

License agreement

Simplified version

You would like to purchase a free SimDocks-license for one of the available 3D-models or sceneries and wonder what you can do with it? Here are some useful tips and answers.

What can you do with a standard license?

Basically everything, everywhere, every time, only with certain restrictions described below. You can use the 3D model worldwide on all types of media, for all types of use (commercial or non-commercial), in all types of derivative works. Others can do the same because none of our licenses is exclusive (unless otherwise agreed).

What is prohibited?

As a rule of thumb, you may not use the 3D model in a way that allows others to use or access the model or its textures as a stand-alone object (*e.g. no sublicense or sale by you to third parties is allowed*).

For similar reasons, you may not distribute the 3D model included in a derivative work if the derivative work is too similar to the 3D model (*e.g. you may not print and sell a 3D asset or a slightly modified version thereof*).

1. You may not use the 3D Asset for any pornographic, defamatory, or otherwise unlawful purpose.
You may also not use the 3D Asset for direct or indirect advertising of gambling, weapons and explosives.
2. You may not claim that you are the creator or originator of any 3D asset you purchase.

Further information can be found in the complete license agreement below.

SimDocks-License Agreement

This is a legally binding agreement between you, the licensee and SimDocks.de, owner Manfred Siedler, Katendeich 12, 21035 Hamburg, Germany ("SimDocks").

This Agreement applies to licenses issued over the Internet and through local sales agents and applies to the online and digital delivery of Licensed Material. By ordering a license, Licensee acknowledges that it has the ability to enter into a valid contract under its local laws.

Content

1. DEFINITIONS 3

2. GRANTING OF RIGHTS AND RESTRICTIONS SUBJECT TO THE PROVISIONS OF THIS AGREEMENT 4

3. INTELLECTUAL PROPERTY 5

4. PUBLICATIONS 5

5. WARRANTY AND LIMITATION OF LIABILITY 6

6. INDEMNITY 6

7. CONDITION OF THE LICENSE MATERIAL 6

8. NO TERMINATION BY THE LICENSEE 6

9. ROYALTY FREE LICENSE 6

10. UNAUTHORIZED USE AND TERMINATION 7

11. AUDIT/CERTIFICATE OF CONFORMITY 7

12. ELECTRONIC STORAGE 7

13. WAIVER 7

14. SALVATORIAN CLAUSE 7

15. APPLICABLE LAW 8

1. Definitions

- 1.1 "**Licensed Material**" means all 3D assets hosted or one or more digital files compiled and packaged on the SimDocks-Website or contracted online and offline shops as represented by still images or through their 3D players, as well as film or video material, audio products, visual representations that are visually, electronically, are produced digitally or in any other way, including negatives, transparencies, film imprints, prints, original digital files or other products protected by copyrights, trademarks, patents or other intellectual property rights, licensed to the licensee by **SimDocks** under the terms of this agreement with respect to its digital online delivery to the licensee. Any reference in this Agreement to the Licensed Material refers to each individual element within the Licensed Material and also to the Licensed Material as a whole. As used, this website refers to the **SimDocks**-website, APIs, software applications, the use of software source code licensed or implemented by **SimDocks**, and all other intellectual property.
- 1.2 "**Licensee**" means the person or entity acquiring a licence under this agreement.
- 1.3 "Licensee Work" means an end product or service created by or on behalf of Licensee using independent skills and efforts and which includes a reproduction of the Licensed Material and other materials.
- 1.4 "**Reproduction**" means any form of copying or publishing all or any portion of the Licensed Material on any medium and by any means, distorting, altering, curtailing or manipulating all or any portion of the Licensed Material and creating a derivative work from or containing the Licensed Material.
- 1.5 "**Rights and Restrictions**" means that **SimDocks** grants the licensee an indefinite, non-exclusive (*i.e., others may use the same SimDocks licensed model*), non-transferable, and non-sublicensable single-user license to use, modify, display, distribute, transmit, and reproduce the licensed material for the following purposes:
- (a) commercial use,
 - (b) marketing, promotions, advertising,
 - (c) personal, educational or other non-commercial use, the above applications being both digital and retail. However, the licensee may
 - (1) **not** sublicense, sell, assign or otherwise transfer, or attempt to sublicense, in whole or in part, any of its rights under the Agreement,
 - (2) **not** extract or access the Licensed Material as a stand-alone object and/or in a manner that allows third parties to use, download, sell, license, distribute or otherwise make available the Licensed Material as a stand-alone file.
 - (3) do not distribute the licensed work if
 - (3a) it is so similar to the original licensed material contained therein that the licensed work cannot be qualified as an original work of the authorship.
 - (3b) the primary value of the licensed work lies with the licensed material itself.

The rights granted herein shall continue to apply as long as the licensee has not complies with the terms and conditions of this Agreement.

