MAKER AND HACKER SPACE

PROJECT DOCUMENTATION

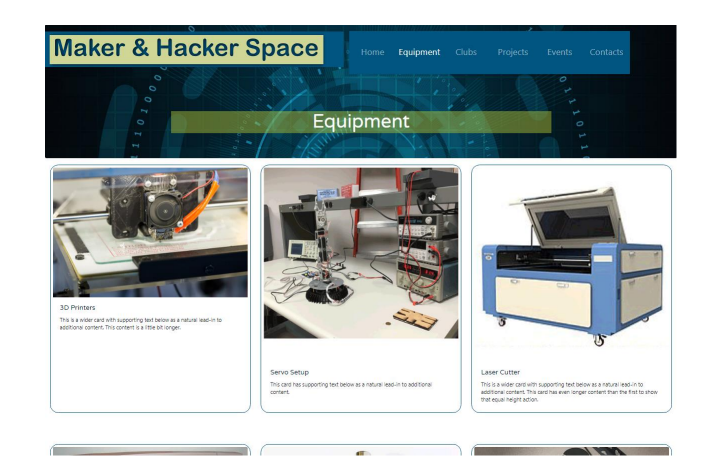
GETTING STARTED

This is the landing page - the page users come to first. You may choose to access any page with this page. The three icons are clickable and take you to the same place as the green buttons do. Maker and Hacker space icons and buttons will take you to the Projects page. The Club icon or button, will take you to the Club page. The buttons on the first slide on the carousel take you to the Club page, the second slide's button take you to the Contacts page and the third slide button takes you to the Equipment page.



Equipment page

This page lists all of the equipment and descriptions of that equipment used in the Maker and Hacker space



Clubs page

This page shows information for the various clubs the Maker and Hacker Space offers.



Projects page

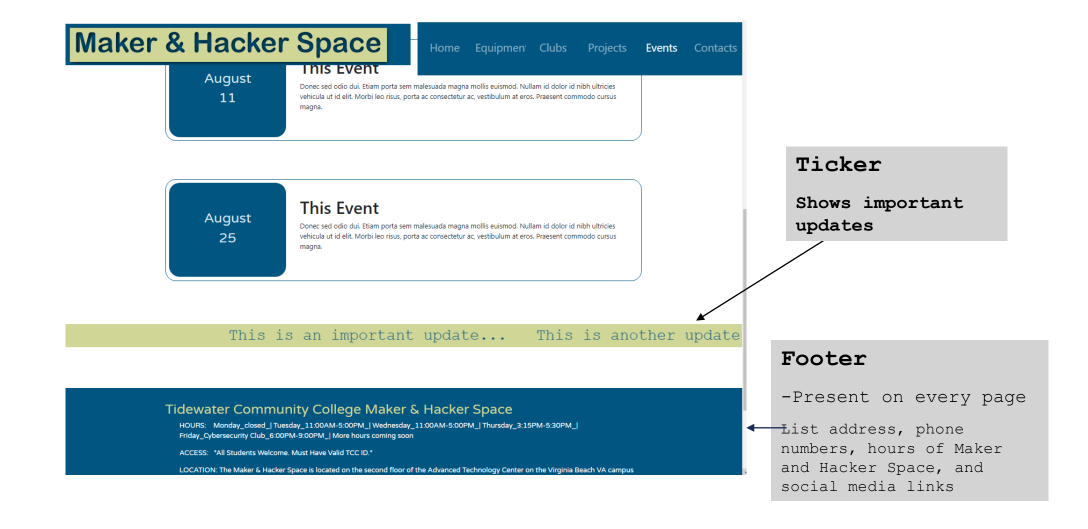
This page has a list of tutorials that can be downloaded by the user.



Download link
*Tutorials will
download as a pdf

Events page

This page has a calendar for current and upcoming events, also a ticker at the bottom that lists important updates.



Contacts page

This page lists meeting times for all clubs and also important phone numbers and emails.





RECOMMENDED HOSTING STRATEGY FOR WEBSITE: BLUEHOST, INC

Recommendation based on the following factors:

- Bluehost is among the most cost competitive commercial third party solutions. (<\$50 annually for basic subscription)
- TCC's Maker & Hacker Space informational website has low disk space (<21MB) and bandwidth requirements (<1 GB/month), and does not require domain name registration.
- Bluehost's basic subscription includes access to advanced features, allowing for more expansive development of the site after the lab becomes more established.

