

# 1. General Terms

**1.1** By accessing and placing an order with WrapBootstrap, you confirm that you are in agreement with and bound by the terms and conditions contained in the Terms Of Use outlined below. These terms apply to the entire website and any email or other type of communication between you and WrapBootstrap.

# 2. Products

**2.1** All products and services are delivered by WrapBootstrap electronically to your email address.

**2.2** WrapBootstrap is not responsible for any technological delays beyond our control. If your spam blocker blocks our emails from reaching you or you do not provide a valid email address where you can be reachable then you can access your download from the Purchases page.

# 3. Security

**3.1** WrapBootstrap does not process any order payments through the website. All payments are processed securely through PayPal, a third party online payment provider. Feel free to contact us about our security policies.

# 4. Refunds

**4.1** You have 24 hours to inspect your purchase and to determine if it does not meet with the expectations laid forth by the seller. In the event that you wish to receive a refund, WrapBootstrap will issue you a refund and ask you to specify how the product failed to live up to expectations.

# 5. Ownership

**5.1** Ownership of the product is governed by the usage license selected by the seller.

# Changes to terms

If we change our terms of use we will post those changes on this page. Registered users will be sent an email that outlines changes made to the terms of use.

# Privacy Policy:

WrapBootstrap does not share personal information of any kind with anyone. We will not sell or rent your name or personal information to any third party. We DO NOT sell, rent or provide outside access to our mailing list or any data we store. Any data that a user stores via our facilities is wholly owned by that user or business. At any time a user or business is free to take their data and leave, or to simply delete their data from our facilities.

WrapBootstrap only collects such personal information that is necessary for you to access and use our services. This personal information includes, but is not limited to, first and last name, physical address, zip code, email address, phone number, social security number, birth date, credit card information, financial information, and other personal information necessary to generate proper legal documents.

WrapBootstrap may release personal information if WrapBootstrap is required to by law, search warrant, subpoena, court order or fraud investigation. We may also use personal information in a manner that does not identify you specifically nor allow you to be contacted but does identify certain criteria about our Site's users in general (such as we may inform third parties about the number of registered users, number of unique visitors, and the pages most frequently browsed).

# Usage licenses

Use of an item is bound by the license you purchase. A license grants you a non-exclusive and non-transferable right to use and incorporate the item in your personal or commercial projects. There are several licenses available:

## Single Application License

1. Your use of the item is restricted to a single installation.
2. You may use the item in work which you are creating for your own purposes or for your client.
3. You must not incorporate the item in a work which is created for redistribution or resale by you or your client.
4. The item may not be redistributed or resold.
5. If the item contains licensed components, those components must only be used within the item and you must not extract and use them on a stand-alone basis.
6. If the item was created using materials which are the subject of a GNU General Public License (GPL), your use of the item is subject to the terms of the GPL in place of the foregoing conditions (to the extent the GPL applies).

## Logo License

1. Your use of the logo is restricted to a single personal or commercial project.
2. You may display the logo in any location and on any material, including, but not limited to web sites, social networks, advertisements, merchandise, and printed material.
3. You may use the logo in work which you are creating for your own purposes or in work which you are creating for your client on the basis that the work is complete and is not a template.
4. If you incorporate the logo into a work and you transfer the work to a client, you may only transfer it on the basis that you give your client a non-exclusive sub-license to use the logo.
5. The logo may not be redistributed or resold by you or your client.
6. You must not apply to have the logo registered as a trademark in any jurisdiction.