- 1.6 "**SimDocks**" means SimDocks.de, owner Manfred Siedler, Katendeich 12, 21035 Hamburg, Germany, affiliated companies, subsidiaries, co-entrepreneurs and licensed affiliated companies.
- 1.7 A **royalty-free license** means that the rights granted under this Agreement are granted "royalty-free", which means that you make a one-time payment and there are no future payments, royalties, fees, costs or expenses imposed on you for the use of the Intellectual Property.
- 1.8 "**Session**" means the number of authorized single accesses per license.
- 1.9 "**Single seat**" means that Licensee is permitted only one seat per License, i.e. only one identified user or one identified user acting on behalf of a company may access the Licensed Material under the License. Multiple users may not use the same seat. If you would like to receive a multi-seat license, please email info@simdocks.de for an individual quote.

2. Granting of rights and restrictions subject to the provisions of this Agreement

- 2.1 **SimDocks** grants Licensee a non-exclusive, non-sublicensable and non-transferable, perpetual, worldwide right to use, adapt, digitally perform, transmit, create derivative works from, and reproduce the Licensed Material specified in the Invoice only to the extent expressly set forth in this Agreement and subject to full and complete compliance with this Agreement and payment in full of the Invoice.
- 2.2 Use of the Licensed Material is strictly limited to use, media, time period, circulation, placement, size of the Licensed Material, territory, and any other restrictions set forth in the Rights and Limitations. Licensee may use the Licensed Material in any production process necessary for the purposes set forth in the Rights and Restrictions, including but not limited to the uses described in Section 2.1. Licensee may license and/or transfer ownership of any work of Licensee (but not of any Licensed Material contained therein) as part of a distribution process that is necessary or appropriate for the intended use specified in the Rights and Restrictions, and only as part of the distribution process specified in the Rights and Restrictions in connection with the intended use specified therein.
- 2.3 Although efforts have been made to correctly label the model and to provide other information (including technical model data) in connection with the license material, **SimDocks** does not warrant the accuracy of this information. The licensee may exclusively rely on the views of the license material on the **SimDocks** website and/or the website of the distributor commissioned by **SimDocks**.
- 2.4 **Pornographic, defamatory, or otherwise unlawful use of Licensed Material is strictly prohibited**, whether directly or in connection with other materials or items. The use of Licensed Material for direct or indirect advertising of gambling, weapons and explosives is also prohibited. Licensee must comply with applicable laws, regulations and/or industry codes.
- 2.5 If Licensed Material is used with a model or property related to a subject that would be unfavorable or controversial to a reasonable person, Licensee must include a statement to that effect in each such use:
(1) the Licensed Material is used for illustrative purposes only; and
(2) any person depicted in the Licensed Material, if any, is a model.
- 2.6 Licensed material may not be incorporated into a logo, company ID, trademark or service mark without the prior written consent of **SimDocks**.
- 2.7 Licensee may not make the Licensed Material available in a manner that would enable or encourage third parties to download, extract, redistribute, or access the Licensed Material as a stand-alone file.
- 2.8 The license material may not be used contrary to the rights and restrictions.

- 2.9 Licensee may not falsely state, either expressly or impliedly, that Licensee is the original author of a work that derives a substantial portion of its copyright components from the Licensed Material.
- 2.10 Licensee shall publish on its permitted publication media and products terms and conditions prohibiting the reproduction, republication, retransmission, reproduction or other use of the Licensed Material as a stand-alone file.
- 2.11 If the rights and restrictions include use on a social media platform or any other third party website; or if the rights and restrictions include the use on a social media platform or any other third party website; or
(1) automatically revoke these rights if the website of the third party provider attempts to use alleged rights in the Licensed Material contrary to the terms of this Agreement; and
(2) in this case, the licensee shall, upon request of SimDocks, make any
Remove license material from this platform or website.

3. Intellectual property

- 3.1 **Copyright:** No ownership or copyright in Licensed Material shall pass to Licensee by the grant of the license contained in this Agreement. Except as expressly provided in this Agreement, SimDocks does not grant Licensee any other express or implied rights or licenses to the Licensed Material.
- 3.2 **Trademark:** In connection with the use of SimDocks or any other of its trade names, trademarks, logos or service marks, including the names of all collections of licensed materials ("Marks"), Licensee acknowledges and agrees that
(1) such Marks are and shall remain the sole property of SimDocks or its affiliates;
(2) Licensee shall not question the validity of any Marks now or in the future.
- 3.3 **Notification of violations:** The licensee shall notify **SimDocks** immediately if he becomes aware of or suspects that third parties who have gained access to the license material through the licensee use the license material unlawfully in whole or in part or infringe one of the intellectual property rights of **SimDocks**, including, but not limited to, trademarks and copyrights.

4. Publications

- 4.1 **SimDocks** will inform the licensee in the rights and restrictions, if he has received a model release and/or a property release for license material. The warranty and liability claims mentioned in sections 5 and 6 are only granted upon written notification. If no such notice is given, then no such release of samples or property has been obtained. Licensee acknowledges that some jurisdictions provide legal protection to prevent the image, likeness, or property of any person from being used for commercial purposes without release. Licensee is responsible for payment of all amounts due as a result of Licensee's use of the Licensed Material and for compliance with all other terms of applicable collective agreements.
- 4.2 Unless the licensee is expressly advised that a model and/or property release exists, SimDocks does not grant any rights or warranties with respect to the use of names, persons, trademarks, trade dress, logos, registered, unregistered or copyrighted audio files, designs or works of art or architectures depicted in any license material. Licensee is solely responsible for determining whether any release(s) is required in connection with the intended use of the Licensed Material, and Licensee is solely responsible for obtaining all necessary release(s).