Order from website: http://www.bluehost.com

Bluehost, Inc	Basic Subscription
Per month for one website	\$3.95
Disk Space	50 GB SSD
Bandwidth	Unmetered
cPanel, SSL, choice of database, e-commerce, cms, and server-side script apps	Included
Email	5 Accounts
SSDs	Can be added as needed

INSTALLATION AND SETUP OF MAKER AND HACKER SPACE SITE

Installation of site is quick and simple!

- 1. Put CD in computer
- 2. Move Maker and Hacker Space Website folder to a directory on your computer or one designated by your hosting provider. Make sure the location is secure and where no one can access the directory to make alterations without permission.
- 3. Inside the folder there is another folder named "images." This is where all of the images for the site are kept. Make sure that folder stays in the main folder. Please do not move this folder or your images will not show on the site.
- 4. The *html* files are named by website page just in case you need to make any changes to the code. You can do this by using whatever text editor program of your choosing.
- 5. The css files are files that hold the design and structure of the site. These files do not need to be touched unless you want to make changes, which in that case, you will use a text editor program of your choosing.
- 6. The js files are files used to execute JavaScript functions such as implementing basic automations and interactive features. Do not touch this file unless changes need to be made. Please use a professional when making these changes.
- 7. Enjoy your site!

BELOW IS THE MEDIA I USED FOR THE SITE WITH TERMS OF SERVICE ATTACHED

Depositphotos.com Media used-Images

cpuIcon.png
codeIcon.png
hackIcon.png
healthIcon.png
roboIcon.png

TCC Maker and Hacker Space Media used-Images

3SPrint.jpg
IMG_0137.jpg
lasercutter.png
plotter.png
raspberrypiboard.jpg
raspberrypiboardA.jpg
servosetup.png
sideboard.png
sideboardA.jpg

BELOW IS THE MEDIA USED FOR THE SITE WITH TERMS OF SERVICE ATTACHED

Pixabay.com

Media used-Images

Code.jpg
cyber.jpg
cyberSec.png
hacker.jpg
team.jpg
tech2.jpg

Sign up

Explore Log in

Sign up

Pixabay

FAQ

Terms of Service

Privacy Policy

About Us

Forum

Terms of Service

Date of Last Revision: August 9, 2017

The following is a legal agreement between you ("you" or "User/s") and the owners and operators ("we", "us", or "Pixabay") of the site at pixabay.com (the "Website") and all related websites, software, mobile apps, and other services that we provide (together, the "Service"). Your use of the Service, and our provision of the Service to you, constitutes an agreement by you and Pixabay to be bound by the terms and conditions in these Terms of Service ("Terms").

"Content" shall refer collectively to all images and videos available on Pixabay under Creative Commons CC0. "Image/s" includes photographs, vectors, drawings, and illustrations. "Video/s" refers to any moving images, animations, films, or other audio/visual representations.

We reserve the right, at our sole discretion, to change or modify portions of these Terms at any time. If we do this, we will post the changes on this page and will indicate at the top of this page the date these Terms were last revised. Any such changes will become effective immediately. Your continued use of the Service after the date any such changes become effective constitutes your acceptance of the new Terms.

Requirements and Registration

You may use the Service only if you can form a binding contract with Pixabay, and only in compliance with these Terms and all applicable laws, rules, and regulations. The Service is not available to any Users previously removed from the Service by Pixabay. You may be required to register with us in order to access and use certain features of the Service. If you choose to register for the Service, you agree to provide and maintain true, accurate, and current information as prompted by the Service's registration

form. Registration data and certain other information about you are governed by our Privacy Policy. If you are under 18 years old, you may use the Service only with the approval of your parent, guardian, or teacher.

Use of the Service

In connection with your use of the Service you will not engage in or use any data mining, robots, scraping or similar data gathering or extraction methods. The technology and software underlying the Service or distributed in connection therewith is the property of Pixabay and our licensors, affiliates and our partners. You agree not to copy, modify, create a derivative work of, reverse engineer, reverse assemble or otherwise attempt to discover any source code, sell, assign, sublicense, or otherwise transfer any right in such technology or software. Any rights not expressly granted herein are reserved by Pixabay.

