

PSLT – Adobe Stock (2016v1)

 Ownership. Except as granted in this PSLT, Adobe and its licensors retain all rights, title and interest in and to the Work.

2. License to the Work.

- 2.1 **Enhanced License**. Subject to the restrictions in the General Terms and section 3 (Restrictions) below, Customer may use, reproduce, modify or display the Work for marketing, promotional, or internal presentation or decoration purposes only with no reproduction or production limit ("**Enhanced License**"). Customer has no right to the Extended License if the Work is only available in Enhanced License.
- 2.2 **Extended License**. Subject to the restrictions in the General Terms and section 3 (Restrictions) below, Customer may:
 - (A) Use, reproduce, modify or display the Work for marketing, promotional, or internal presentation or decoration purposes with no reproduction or production limit; and
 - (B) Distribute the Work as incorporated into any item of merchandise or other work of authorship. Customer may use, reproduce, distribute or display the Work in connection with:
 - (1) Electronic templates and the design template applications intended for resale;
 - (2) Any goods or services intended for resale or distribution, including, without limitation, mugs, t-shirts, posters, greeting cards, posters or other merchandise, and any "print on demand" or tangible or electronic formats; or
 - (3) Public relations campaign to promote goods or services through the media. If Customer incorporates a Work into a promotional press release that will be released to the media, Customer may distribute the stand-alone image file to the media, provided the media is only permitted to publish the Work in connection with the press release, and the media does not use or disseminate the Work in any other manner collectively ("Extended License").
- 2.3 **Editorial Works**. Customer may use, reproduce, and display the Works designated as "Editorial use only" on Customer's website ("**Editorial Works**"), only for non-commercial purposes and in an editorial manner, subject to restrictions in section 3.2 and any restrictions included with the Work or shown in the user interface (for example, some Editorial Works may only be used in certain regions). Customer may use the Editorial Work for commercial purposes if Customer obtains a separate permission and releases from the model or the property owner. For clarification, editorial manner means Customer may use the Editorial Works in connection with events that are newsworthy or of cultural interest, typically in newspaper or magazine articles, blogs, or similar media. For all Works used in an editorial manner, Customer must display the copyright notice in conjunction with the Work and in this format: © Author Name stock.adobe.com.
- 2.4 Client Use. Customer may use the license granted under this Agreement for the benefit of one of its clients, provided that Customer must transfer all its license to its client and Customer's client must comply with these terms and comply with all license and use restrictions. Customer is solely responsible and liable for any and all use of the Work by its client. Customer must purchase additional license for the same Work if Customer intends to use the same Work for the benefit of other client.
- 2.5 **Digital Library**. Customer may create a digital library, network configuration or similar arrangement to allow the Work to be (A) viewed by Users, partners and clients of Customer; and (B) shared and used by any User per the applicable licenses granted to the User in this PSLT.

- 2.6 **Comp License**. Subject to the restrictions in the General Terms and section 3 (Restrictions) below, Customer may use, reproduce, download or display "comp" or preview versions of a Work solely for previewing how a Work may look in production ("**Comp Use**"). Customer has no right to a production use of the Work without first acquiring an Enhanced License or Extended License for the Work.
- 2.7 **License Types**. Customer's specific license rights to a particular Work will be either an Enhanced License or an Extended License as stated in the user interface of the specific Work.
- 2.8 **Reservation**. If a Work is in violation of a third-party right, Adobe may instruct Customer to cease all use, distribution and possession of such Work, and Customer must promptly comply with such instructions. Adobe reserves all rights not expressly granted in these terms.

3. Restrictions.

- 3.1 **General Restrictions**. In addition to the restrictions in the General Terms which also apply to a Work, except as expressly permitted in section 2 (License to the Work), Customer must not:
 - (A) sell, license or distribute the Work or any modified Work as stand-alone or as part of an online database or any other database, or any derivative product containing the Work in such way that would allow a third party to use, download, extract or access the Image as a stand-alone file;
 - (B) share the Work with any other person or entity (except as stated in section 2.5 (Digital Library)) or post the Work online in a downloadable format, post the Work on an electronic bulletin board;
 - (C) use, reproduce, distribute, perform, modify, or display the Work (including, without limitation, by itself or in combination with any other work of authorship) in any manner that is libellous or slanderous or otherwise defamatory, obscene or indecent;
 - (D) incorporate the Work into a trademark or service mark;
 - (E) take any action in connection with the Work that would reasonably imply that the creator of the Work, or the persons or property appearing in the Work (if any), endorse any political, economic or other opinion-based movements or parties;
 - (F) use the Work in a way that places any person in the photo in a bad light or depicts them in a way that they may find offensive - this includes, but is not limited to: use the use of Works in pornography; tobacco ads; ads for adult entertainment clubs or similar venues, including escort or similar services; political endorsements; or uses that are defamatory, or otherwise contain unlawful, offensive or immoral content; or
 - (G) use the Work in an editorial manner without affixing the accompanying copyright notice; unless if copyright notice is not required under applicable law and it would not be customary to include the copyright notice in a particular situation.

3.2 Enhanced License Additional Restrictions.

- (A) In addition to the restrictions in the General Terms and otherwise stated in this PSLT, Customer may only distribute the Work as incorporated into an item of merchandise if (1) the Work has been modified to the extent that the modification is not substantially similar to the original Work and can qualify as an original work of authorship, or (2) the primary value of the item of merchandise does not lie with the Work itself. For clarification, under the Enhanced License, producing an unmodified Work on a poster intended for resale is not permitted as the primary value would lie in the Work itself.
- (B) Unless you have an Extended license for a Work, you may not use, include, or incorporate Work in any electronic template or design template application (e.g., a web design or presentation template, or templates for electronic greeting cards or business cards).
- 3.3 **Editorial Use Restrictions**. With respect to Editorial Works, Customer must not:
 - (A) use Editorial Works for any commercial purposes, including advertising, promotions, "advertorials" (e.g., an advertisement in a magazine that is presented in the style of an editorial article); and
 - (B) modify Editorial Works, except for minor adjustments for technical quality (e.g., for tone or brightness) or slight cropping or resizing, and only if Customer maintains the editorial context and meaning of the Editorial Work.
- 3.4 **Website Use**. Customer must take all reasonable actions to prevent website visitors from downloading or reusing Work that is published on websites.

- 3.5 **Social Media Use**. Customer may post or upload an unmodified version of the Work on Social Media Sites if (a) Customer includes copyright notice on the Work itself ((c) Author Name stock.adobe.com) and (b) the terms of use governing the Social Media Site do not include any provision which would claim to grant any exclusive rights or ownership in respect of such Work or modified Work to anyone. "**Social Media Site(s)**" means a website or application which has a primary focus on facilitating social interaction among its users and allowing users to share content in connection with such social interaction.
- 3.6 **Customer's Users**. Only Customer's Users may use the Work stated in the applicable Sales Order and such use must be on Customer's behalf or pursuant to section 2.4 (Client Use).

4. Termination and Effect of Termination.

Adobe may terminate the license with respect to any Work upon notice to Customer in the event of Customer's breach of the terms in this Agreement. Adobe may deny the downloading of any Work. Upon termination of the Agreement, Customer may continue to use the Work that Customer has downloaded and paid for, subject to its compliance with the Agreement.

5. Third-Party Notices.

The creators of certain public standards and publicly available code, as well as other third party licensors, require that certain notices be passed through to the end users of the On-demand Service. These third party notices are located at www.adobe.com/products/eula/third party/index.html (or a successor website thereto) ("Third Party Notice Page"). The inclusion of these third-party notices does not limit Adobe's obligations to the Customer.