

Wemark License Agreement

1. INTRODUCTION

- a) This Wemark License Agreement ("License") is a binding contract between you or the employer or other entity on whose behalf you are entering into this agreement ("you" or "Customer") and Wemark Digital Ltd. ("Wemark"). It sets forth the rights and obligations of you and Wemark with respect to any Images licensed from Wemark by you. By downloading any image from any Wemark website, you are consenting to the terms of this agreement, the Wemark [Privacy Policy](#) and Wemark's Platform Terms of Use which are incorporated herein and made a part hereof by this reference.
- b) Wemark reserves the right to make changes to this License at any time. Such changes will only apply to Images licensed by you after the effective date of the changes. Wemark will use reasonable efforts to make you aware of any material changes before the date on which they become effective.
- c) At this time, Wemark offers only one license, the terms of which are set forth herein. This license is designed to accommodate the needs of most Image users. Please note that this License is a single user license, granting only one person, or entity the right to license, download and use Images. You may not share your Wemark account with any other person, including employees, co-workers or independent contractors. Each person or entity desiring to license Images from Wemark must have their own account.
- d) For the purposes of this License, the term "Image(s)" means photographs, vectors, drawings, graphics and illustrations available on the Wemark websites or through the Wemark app. The term "Non-transferable" means that except as specifically provided in this License, you may not sell, rent, give, sublicense, or otherwise transfer to anyone, any Image or the right to use an Image. In addition, the work you produce with the Image must be used for yourself, your direct employer, client, or customer, who must be the end user of your work.
- e) Provided that you have paid Wemark the fee(s) specified at the time of licensing for the Images you license, and further provided that have not breached the terms of this License or any other agreement between you and Wemark, Wemark hereby grants you the perpetual, worldwide, non-exclusive, non-transferable rights to modify, reproduce and use Images in any way that is not prohibited by this License. Prohibited uses are set forth below. By way of example, you are permitted to use Images on or in advertisements, film and television productions, printed materials, e-cards, product packaging, product promotions, publications, software, social media and websites. This License does not transfer ownership of Images. All rights in and to the Images shall continue to be owned by Wemark or the contributor that submitted the Image to Wemark, subject to your rights to use Images as herein set forth.

2. PROHIBITED USES

YOU MAY NOT:

- a) Use any Image, in whole or in part, as part of or as a complete trademark, service mark, logo, or other indicator of the source or origin of goods and/or services.

- b) Use an Image in a manner that infringes upon any third party's trademarks or other intellectual property rights or in a manner that would give rise to a claim of deceptive advertising or unfair competition.
- c) Use or display any Image in a gallery, image collection or in any other way that encourages or facilitates using, downloading, copying or distributing any Image or Images as standalone files.
- d) Falsely represent, directly or indirectly, that you are the creator of an Image or of a work largely comprised of Images licensed hereunder.
- e) Use any image depicting a model in a manner that:
 - i. would cause a reasonable person to believe that the model personally uses or endorses a product, service, political candidate or party or a particular religion or viewpoint; adult entertainment, tobacco, dating services.
 - ii. is unflattering or controversial to a reasonable person unless you accompany each such use with a statement clearly indicating that the person is a model and the Image is being used for illustrative purposes only; and
 - iii. implies that the model engages in any illegal or controversial activity or suffers from a physical or mental infirmity unless you accompany each such use with a statement clearly indicating that the person is a model and the Image is being used for illustrative purposes only.
- f) Use any Image: i) in connection with pornography, tobacco products, dating services, adult entertainment services or adult entertainment establishments or any advertisements or promotional materials therefor, whether or not such Images contain models; or II) in such a manner that implies that a model is engaged in conduct that is illegal or immoral, unless the unaltered content of such an image depicts such behavior and you include a disclaimer to the effect that the person depicted in the Image is a model.
- g) Use an Image in connection with any goods intended for resale or re-distribution where the primary value of such goods is the Image, this includes, by way of example, paper products, calendars, apparel items, posters (printed on paper, canvas, or any other media), software or mobile applications or other items for resale, license or other distribution. This prohibition also applies to "on demand" products - you may not use Images in connection with products in which content is selected by a third party for customization on such product on a made-to-order basis, including, without limitation, calendars, mugs, apparel, posters, etc., whether sold through custom designed websites or sites such as zazzle.com and cafepress.com).
- h) Use Images in electronic or digital templates intended for resale or re-distribution, including by way of example, templates for websites, electronic greeting cards and business cards.
- i) Reproduce an Image more than 500,000 times in physical print form. This restriction does not apply to electronic or digital reproduction.
- j) Use any Image designated "Editorial Use Only" for commercial purposes.

- k) If you have posted images to any website or platform, and the terms of service of such platform or website, currently or in the future, allow the use of images in any manner contrary to this License, this License shall be deemed terminated in respect of such Images.

3. CREDIT AND COPYRIGHT NOTICES

- a) If an Image is used for editorial purposes, the Image may be modified only to the extent necessary to comply with size limitations and technical requirements. Wemark and its contributor must also be accorded a credit in substantially the following form: "Name of Contributor/Wemark.com"
- b) The use of an Image in a video, television or film production must be accompanied by a credit in substantially the following form: "Image Courtesy of Name of Contributor/Wemark.com", if other stock images are accorded credit. The foregoing credit must be equal in size and prominence to the credits accorded other providers of stock images.
- c) You may not remove or alter any copyright management information or metadata conveyed or transmitted in connection with any Images downloaded by you.