Large scale copying of Content is prohibited except as expressly authorized by Pixabay. To be clear, this applies to all Content, including Content made available as part of the public domain. The Service is protected by copyright as a collective work and/or compilation, pursuant to copyright laws, international conventions, and other intellectual property laws.

Using Images and Videos

Images and Videos on Pixabay are released under Creative Commons CC0. To the extent possible under law, uploaders of Pixabay have waived their copyright and related or neighboring rights to these Images and Videos. You are free to adapt and use them for commercial purposes without attributing the original author or source. Although not required, a link back to Pixabay is appreciated.

Please be aware:

- a) Imagery depicting identifiable persons, logos, brands, etc. may be subject to additional copyrights, property rights, privacy rights, trademarks etc. and may require the consent of a third party or the license of these rights particularly for commercial applications.
- b) Images and Videos may not be used in a way that shows identifiable persons in a disgraceful light, or to imply endorsement of products and services by depicted persons, brands, and organisations unless permission was granted.

Uploading Images

You may upload Images and/or Videos to the Website, and Pixabay will screen these contents to see if they are suitable for distribution. Pixabay does not accept any adult oriented contents.

By uploading Images or Videos to the Website, your works are released under Creative Commons CC0 free to use for almost any purpose, both commercial and non-commercial.

You are solely responsible for the Content you upload. You warrant that you own all proprietary rights regarding the Content, and you are obliged to obtain a non-exclusive, perpetual, irrevocable, worldwide, and royalty-free Model and/or Property Release, and/or any other permission necessary concerning the use of this work for any purpose, without any conditions, unless such conditions are required by law.

Furthermore, you acknowledge that Pixabay does not allow the upload of any Images or Videos that infringe on any copyright, property right, trademark, or any other applicable right.

You accept that even though we do our best to prevent it from happening, Pixabay cannot be held responsible for the misuse or abuse of any Content.

We also reserve the right to remove any Content at any time if we believe it's defective, of poor quality, or in violation of these Terms.

Termination

We may terminate or suspend your account immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms. Upon termination, your right to use the Website will immediately cease.

Indemnification for breach of Terms

You agree to indemnify and hold harmless Pixabay from and against any and all loss, expenses, damages, and costs, including without limitation reasonable attorneys fees, resulting, whether directly or indirectly, from your violation of the Terms. You also agree to indemnify and hold harmless Pixabay from and against any and all claims brought by third parties arising out of your use of the Website.

Warranty and liability

THE WEBSITE AND ITS CONTENT ARE PROVIDED "AS IS". WE OFFER NO WARRANTY, EXPLICIT OR IMPLIED, REGARDING ANY CONTENT, THE WEBSITE, THE ACCURACY OF ANY INFORMATION, OR ANY RIGHTS OR LICENSES UNDER THIS AGREEMENT INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. PIXABAY DOES NOT REPRESENT OR WARRANT THAT THE WEBSITE OR ITS CONTENT WILL MEET YOUR REQUIREMENTS OR THAT THEIR USE WILL BE UNINTERRUPTED OR ERROR FREE.

PIXABAY SHALL NOT 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 THE WEBSITE OR ITS CONTENT.

Learn more

Model and Property Release

Using Pixabay Images in Social Media

© 2018 Pixabay Language FAQ Terms Privacy **f** © **y**About Us API



Searc

All Images

Active Plans



Legal Information

Standard & Extended License Agreement

Standard and Extended License Agreement

The following is a legal agreement between you, as individual licensee (hereinafter as "you") and Depositphotos Inc. and/or its affiliated and subsidiary entities acting as the licensor hereunder (hereinafter as "Depositphotos"), and determines terms and conditions under which you use photos, vector images, videos or other materials (hereinafter as "File" or "Files") downloaded on www.depositphotos.com (hereinafter as "Site") or otherwise made available to you through Depositphotos. By downloading any File, you agree to be bound by the terms of this agreement (hereinafter as "Agreement").

This is a single seat-license authorizing one natural person to access the account in order to license and use images, whereas the Multi-User Subscription or Enterprise Solution provides a multi-user or enterprise license with additional rights, authorizing multiple users depending on your plan, to access the account in order to license and use images.

