



## PSLT – Creative Partner Model Supplemental Coverage (2026v1)

1. **Scope.** Unless Documentation states otherwise, the terms in this PSLT apply only to SKUs that explicitly reference this PSLT.
2. **Definitions.** Capitalized terms not defined here have the same meaning as defined in the General Terms.
  - 2.1. **“Covered IP Rights”** means patent, copyright, moral rights or similar rights.
  - 2.2. **“Eligible Generative AI Feature”** means features powered by any of the partner models listed at <https://helpx.adobe.com/legal/product-descriptions/partner-model.html> (“Creative Partner Models Product Description”), subject to the limitations described there.
  - 2.3. **“Indemnified Output”** means Output from an Eligible Generative AI Feature.
  - 2.4. **“Input”** means specific content or information input or imported to a Generative AI Feature by Customer, including, but not limited to audio files, video files, documents, code, data, images, text, or a combination of the foregoing.
  - 2.5. **“Legal Proceeding”** means a formal legal proceeding filed by an unaffiliated third party before a court or government tribunal.
  - 2.6. **“Output”** means the specific output or content provided to Customer that is generated by the Generative AI Features based on Input, including but not limited to text, text effects, images, vector graphics, audio files, texture, video files, data, or code. Output does not include any references to or summaries of Documentation.
3. **Output Indemnification.** For the purposes of this PSLT, an “Infringement Claim” as defined in the General Terms includes a Legal Proceeding against Customer or its Affiliates made during the License Term to the extent the Legal Proceeding alleges that unmodified Indemnified Output directly misappropriates a trade secret or infringes a third party’s Covered IP Rights.
4. **Indemnification Exceptions.** In addition to any exceptions set forth in the General Terms, Adobe will have no liability for any Infringement Claim to the extent that the Infringement Claim is based on or arises from: (A) any combination of Indemnified Output with any other material, content or information; (B) use of an Eligible Generative AI Feature or Indemnified Output in violation of the Agreement; (C) use of an Indemnified Output in commerce or the course of trade that violates a third party’s trademark or related rights; (D) Customer’s Input or other data or models provided by or on behalf of Customer (including in connection with any customization or fine-tuning); (E) any use of an Indemnified Output after Adobe has instructed Customer to stop using it; (F) Customer’s disabling, modification, or circumvention of Adobe’s or its licensors’ filters or other safety systems; or (G) any use of an Indemnified Output that Customer knows or reasonably should have known was likely to infringe any Covered IP Rights.