4. TERMINATION

- a) This License is effective until terminated by either party. You may terminate this agreement by discontinuing use of all Images licensed hereunder and deleting or destroying any copies thereof, except those maintained for business record use. Wemark may terminate this License, at any time, if you breach any of the terms hereof. Upon termination of this License by Wemark, you must cease using Images, delete all copies thereof and confirm in writing to Wemark that you have done so.
- b) Similarly, Wemark may terminate this License as it applies to specific Images. Upon becoming aware (by notice from Wemark or otherwise) that an Image is subject to a threatened or actual claim of infringement, violation of a right of privacy or publicity, or is subject to any other claim for which Wemark may be liable, or if Wemark removes any Image for any reason and gives you notice of such removal, you will delete all copies of the Image and to the extent possible, cease any use of the removed Image. Wemark shall provide you with a comparable Image free of charge, but subject to the terms and conditions of this License.

5. WARRANTIES AND REPRESENTATIONS

- a) Wemark makes the following warranties and representations:
 - i. Wemark has acquired from its Image providers all necessary rights to grant to you the rights set forth herein. Those providers represent to Wemark that Images in their unaltered form when used in full compliance with this License and applicable laws will not: 1) infringe any copyright, trademark or other intellectual property right; 2) violate any third parties' rights of privacy or publicity; 3) violate any US or Israeli law, statute, ordinance; or 4) be defamatory, libelous, pornographic or obscene.

- b) Wemark uses commercially reasonable measures to ensure the accuracy of keywords and descriptions, as well as the integrity of Editorial Images, however Wemark makes no warranties or representations regarding same.
- c) Wemark shall not be liable to you or any third party for any damages, costs or losses arising as a result of alterations made by you to any Image or as a result of the context in which you use any Images.
- d) Wemark does not warrant that the Images, Wemark websites image(s), or other materials, will meet your requirements or that the use thereof will be uninterrupted or error free. The entire risk as to the quality, performance and use of the Image(s) is solely with you.
- e) All implied warranties, with respect to Images licensed hereunder, are hereby disclaimed by Wemark, including, without limitation, any implied warranty of merchantability, fitness for a particular purpose or warranty of noninfringement. Wemark makes no representations and grants no warranties whatsoever with respect to the use of any names, trademarks, personal data logos, uniforms, registered or copyrighted designs or artistic works contained or depicted in any Image.
- f) You warrant and represent that, you have full legal authority to bind your employer or client to the terms of this License. If you do not have that authority, then your employer or client may not use the content. If you are entering into this License on behalf of your employer or other entity, you warrant and represent that you have the full right and authority to do so. In the event that you do not have such authority, you agree that you will be personally liable to Wemark for any breaches of the terms of this License.
- g) While this agreement is personal to you or your employer, you may allow subcontractors to use Images as part of your production, design or distribution process provided that the subcontractors agree to be bound by the terms of this License and further agree that they may not use Images for any other purpose.

6. INDEMNIFICATION

You hereby indemnify and hold Wemark, its officers, employees, shareholders, directors, managers, members and providers, harmless against any damages or liability of any kind arising from any use of the Images other than the uses expressly permitted hereunder. You also agree to indemnify Wemark for all costs and expenses that Wemark incurs in the event that you breach any of the terms of this or any other agreement with Wemark.

7. LIABILITY

- a) Wemark's total liability to you or any third party claiming through you, arising out of or in connection with your use of Images or by reason of any inability to access or use the Wemark websites shall not exceed the monetary amount actually received by Wemark from you for the subject Image License.

- b) Neither Wemark nor any of its directors, officers, employees, shareholders, directors or suppliers shall be liable to you or to any other person or entity for any general, punitive, special, indirect, consequential or incidental damages, or lost profits or any other damages, costs or losses arising out of your use of Images, Wemark's breach of this License agreement, or otherwise, unless expressly provided for herein, even if Wemark has been advised of the possibility of such damages, costs or losses.

8. MISCELLANEOUS

- a) As between you and Wemark, you shall be solely responsible for the payment of all taxes (e.g., sales tax, VAT, GST or the equivalent) imposed by any jurisdiction as a result of the license granted to you, or as a result of your use of Images.
- b) You agree that upon Wemark's reasonable request, you will disclose the identities of the clients on whose behalf you used Images. Wemark will only use this information to enforce its rights or may furnish this information to Wemark's Image providers to enforce their rights.
- c) Wemark does not offer refunds under any circumstances. If you downloaded an Image and the Image file is corrupt or otherwise defective, Wemark will replace the defective file with a proper working file, identical, in all respects, excluding defects, to the file originally downloaded. If that file is no longer available, Wemark will allow you to download an identically priced Image.
- d) Nothing contained in this License, express or implied, is intended to or shall confer any legal or equitable right, benefit or remedy of any nature upon any other person or entity other than the parties and their respective successors and permitted assigns, if any.
- e) This License shall be construed without regard to any presumptions against the party causing the same to be prepared, but rather in accordance with the fair meaning of the language hereof. This License will be governed by and construed in accordance with the laws of the State of Israel. You hereby consent to the personal jurisdiction of the state and federal courts located within such state. All actions, controversies and disputes arising from or relating to this agreement shall be submitted to the exclusive jurisdiction of the competent courts of Tel Aviv, Israel for adjudicating any dispute. You agree that service of process in any actions, controversies and disputes arising from or relating to this agreement may be affected by mailing a copy thereof by registered or certified mail (or any substantially similar form of mail), postage prepaid, to the other party however, nothing herein shall affect the right to effect service of process in any other manner permitted by law.
- f) The singular includes the plural and the plural the singular, as the context requires.
- g) If any term of this License is determined to be illegal, otherwise invalid, or incapable of being enforced, such term shall be excluded to the extent of such invalidity or unenforceability; all other terms hereof shall remain in full force and effect; and, to the extent permitted and possible, the invalid or unenforceable term shall be deemed replaced by a term that is valid and enforceable and that comes closest to expressing the intention of such invalid or unenforceable term.