

What you can do with our models

Our models CAN BE used for:

1. Personal or commercial use.
2. Website or in any electronic devices.
3. Broadcasting, multimedia or animation.
4. Advertising or promotional use.
5. Books, magazines or any printed media.

Our models CAN NOT BE used for:

1. Sell, resell or be distributed in any form - media.
2. Modifying the models DO NOT ALLOW to sell or distribute the modified ones in any form - media.
3. Free download of the models in any web site, electronic devices or any other media.

*You can make a custom copyright agreement in any form at your wish.
If this is the case, the model price will be agreed between You and **NoneCG**.*

End User License Agreement

This *Agreement* governs the terms by which clients of **NONECG** obtain the right to use a stock 3D model content marked as "License Type: **Standard**", provided by the **NONECG** 3D Models Store through the web site located at <http://www.nonecg.com> (the "Site") or directly from the owners of **NONECG**.

1. Background of Agreement

- (a) In this Agreement: (i) "you" or the "Client" means you or, if you are accepting on behalf of your employer or member account entity, then "you" means that employer or entity and affiliates; (ii) "**NONECG**" or "we" means **NONECG**, operator of the Site; and (iii) "Content" means any 3D Model, data, visual representation generated optically, electronically, digitally or by any other means or in any media or other material that you are downloading from the Site, together with any accompanying material.
- (b) This Agreement is set up as a document where you will enter into an **standard royalty-free content license** (the "**Standard License**"). Your download of Content will be subject to these **Standard License** terms.

2. Standard License Terms

We hereby grant to you a perpetual, non-exclusive, non-transferable worldwide license to use the *Content* for the *Uses* (as defined below). Unless the activity or use is a *Permitted Use*, you cannot do it. All other rights in and to the *Content*, including, without limitation, all copyright and other intellectual property rights relating to the *Content*, are retained by **NONECG**.

If you are purchasing a bundle of items, each of them is covered by its own license. For instance, if you buy a bundle of *Contents* under an **Standard License**, you are entitled to use them in different projects.

3. Permitted Standard License Uses:

- (a) You may only use the *Content* for those advertising, promotional and other specified purposes which are *Permitted Uses* (as defined below). For clarity, you may not use the *Content* in products for resale, license or other distribution. Modifying the content in any way does not constitute grounds for resale. For example, you cannot superficially modify the *Content*, for purposes of resale by adjusting 3D mesh data, or re-rendering, and sell it to others for consumption, reproduction or re-sale. These uses will not be permitted. Any use of the *Content* that is not a *Permitted Use* shall constitute infringement of copyright.
- (b) *Permitted Uses*. Subject to the restrictions described under *Prohibited Uses* below, the following are "Permitted Uses" of Content:
 1. Advertising and promotional projects, including printed materials, presentations, film and video presentations, commercials, catalogues, brochures, promotional greeting cards and promotional postcards (i.e. not for resale or license).
 2. Entertainment applications, such as books and book covers, magazines, newspapers, editorials, newsletters, and video, broadcast and theatrical presentations.
 3. Educational and demonstration materials.
 4. On-line or electronic publications.
 5. Prints, posters (i.e. a hardcopy) and other reproductions for personal use or promotional purposes specified in (1) above, but not for resale, license or other distribution.
 6. Motion picture or video, including commercial ones.
 7. Print, poster and other reproduction, included those intended for resale.
 8. Computer or console based game or application, including commercial ones.
 9. For cases specified in **(6)**, **(7)** and **(8)** you are entitled to use the *Content* in **exactly one project** (no more).
 10. Any other uses approved in writing by **NONECG**.
- (c) The *Content* has to be incorporated into your final product in a way that the end user of it cannot access the *Content* itself. For example, in the case of a computer application, you must assemble your final product in a protected and secure file format so that the users of your product cannot access the *Content* itself. Following this example, you must not distribute with your final product a folder or file that includes the Content itself. If there is any doubt that a proposed use is a *Permitted Use*, you should contact **NONECG** for guidance.

