



## *WRS Art Designs User Agreement*

### *User license:*

By installing these files, you are agreeing to the following End-User License Agreement.

### *Definition:*

1. "Licensed Material" refers to any still image, illustration, animation, digital file, audio file, sound clip, or any other product that is protected by copyright or other intellectual property right, which is licensed to Licensee by WRS Art Designs under the terms of this agreement. Any reference to Licensed Material shall be to each individual item within the Licensed Material and also to the Licensed Material taken as a whole.

### *Grant of Rights:*

2. Licensee has the non-exclusive, non-transferable, non-sublicensable right to reproduce the Licensed Material an unlimited number of times in any and all media, including entertainment, advertising and promotional materials, television, movies, and video exhibitions, print publications, physical products, electronic publications including web design, and any other uses approved in writing by WRS Art Designs.

3. Licensee may alter, crop, manipulate, and create derivative works of the Licensed Material.

### *Restrictions: Single User and Multi-User*

4. Single User Licensee may not sublicense, sell, assign, convey or transfer this License Agreement, but Licensee may sell or license derivative works incorporating the Licensed Material. Multi-User Licensee may not sell this License Agreement. It may not assign, convey or transfer this License Agreement beyond the specified number of licenses purchased.

5. Single User Licensee may not sell, license, or distribute any derivative work containing the licensed material in a way that would allow a third party to download, extract, or access the Licensed , material as a standalone file. Multi-User Licensee may not sell or license any derivative work containing the licensed material in a way that would allow a third party to download, extract, or access the Licensed Material as a standalone file. Multi-User Licensee may not distribute any derivative work containing the licensed material in a way that would allow a third party to download, extract, or access the Licensed Material as a standalone file beyond the specified number of licenses purchased.

6. Single User Licensee may not post the Licensed Material online in a downloadable format. Multi-User Licensee may not post the Licensed Material online in a downloadable format beyond the number of licenses purchased.

7. Single User License is for a single user only. Under no circumstances may the Licensed Material be used by more than one user unless a separate license is purchased for each additional user, before such additional use begins.

8. The Licensed Material may not be used in a pornographic, defamatory, or otherwise illegal manner, whether directly or in conjunction with other materials.

Copyright:

9. Licensee must retain the copyright symbol, the name of WRS Art Designs, and any other information as may be invisibly embedded in the electronic file containing the original Licensed Material. Credit must be given and copyright attributed to WRS Art Designs any derivative work created with Licensed Material.

10. No ownership or copyright in any Licensed Material shall pass to Licensee by the issuance of the license contained in this agreement. Except as contained in this Agreement, WRS Art Designs grants Licensee no right or license, expresses or implied, to the Licensed Material.

Warranty:

11. WRS Art Designs warrants that: (i) it has all the necessary rights and authority to enter into and perform this Agreement; (ii) the Licensed Material will be free from defects in material and workmanship for 30 days from delivery (Licensee's sole and exclusive remedy for a breach of this warranty being the replacement of the Licensed Material); and (iii) the Licensee's use of the Licensed Material in its original form and when used in accordance with this Agreement, will not infringe on any copyright, moral right, trademark, or other intellectual property right and will not violate any right of privacy or right of publicity.

12. WRS Art Designs no other warranties, express or implied, regarding the licensed material, including, without limitation, and Implied warranties of merchantability or fitness for a particular purpose. WRS Art Designs shall not be liable to licensee or any other person entity for any general, punitive, social, or indirect, consequential, or incidental damages, or lost profits or any other type of damages, costs or losses arising out of licensee's use of the licensed material or otherwise, even if WRS Art Designs has been advised the possibilities of such damages, costs or losses. WRS Art Designs maximum liability arising out of or in connection with licensee's use of or inability to use the licensed material (whether in contract, tort, or otherwise) shall, to the extent permitted by law, be limited to the value of ten times the value paid by the licensee for the licensed material.

13. The representations and warranties made by WRS Art Designs in this agreement apply only to the licensed material as delivered by WRS Art Designs and will be invalid if the licensed material is used by licensee in any manner not specifically authorized in this agreement or if the licensee otherwise is in breach of this agreement.

**14. The license contained in this Agreement will terminate automatically without notice from WRS Art Designs if Licensee fails to comply with any provision of this Agreement. Upon termination, Licensee must immediately (i) stop using the Licensed Material; (ii) destroy or, upon the request of WRS Art Designs, return the Licensed Material to WRS Designs; and (iii) delete or remove the Licensed Material from Licensee's premises, computer systems and storage (electronic or physical).**

*Unauthorized Use:*

**15. Any use of Licensed Material in a manner not expressly authorized by this Agreement or in breach of a term of this Agreement constitutes copyright infringement, entitling WRS Art Designs to exercise all rights and remedies available to it under copyright laws around the world. Licensee shall be responsible for any damages resulting from any such copyright infringement, including any claims by a third party. In addition and without prejudice to WRS Art Designs other remedies under this Agreement, WRS Art Designs reserves the right to charge and Licensee agrees to pay a fee equal to five times WRS Art Designs normal license fee for use of the Licensed Material.**

*Severability*

**16. If one or more of the provisions contained in the Agreement is found to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not be affected. Such provisions shall be revised only to the extent necessary to make them enforceable.**