

License

Royalty Free License allows you to use copyright material or intellectual property without the need to pay royalties or license fees for each use or per volume sold, or some time period of use or sales. Content published with this licence may not be sold, given, or assigned to another person or entity in the form it is downloaded from the site but can be used in your projects multiple times after paying for it just once.

IV. TERMS OF LICENSE AGREEMENT BETWEEN THE SELLER AND THE BUYER

1. General Terms of Licensing

1.1. Following the payment of any applicable license fee for Product, the Buyer acquires a license in accordance with the terms and conditions of this section. Any license rights relating to the Product are contingent upon the transfer of money (except for the free Products) from the Buyer to the Seller. All license rights terminate immediately and without notice if a sale is reversed for any reason.

1.2. All licenses of the Products are non-transferrable. Buyers do not own any Product and are only licensed to use it in accordance with terms and conditions of the applicable license. Unless explicitly provided for in custom license terms set forth in the special area “Custom license terms” the Seller retains copyright in Products purchased or downloaded by any Buyer.

1.3. The license to use the Product is non-exclusive, non-transferable and is granted only to you as the original Buyer.

2. Royalty Free License

2.1. Product may not be sold, given, or assigned to another person or entity in the form it is downloaded from the Site

2.2. The Buyer’s license to Product in this paragraph is strictly limited to Incorporated Product. Any use or republication, including sale or distribution of Product that is not Incorporated Product is strictly prohibited. For illustration, approved distribution or use of Product as Incorporated Product includes, but is not limited to: (1) as rendered still images or moving images; resold as part of a feature film, broadcast, or stock photography;