4. License Prohibitions

Prohibited Uses. You may not do anything with the Content that is not expressly permitted in the preceding section. For greater certainty, the following are "Prohibited Uses" and you may not:

1. Use the *Content* in design template applications intended for resale, whether on-line or not, including, without limitation, website templates, Flash templates, business card templates, electronic greeting card templates, and brochure design templates.
2. Use any of the Content as part of a trade-mark, design-mark, trade-name, business name, service mark, or logo.
3. Incorporate the *Content* in any product that results in a re-distribution or re-use of the *Content* such as stock imagery, clip art whether over the internet (3rd party sites such as istockphoto) privately owned websites or CD/DVD sets, or such as electronic greeting card web sites, web templates and the like, or is otherwise made available in a manner such that a person can extract or access or reproduce the *Content* as an electronic file.
4. Use the Content in a fashion that is considered by **NONECG** (acting reasonably) as or under applicable law is considered infringing, defamatory or libelous in nature, or that would be reasonably likely to bring any person or property reflected in the *Content* into disrepute.
5. Remove any notice of copyright, trade-mark or other proprietary right from any place where it is on or embedded in the *Content*.
6. Sub-license, re-sell, rent, lend, assign, gift or otherwise transfer or distribute the *Content* or the rights granted under this *Agreement*.
7. Install and use the *Content* in more than one location at a time or post a copy of the *Content* on a network server or web server for use by other users.
8. Use or display the Content in an electronic format that enables it to be downloaded or distributed via mobile devices or shared in any peer-to-peer or similar file sharing arrangement.
9. Use the *Content* for editorial purposes without including the following credit adjacent to the *Content*: "©**NONECG**".
10. Individually or in combination with others, reproduce the *Content*, or an element of the *Content*.
11. Use the *Content* in more than one project for the *Standard Permitted Uses* (6), (7) and (8) described in the previous section.
12. Distribute the *Content* with your final product in such a way that the end users can have access to the *Content* itself.

5. Term of Agreement

- (a) This Agreement is effective until it is terminated. You can terminate this Agreement by destroying the *Content* and any *Permitted Derivative Works*, along with any copies or archives of it or accompanying materials (if applicable), and ceasing to use the *Content* for any purpose.
- (b) The *Agreement* also terminates without notice from **NONECG** if at any time you fail to comply with any of its terms. Upon termination, you must immediately (i) cease using the Content and for any purpose; (ii) destroy or delete all copies and archives of the Content or accompanying materials; and (iii) if requested, confirm to **NONECG** in writing that you have complied with these requirements.
- (c) **NONECG** reserves the right to elect at a later date to revoke or amend the license granted by this Agreement and replace the Content with an alternative for any reason. Upon notice, sent to the address or contact information provided by you for your member account, or such other address as you may advise us in writing to use, from time to time, of such replacement, the license for the replaced Content immediately terminates for any products that do not already exist, and this license automatically applies to the replacement Content. You agree not to use the replaced Content for future products and to take all reasonable steps to discontinue use of the replaced Content in products that already exist.

6. Limited Representations and Warranties

THE *CONTENT* IS PROVIDED "AS IS" WITHOUT REPRESENTATION, WARRANTY OR CONDITION OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED REPRESENTATIONS, WARRANTIES OR CONDITIONS OF MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. **NONECG** DOES NOT REPRESENT OR WARRANT THAT THE CONTENT WILL MEET YOUR REQUIREMENTS OR THAT ITS USE WILL BE UNINTERRUPTED OR ERROR FREE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE CONTENT IS WITH YOU. SHOULD THE CONTENT PROVE DEFECTIVE,

YOU (AND NOT **NONECG**) ASSUME THE ENTIRE RISK AND COST OF ALL NECESSARY CORRECTIONS. REFUNDS WILL BE LIMITED TO THE VALUE OF PURCHASED CONTENT AND GIVEN ONLY IN THE EVENT THAT SAID CONTENT IS NOT DEEMED REASONABLY "USABLE" BY BOTH PARTIES OR IN THE EVENT THAT THE DOWNLOAD PROCESS HAS BEEN UNSUCCESSFUL.

Certain jurisdictions do not allow the exclusion of implied warranties, so the above exclusion may not apply to you. You have specific rights under this warranty, but you may have others, which vary from jurisdiction to jurisdiction.

