

License Agreement

1. As a part of your Ownership of the NFT, the Operator grants you the License to use the Digital Artwork in the extent and under the conditions stipulated in this License Agreement. The Operator holds all intellectual property rights over the Digital Artwork to grant you the License.
2. For the avoidance of any doubt, your Ownership of the NFT, including the License, does not grant you any right over the Underlying Artwork (neither the copyright, nor other industrial property rights). Nothing in the Terms and Conditions and this License Agreement will be interpreted to grant you any rights to any copyright or other industrial property rights belonging to the Operator. Without our written permission, you may not use any of it for any commercial use, including to register any domain names or social media accounts using any Operator's intellectual property.
3. The right to use the Digital Artwork is granted to you:
 - (i) royalty-free;
 - (ii) as an exclusive right;
 - (iii) for the legal duration of the proprietary rights over the Digital Artwork;
 - (iv) for the whole world, with no territorial restrictions;
 - (v) only for your own personal, non-commercial use (with the exception of the Secondary Sale).
4. The right to use the Digital Artwork is granted to you solely for the following ways of use (**The Code of Permitted Use**):
 - (i) for displaying the Digital Artwork in private (such as to display the NFT in your Digital wallet, at home or in a virtual gallery, to set it as a profile video on social media platforms, blogs, digital galleries, or other Internet-based media platforms and other similar operations within the relevant Smart Contract);
 - (ii) for displaying the Digital Artwork for the purpose of a Secondary Sale, as part of a marketplace that permits the Secondary Sale of the NFT, provided that the marketplace cryptographically verifies each NFT owner's rights to display the Digital Artwork for their purchased NFTs to ensure that only the actual owner can display the Digital Artwork.
5. Within the limits of the License, you especially may not (**The Code of Prohibited Use**):
 - (i) profit from, otherwise commercialize [which means any activity that is performed with the intent to generate revenue, such as sale or transfer of items (including NFTs)

on any marketplaces, exchanges, platforms, or applications in association with an offer to sell, or trade, creating and selling merchandise, inclusion in physical or digital media, or display within decentralized virtual environments, virtual worlds (metaverses), virtual galleries, virtual museums, or other navigable and perceivable virtual environments, including simultaneous display of multiple copies of the NFTs within one or more virtual environments], fractionalize, or license/sub-license the Digital Artwork and/or the NFT, including in connection with the marketing, advertising, or selling of any third-party product, except as part of a Secondary Sale;

(ii) use the Digital Artwork except as incorporated in the NFT, including in movies, videos, or any other form of media or encourage or allow any third party to do so;

(iii) use the Digital Artwork to create additional NFTs and NFT projects or collections, and/or to create derivative works of the Digital Artwork and/or the NFT, modify, distort, or make any other changes to the Digital Artwork and/or the NFT in any way or combine the Digital Artwork and/or the NFT with, or embed the Digital Artwork and/or the NFT or into, any digital or other content or media;

(iv) use the Digital Artwork and/or the NFT in any manner which infringes upon the rights of any person or legal entity;

(v) use the Digital Artwork and/or the NFT in connection with or to promote any illegal activity, intolerance, hatred, cruelty, hate speech, violence, inappropriate or obscene content, or in any other manner which could tarnish or harm the reputation of the Operator and affiliate persons, or which could infringe the Underlying Artwork.

6. You may choose not to use the License. The lack of use will not allow the Operator to withdraw from the License; the lack of use will not entitle you to claim the restitution of the purchase price for the NFT nor any part of it.

7. The License will automatically terminate if:

(i) you breach any provision of the Purchase Agreement, Terms and Conditions, and the Smart Contract, including, but not limited to, transferring, selling, donating, or otherwise disposing of the NFT in a way not specifically allowed by the Purchase Agreement, Terms and Conditions, and the Smart Contract;

(ii) you use the Digital Artwork in breaching of the terms of the License; and/or if

(iii) you engage in unlawful activities related to the NFT in any jurisdiction.

8. The License automatically terminates with transferring the NFT in a Secondary Sale and the License to the new Owner is granted by the Operator. You, being a re-seller of the NFT in a Secondary Sale, shall cease to have any right over the NFT and the Digital Artwork once the Secondary Sale is completed.

9. The License shall cover the use of the Digital Artwork in the scope, in which it is not connected with the NFT, too, regardless of the form of the Digital Artwork *per se*. The License shall apply to such Digital Artwork to the maximum extent possible, to the

extent that it does not contradict its nature, in particular to the extent of the Code of Permitted Use and the Code of Prohibited Use.

10. As we may collaborate with third parties to create NFTs which include artwork, images, works of authorship, logos, trademarks, service marks, or other commodities owned by a third party, the License does not extend to any such a third-party content, and you may not use, copy, reproduce, display, create derivative works of, or create new NFTs based on such third-party content, or any portion thereof, for any commercial use, unless we or the applicable third parties expressly provide our consent in writing or by public announcement.

This License Agreement shall be effective as of November 1, 2023.