If you need a Multi-User Subscription or Enterprise Solution, contact our Support Service.

Depositphotos reserves the right to make changes, additions, corrections and edits to this Agreement in separate parts or in whole at any time and you agree to be bound by such changes. Such changes are legitimate and effective from the moment of their publication. If, for whatever reason, you disagree with this Agreement and do not accept its terms, you may not enter the Site and use its resources.

1. GENERAL PROVISIONS

- 1.1 Subject to the terms and conditions herein, Depositphotos grants you a non-exclusive, perpetual, worldwide, non-transferable and non-sublicensable license to use and modify the File an unlimited number of times in whole or in part in the creation of an item within the scope of permitted uses but does not entitle you to the File's copyright and/or intellectual property rights. All copyright and/or other intellectual property rights to the File are reserved by Depositphotos and/or the contributor of the File. Additionally, Depositphotos shall grant you the right to dowlnload and use watermarked sample free of charge solely for the purpose of evaluation and testing of the image prior to purchase.
- 1.2 All Files on the Site may be downloaded under the Standard and/or Extended license. Follow these rules to choose the appropriate license:
 - a. If the File is used to create an item NEITHER for Resale NOR for Free Distribution, the Standard License is always appropriate.
 - b. If the File is used to create an item for Resale or for Free Distribution:

Have a Question? Need Real-Time Assistance? **Our Plans & Prices** pria a r If you have questions, you can Our Live Chat operators are always Browse through our wide variety of contact our support service by calling ready to help you. plans, and select the one that works n tł (e.g 1-954-990-0075. the best for you. ks of Contact Us Live Chat **Discover Now** Res ite

raise commercial revenue, it is considered an Item for Resale. While working on a project, please take into account the final use of the item before downloading a File, to determine the appropriate license to purchase.

1.4 **Item for Free Distribution:** An item that will be distributed to a wide audience without raising any commercial revenue (e.g., free web templates, postcards, flyers, etc.).

2. DEFINITION OF THE "MINOR ROLE" AND "MAJOR ROLE" OF THE FILE FOR AN ITEM

The role a File plays in an item is determined by the value the File adds to the item and how much the File influences a customer's decision to choose this particular item among similar items.

- a. A major role: A File is considered to play a major role in an item if the File is a primary, defining, or important part of the item, increases the intrinsic value of the item, or influences a customer's preference for this particular item.
- b. A minor role: A File is considered to play a minor role in an item if the File is an incidental part of the item, does not add significant value to the item and does not influence a customer's preference for this item.

3. THE STANDARD LICENSE

3.1 The Standard license allows you to use the downloaded File for the creation of all kinds of items (except Items for Resale or Items for Free Distribution, where the File plays a major role in the item and adds value to it).

3.2 **Terms:**

The quantity of website visitors	Unlimited
The quantity of copies or impressions	Up to 500,000
The quantity of copies or displays for electronic use	Unlimited
The maximum allowed size (resolution) of the unmodified File for electronic use	Unlimited
Creation of all kinds of items (except Items for Resale or Items for Free Distribution, where the File plays a major role in the item and adds value to it)	Allowed
Creation of Items for Resale or Items for Free Distribution where the File plays a minor role in the item	Allowed
Creation of Items for Resale or Items for Free Distribution where the File plays a major role in the item and adds value to it	Prohibited

3.3 Examples of permitted use:

- a. Digital use: sites; advertising banners; screen savers; wallpapers; software (for PC and mobile devices); e-cards; e-mails; e-books; presentations (PowerPoint, Flash, etc.); movies, videos and TV advertising; unofficial logos; personal use; etc.
- b. Printed use: advertisements in newspapers and magazines; printed advertising materials; covers and illustrations for books, newspapers, magazines; business cards; flyers; posters; CD/DVD covers; wrappers, labels and product packaging; stationery: folders, notebooks, pens, pencils and stickers; charms; calendars; mugs and glasses; mousepads; T-shirts, clothing; personal non-commercial use; etc.

4. THE EXTENDED LICENSE

4.1 The Extended license includes all permitted uses under the Standard license, does not have any limits on the number of copies, prints or displays and allows you to use the downloaded File for the creation of Items for Resale or Items for Free Distribution in which the File plays a major role in the item and adds value to it.