7. Limitation of Warranties and Liability

- (a) **NONECG** entire liability and your exclusive remedy, with respect to any claims arising out of your use of the *Content*, or out of your actions in downloading the *Content*, shall be as follows:
 - 1. You may, upon request to **NONECG**, be permitted to download the *Content* again, at a location **NONECG** will provide for you.
 - 2. If you continue to be unable to download the *Content*, **NONECG** will refund the fee actually paid by you for such *Content*, provided **NONECG** determines in its sole and absolute discretion that you have been unable to download such *Content* successfully.
- (b) IN NO EVENT SHALL **NONECG** OR ANY OF ITS AFFILIATES OR CONTENT PROVIDERS OR THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, SHAREHOLDERS, PARTNERS OR AGENTS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING DAMAGES FOR LOSS OF PROFITS, INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) IN CONNECTION WITH ANY CLAIM, LOSS, DAMAGE, ACTION, SUIT OR OTHER PROCEEDING ARISING UNDER OR OUT OF THIS AGREEMENT, INCLUDING WITHOUT LIMITATION YOUR USE OF, RELIANCE UPON, ACCESS TO, OR EXPLOITATION OF THE CONTENT, OR ANY PART THEREOF, OR ANY RIGHTS GRANTED TO YOU HEREUNDER, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER THE ACTION IS BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE), INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OR OTHERWISE.
- (c) IN ANY EVENT, THE TOTAL MAXIMUM AGGREGATE LIABILITY OF **NONECG** UNDER THIS AGREEMENT, THE LICENSE PROVIDED HEREUNDER, OR THE USE OR EXPLOITATION OF ANY OR ALL OF THE CONTENT IN ANY MANNER WHATSOEVER SHALL BE LIMITED TO THE FEES ACTUALLY PAID BY YOU TO **NONECG** UNDER THIS AGREEMENT IN RESPECT OF THE USE OF THE RELEVANT CONTENT.

8. Indemnification

You agree to indemnify, defend and hold **NONECG**, its affiliates, its *Content* providers and their respective directors, officers, employees, shareholders, partners and agents (collectively, the "**NONECG** Parties") harmless from and against any and all claims, liability, losses, damages, costs and expenses (including reasonable legal fees on a solicitor and client basis) incurred by any **NONECG** Party as a result of or in connection with any breach by you or anyone acting on your behalf of any of the terms of this Agreement.

9. General Provisions

- (a) You specifically agree and acknowledge that you have, in addition to the terms of this *Agreement*, reviewed the Terms of Use and any other agreements which may be incorporated by reference therein, and to the extent of their incorporation in this *Agreement* you agree to be bound by them.
- (b) **NONECG** failure to insist upon or enforce strict performance of any provision of this *Agreement* shall not be construed as a waiver of any provision or right.
- (c) This *Agreement* is personal to you and is not assignable by you without **NONECG** prior written consent. **NONECG** may assign this Agreement without your consent to any other party so long as such party agrees to be bound by its terms.
- (d) If all or part of any provision of this *Agreement* is wholly or partially unenforceable, the parties or, in the even the parties are unable to agree, a court of competent jurisdiction, shall put in place of such whole or part provision an enforceable provision or provisions, that as nearly as possible reflects the terms of the unenforceable whole or part provision.
- (e) You agree to pay and be responsible for any and all sales taxes, use taxes, value added taxes and duties imposed by any jurisdiction as a result of the license granted to you, or of your use of the *Content*, pursuant to this Agreement.
- (f) The parties have requested that this *Agreement* and all related documents be drawn up in English.

10. Contact

If you have concerns relating to this *Agreement*, contact **NONECG** at info@nonecg.com.

11. Acknowledgement

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND HAD AN OPPORTUNITY TO SEEK INDEPENDENT LEGAL ADVICE PRIOR TO AGREEING TO IT. IN CONSIDERATION OF **NONECG** AGREEING TO PROVIDE THE CONTENT, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. YOU FURTHER AGREE THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN YOU AND **NONECG**, WHICH SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATION BETWEEN YOU AND **NONECG** RELATING TO THE SUBJECT OF THIS AGREEMENT.

© **NONECG** 2010-2012. All rights reserved.