic</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Multi-layered Clipart Support</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>• Bulk Export /Import Support</td>
<td></td>
</tr>
</tbody>
</table>

**Design Studio**
- HTML5, JavaScript, jQuery, CSS

**E-Commerce**
- Magento: [https://devdocs.magento.com/guides/v2.0/architecture/tech-stack.html](https://devdocs.magento.com/guides/v2.0/architecture/tech-stack.html)

**Platform Support**
- Runs on

**Browser Compatibility**
- Browser

**Clipart**
- Supporting Format: SVG
- Add/Edit Clipart: Yes
- Multi-color Clipart Support: Yes
- Multi-layered Clipart Support: Yes
- Bulk Export /Import Support: Yes

**Text**
- Supported Font Formats: WOFF, JS
- Supported Font Styles: Normal, Bold, Italic
<table>
<thead>
<tr>
<th>Supported Text Shapes</th>
<th>Curve, Arch, Bridge, Bulge, Bird’s eye, Pinch, Cascade up, Cascade down, Wave</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multiline Text Support</td>
<td>Yes</td>
</tr>
<tr>
<td>Bulk Export /Import Support</td>
<td>Yes</td>
</tr>
<tr>
<td>Supported File Formats</td>
<td>JPG, PNG</td>
</tr>
<tr>
<td>Recommended Resolution</td>
<td>300 DPI</td>
</tr>
<tr>
<td>Maximum Size Limit</td>
<td>Based on server configuration</td>
</tr>
<tr>
<td>Format</td>
<td>SVG (Vector), PDF</td>
</tr>
<tr>
<td>Color Profile</td>
<td>RGB, CMYK</td>
</tr>
<tr>
<td>Output Generation</td>
<td>Automatic, Linked with Order</td>
</tr>
<tr>
<td>Maximum Size Limit</td>
<td>Depends on Server Configurations</td>
</tr>
<tr>
<td>Editable/Layered Output</td>
<td>Yes</td>
</tr>
<tr>
<td>Support Image Downloads (Uploaded by user)</td>
<td>Yes</td>
</tr>
</tbody>
</table>

**SERVER SPECIFICATION FOR SOFTWARE**

**RECOMMENDATION:** Cloud, VPS or Dedicated Server with following setup:

**For Magento:**

https://devdocs.magento.com/guides/v2.4/install-guide/system-requirements.html

**ACCESS REQUIRED:**

- IP Address of the server
- Control Panel Details/Database Access Details
- SSH Access
- Root Access (Optionally)
- FTP Login
- The domain name/URL of the website
<table>
<thead>
<tr>
<th>3rd Party Plug-ins and/or Libraries</th>
<th>3rd Party Plug-ins or Extensions Used</th>
</tr>
</thead>
</table>

**Inkscape V0.92.x:**
https://inkscape.org/release/inkscape-0.92.3/

**ImageMagick (Latest Version):**
https://www.imagemagick.org/script/download.php

**Ghostscript V9.26 or Above:**
https://www.ghostscript.com/download/gsdnld.html

**TCPDF**
https://tcpdf.org/

**Wholesale Fast Order:**
https://bsscommerce.com/magento-2-wholesale-fast-order.html

**Order (Proforma), Invoice, Credit Memo, Shipping and Product PDF Generator Pro:**

**Customer Quotation:**
https://landofcoder.com/magento-2-quote-extension.html

**Advanced Product Options Suite:**

DESIGNNBURY can also install the same provided required server root access/login is provided.

DESIGNNBURY has re-used these plug-ins to enhance application features.

You can choose to uninstall the extensions if not required for your business.

Some of these are licensed and paid, and we suggest you buying your own copy for integration to avoid any IP and copyright issues.