4.2 **Terms:**

The quantity of website visitors	Unlimited
The quantity of copies or impressions	Unlimited
The quantity of copies or displays for electronic use	Unlimited
The maximum allowed size (resolution) of the unmodified File for electronic use	Unlimited
Creation of Items for Resale or Items for Free Distribution where the File plays a minor role in the item	Allowed
Creation of Items for Resale or Items for Free Distribution where the File plays a major role in the item and adds value to it	Allowed

4.3 Examples of permitted use:

- a. Digital use: sites; website templates; advertising banners; screen savers; wallpapers; software (for PC and mobile devices); e-cards; e-mails; e-books; presentations, presentation templates (PowerPoint, Flash, etc.); document templates; any other templates; movies, videos and TV advertising; unofficial logos; items for resale and free distribution; personal non-commercial and commercial use; etc.
- b. Printed use: advertisements in newspapers and magazines; printed advertising materials; covers and illustrations for books, newspapers, magazines; books consisting wholly or largely of illustrations; business cards; flyers; posters; CD/DVD covers; wrappers, labels and product packaging; stationery: folders, notebooks, pens, pencils and stickers; charms; calendars; mugs and glasses; mousepads; T-shirts, clothing; items for resale or distribution; personal non-commercial and commercial use; etc.

5. "FDITORIAL USF ONLY" FILES

- 5.1 Files marked "Editorial Use Only" are sold under a limited Standard license, and are prohibited for commercial use or advertising. These Files may contain images of people without model releases, private property, famous trademarks and other protected elements for which special permissions may be required for commercial use or advertising.
- 5.2 When using such a File, you must take all possible and reasonable efforts to credit the copyright owner (Depositphotos contributor), give attribution to Depositphotos and post a link to www.depositphotos.com (if applicable). The copyright notice must contain the following: "[Name or Nickname of the Contributor (author)] /Depositphotos.com".

5.3 Examples of permitted use:

 Publishing: newspapers, magazines, etc.; articles and publications on blogs or websites, articles in encyclopedias, reference books, non-commercial use related to important events; non-commercial presentations, TV programs; documentary movies; news; personal use.

5.4 Examples of prohibited use:

• Any commercial purposes; advertising; trademark or product promotions; etc.

6. PROHIBITED USE OF FILES

6.1 You may not:

- Make the File available for free download on a shared drive, service, software or website for the purpose of exchanging, transferring or distributing;
- b. Transfer, resell, sub-license, rent, donate or otherwise transfer the File or rights to it to third parties;
- c. Create conditions under which the File may be extracted from a product;
- d. Allow third parties access to the File for further use;
- Use the unmodified File in an e-format with resolution larger than the display resolution of the intended viewing device;
- f. Use a File marked "Editorial Use Only" for commercial purposes;
- g. Use the File to create an official logo, company name, or trademark;
- h. Use the File in a way that infringes the File's intellectual property rights or a third party's trademark or that would lead to a complaint about deceptive advertising or unfair competition;
- i. Use the File for SPAM mailings;
- j. Use the File in a way that competes with Depositphotos business;
- k. Display, use or post the File in a way that would lead to the conclusion that the model in the File approves of or endorses the items or services of any venture or trademark;
- Show a person depicted in the File in sensitive scenarios that could reasonably be considered
 offensive or unflattering to that person (e.g., related to mental and physical deficits, sexual or
 implied sexual activity or preferences, crime, physical or mental abuse or ailments);
- m. Use the File for pornographic, illegal or immoral purposes;
- n. Use the File in items or products that could embarrass or humiliate a person or model in the File:
- o. Use the File for advertisement or promotion of tobacco or alcohol products;
- p. Display, use or post the File in a way that would lead to the conclusion that the model in the File approves of or endorses any political party, policy, candidate, or elected official.
- 6.2 Any forbidden use of the File shall be considered as copyright infringement. You shall be liable for all damages caused by copyright infringement, including any claims made by third parties. Also, Depositphotos reserves the right to recall your license of any File you have used in a manner considered as copyright infringement.

