

Royalty-Free License Agreement

Last Updated on December 17th, 2018

Savage Stock LLC grants you a perpetual, worldwide right to incorporate and use the Stock Files you obtain from us into any work you create. This is a Standard License which is written for and indemnifies you, the individual person who signed up for the account on our website. For any Stock Files you obtain from us, you may incorporate them into any project, commercial or otherwise, including feature films, broadcast, educational, print, multimedia, games, merchandise, and the internet. Once you incorporate a Stock File into your project, you can share your finished project freely, but you may not share the underlying individual Stock File as a standalone file with anyone who does not also have a Savage Stock license. Our Stock Files may include videos, photos and audio. Keep in mind that this License is limited in certain ways, as explained below, and it is neither exclusive to you nor transferable to others. Please note that trademarks, logos, or copyrights depicted within our Stock Files are not covered by this agreement. For example, if one of our videos depicts someone wearing a brand name shirt, the brand label may be protected by copyright and trademark law and should be used at your own risk.

You cannot sell, license, or redistribute our Stock Files. You cannot build your own stock media site with our files. You cannot create a trademark or logo based on our Stock Files, since that could block other customers from using the Stock Files. And you cannot use Stock Files to harm minors, to encourage violence, or for an unlawful purpose, such as defamation. If content depicts identifiable people or property and does not have the appropriate release, you may still use the content, but you yourself must satisfy that all necessary releases are provided for your intended use. For example, content used for "editorial" purposes generally does not require a release. For model-released Stock Files, you must not depict the models in a way that a reasonable person would find offensive. This License allows you to use our audio clips in YouTube videos, but since we are not associated with YouTube or similar platforms, we cannot prevent other people from incorrectly claiming that your video violates a copyright. Our Standard License is written for and indemnifies you, the individual person who signed up for the account on one of our websites, not the entity or company you work for. Our Enterprise License is written for and indemnifies you and your entity or company. The license provided under this Agreement is a single-seat, individual license. Because our Standard License is intended to support everyday creators, no more than five employees of any single, for-profit enterprise can be covered by our Standard License, regardless of whether they are on a team license or spread across individual licenses. A person or company needs a license to download or access standalone Stock Files, but once those files are incorporated into a final project, that project can be distributed commercially and freely shared with others, including your clients or company, and no separate license is needed for those recipients as long as you are not giving them access to standalone Stock Files. This Agreement will be governed by the laws of the State of Oregon, excluding its body of law relating to conflicts of law and copyright law. If any provision of this Agreement is found invalid, the other provisions will not be affected. You must be of legal age to enter this Agreement.