7. SEAT RESTRICTIONS

- 7.1 The Standard and Extended licenses are single seat licenses. A single-seat license authorizes only one (1) person (user) to download and use Files. However, you are allowed to transfer materials or derivative work containing Files to third parties for reproduction within the scope of the permitted uses, provided they don't receive any additional rights to the Files and cannot access the Files or extract them from materials you provided.
- 7.2 Simultaneous use of the same account on the Site by multiple users is not allowed. Each user who desires to access the Site must have his/her own account. There are special plans for corporate use and multiple user access available on the Site. Please contact our support service for details or visit our team and enterprise plans.

8. DURATION OF THE AGREEMENT

Your rights to use the File are subject to this Agreement, and you shall enter into this Agreement after having downloaded any File. You have the right to use the downloaded File provided that there are no any overdue payments, chargebacks or returned payments by credit card or check on your account. If your account becomes overdue, you shall lose rights to use the downloaded File until the overdue balance is paid in full, and you must stop using the File or any derivative work and take all necessary efforts to stop using them until the overdue balance is paid in full. In addition, you shall reimburse

Depositphotos for all reasonable expenses (including attorneys' fees) incurred in the collection of the overdue payments. Depositphotos reserves the right to revoke or modify any license granted by this Agreement or replace any File with a similar/alternative one for any reason.

9. INDEPENDENT AUDIT

Depositphotos shall reserve the right to audit use of the File to verify your compliance with this Agreement. You shall make all applicable documents available for such verification. Any such audit shall be carried out at the expense of Depositphotos, unless such audit discloses your overdue payment. In such case, you shall pay your overdue payment in full together with interest costs incurred during the audit period.

10. WARRANTIES AND INDEMNIFICATION

- 10.1 Depositientous warrants and guarantees that the File uploaded and used in full compliance with this Agreement does not infringe any copyrights, moral, and intellectual property rights, trademarks, or any third parties' rights of privacy or publicity.
- 10.2 With respect to Files marked "Editorial Use Only," Depositphotos makes no warranty or guarantee as to the use of people, trademarks, logos, artwork or architecture depicted on such Files. Despite the fact that Depositphotos makes all reasonable efforts to ensure the accurate descriptions of Files marked "Editorial Use Only," Depositphotos cannot guarantee the accuracy of such information.
- 10.3 You shall be responsible for using the File and obtaining appropriate licenses for its use. By uploading Files to the Site, Depositphotos contributors (authors) guarantee and ensure that they have all necessary copyrights to them. Depositphotos is an authorized agent, which distributes and licenses Files uploaded by contributors.
- 10.4 Files on the Site are provided "as is" without warranty of any kind. You assume all risks associated with the quality and the use of the File. Depositphotos shall not be liable for any damages, expenses and losses incurred as a result of your use of File.
- 10.5 You agree to indemnify and hold Depositphotos, its officers, employees, shareholders, directors, managers, members, and contributors harmless against any damages or liability of any kind arising from your use of the File or permitted derivative work. You further agree to indemnify Depositphotos for all costs and expenses that Depositphotos incurs in enforcing the terms of this Agreement.
- 10.6 Deposityhotos' total maximum aggregate obligation and liability for all claims shall be limited to Five Thousand United States Dollars (USD \$5,000).

11. MISCELLANEOUS

- 11.1 You warrant and guarantee that you have the full right and authority to enter into this Agreement. If you do not have such a right and authority, all your Site activity will be considered a breach of this Agreement.
- 11.2 The validity, interpretation and enforcement of this Agreement, matters arising out of or related to performance or breach of this Agreement, and related matters shall be governed by the internal laws of the State of New York (without reference to choice of law doctrine). Any legal action or proceeding concerning the validity, interpretation and enforcement of this Agreement, matters arising out of or related to performance or breach of this Agreement, and related matters, shall be brought exclusively in the State or Federal courts located in the State and County of New York. All parties consent to the exclusive jurisdiction of those courts, waiving any objection to the propriety or convenience of such venues. The United Nations Convention on Contracts for the International Sale of Goods does not apply to or otherwise affect this Agreement.

- 11.3 This Agreement constitutes the entire agreement between you and Depositphotos with regard to the subject matter hereof. No waiver, consent, modification or change of terms of this Agreement shall bind Depositphotos unless in writing signed by Depositphotos. By entering into this Agreement, you waive terms set forth in any similar document that are in addition to or at variance with the terms of this Agreement. All such terms are considered by Depositphotos as significant changes of this Agreement and are rejected. If you execute a separate agreement with Depositphotos, concluded with a wet stamp, Depositphotos has the right to change the list of permitted and forbidden ways of using the File. Any such changes will be described and recorded in the amended agreement; however, these changes will not be made to the common Agreement published on the Site.
- 11.4 If Depositphotos commences any action or proceeding against you to enforce or interpret this Agreement, Depositphotos shall not be liable for any fees, expenses and attorneys' fees (including all related costs and expenses), incurred in connection with such action or proceeding and in connection with obtaining and enforcing any judgment or order thereby obtained.
- 11.5 This Agreement and the rights and obligations hereunder, may not be assigned, in whole or in part by you, without the prior written consent of Depositphotos, and any unauthorized assignment or transfer shall be prosecuted.
- 11.6 This Agreement and all related documents are written in English. Any translation hereof or of any versions in a language other than English shall be for convenience only. In the event of any discrepancy between this English version and any other version, the English version shall supersede.
- 11.7 Captions and headings contained in this Agreement have been included for ease of reference and convenience and shall not be considered in interpreting or construing this Agreement.
- 11.8 By downloading the File, you acknowledge that you have read this Agreement and agree with the other documents governing the work of the Site and the use of Files.
- 11.9 Depending on your billing address (indicated in your user profile), IP-address and other similar criteria, your invoices may be payable one of the following Depositphotos entities acting as the licensor hereunder:

Depositphotos Inc. (Delaware) with offices located at 115 West 30th Street, Suite 1110B, New York, NY 10001;

10

Depositphotos Eu Limited (Cyprus) with offices located at View Point Building, 261, 28th October Street, Agias Triadas, 3035 Limassol, Cyprus.

By entering into this Agreement you verify that information you provided to determine your country of residence or registration is complete, true and accurate.

11.10 Contracting Party of Depositphotos:

If you obtain a license on files and reside in USA or in a country which is not a Member State of the European Union, Depositphotos shall mean Depositphotos Inc., with a postal address Depositphotos Inc., 115 West 30th Street, Suite 1110B, New York, NY 10001, USA.

If you obtain a license on files and reside in a country, which is one of the Member States of the European Union, Depositphotos shall mean Depositphotos EU Limited, with a postal address Depositphotos EU Limited, View Point Building, 261, 28th October Street, Agias Triadas, 3035 Limassol, Cyprus.

BY ENTERING INTO THIS AGREEMENT, YOU ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND THIS AGREEMENT AND HAD AN OPPORTUNITY TO SEEK INDEPENDENT LEGAL ADVICE PRIOR TO ENTERING INTO THIS AGREEMENT. IN CONSIDERATION OF DEPOSITPHOTOS AGREEING TO PROVIDE THE FILES, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT.

IN THE EVENT OF A BREACH OF THE TERMS AND CONDITIONS OF THIS AGREEMENT, DEPOSITPHOTOS RESERVES THE RIGHT (WITHOUT PRIOR NOTICE) TO SUSPEND YOUR

ACCOUNT AND RECALL LICENSES ON DOWNLOADED FILES.

IF YOU HAVE ANY DOUBTS AS TO WHETHER THE INTENDED FILE USE IS COVERED BY A CHOSEN LICENSE, PLEASE CONTACT OUR SUPPORT SERVICE FOR CLARIFICATION BEFORE DOWNLOADING ANY FILE.

Effective January 29, 2018	

We also suggest you to check out our "License comparison" by clicking here.

DEPOSITPHOTOS

Sell Stock Photos

SITE LANGUAGE

LEGAL INFORMATION

All Documents

About Us English 中文 Our Plans & Prices Deutsch Türkçe

Enterprise Solution Français Español (Mexico)
Frequently Asked Questions Español Еλληνικά
Depositphotos Blog Русский 한국어
Referral Program Italiano Português (Brasil)

Affiliate Program Português Magyar API Program Polski Українська

Careers Nederlands
Newest images 日本語
Free pictures Česky
Become a Contributor Svenska

Bird In Flight - The Photo Magazine

Available on the

Available on the

Sell Mobile Photos

CONTACT & SUPPORT

+1-954-990-0075

Live Chat

Contact Us

Give Feedback

Follow Us

© 2009-2018. Depositphotos, Inc. USA. All Rights Reserved.