5. Warranty and limitation of liability

As permitted by law, **SimDocks** makes no other warranties, express or implied, with respect to the Licensed Material or its delivery systems, including, but not limited to, implied warranties of merchantability or fitness for a particular purpose. **SimDocks** shall not be liable to the licensee or any other person or entity for any criminal, special, indirect, consequential, incidental or other similar damages, costs or losses arising out of this agreement, even if **SimDocks** has been advised of the possibility of such damages, costs or losses. Some jurisdictions do not allow the exclusion or limitation of implied warranties or liabilities for certain types of damages. **SimDocks** is not liable for any damages, costs or losses resulting from changes to the Licensed Material by the Licensee or the context in which the Licensed Material is used in any work of the Licensee. In particular, the Licensed Material may be provided together with additional files provided by the Providers. **SimDocks** does not guarantee these additional files.

6. Indemnity

Licensee shall defend, indemnify and hold harmless **SimDocks** and its parent, subsidiaries, joint or controlled subsidiaries and content providers, and their respective officers, directors and employees, from and against all damages, liabilities and expenses (*including reasonable attorneys' fees*) arising out of or resulting from claims by third parties with respect to **SimDocks** and its parent, subsidiaries, joint or controlled subsidiaries and content providers:

- (1) Licensee's use of any Licensed Material outside the scope of this Agreement in violation of applicable law and all claims arising out of or in connection with Licensee's particular use;
- (2) any other actual or alleged breach of this Agreement by Licensee; or
- (3) the failure of the licensee to obtain a required clearance.

7. Condition of the license material

Licensee should examine all Licensed Material for possible defects (*whether digital or otherwise*) before sending Licensed Material for reproduction. Notwithstanding Section 5 above, **SimDocks** shall not be liable for any loss or damage incurred by Licensee or any third party, directly or indirectly, resulting from any alleged or actual defect in the Licensed Material, its caption or in any way from its reproduction.

8. No termination by the licensee

All purchases are final when the licensee receives an email from **SimDocks** or its authorized distributor confirming the order and enclosing the invoice. There are no cancellation rights for licenses granted within the scope of the agreement. In the event of cancellation of payments made in connection with the Licensee's rights to use the Licensed Material, this shall be deemed unauthorized use pursuant to Section 10 of this Agreement.

9. Royalty Free License

A royalty-free license means that the rights granted under this Agreement are granted "royalty-free", meaning that you make a one-time payment and there are no future payments, royalties, fees, costs or expenses imposed on you for the use of the Intellectual Property.

10. Unauthorized use and termination

Any use of the license material in a manner not expressly authorized by this Agreement constitutes copyright infringement and entitles **SimDocks** to exercise all rights and remedies available to it under copyright laws worldwide. The licensee is responsible for all damages resulting from such copyright infringement, including all claims of third parties. In addition, and without prejudice to **SimDocks** other remedies under this Agreement, **SimDocks** reserves the right to charge a fee equal to 25 times **SimDocks** standard license fee for the unauthorized use of the license material and to demand payment. **SimDocks** reserves the right to terminate this contract if:

- (1) **SimDocks** becomes aware of unauthorized use,
- (2) the license fee is not paid on the due date or
- (3) the terms of this contract are otherwise violated.

Upon termination, Licensee must immediately:

- (1) cease using the Licensed Material,
- (2) destroy the Licensed Material and, in the event of termination by **SimDocks**, transfer to **SimDocks** or destroy the Licensed Work owned or controlled by Licensee at **SimDocks** request,
- (3) delete the Licensed Material from its premises, computer systems and storage facilities (electronically and/or physically), and
- (4) ensure that its customers also do so.

11. Audit/Certificate of Conformity

The licensee is obliged to provide **SimDocks** with sample copies of reproductions containing license material within a reasonable period of time, including by providing **SimDocks** with free access to any paid or otherwise restricted website or platform on which the license material is reproduced. In addition, **SimDocks** may, at its sole discretion, by its own employees or by a third party, review the Licensee's records in direct connection with this Agreement and the use of Licensed Material to verify compliance with the terms of this Agreement.

12. Electronic storage

For all license materials delivered to the licensee in electronic form, the licensee must retain the copyright symbol, the name of "**SimDocks.de**", the model passport of the license material and any other information embedded in the electronic file containing the original license material. Licensee may not make any additional copies of the Licensed Material and Licensee must maintain a robust firewall to protect the Licensed Material from access by unauthorized third parties. Notwithstanding the foregoing, Licensee may make one (1) backup copy of the Licensed Material only for backup purposes.

13. Waiver

No action by **SimDocks** other than an express written waiver may be construed as a waiver of any provision of this License Agreement. A delay in the exercise of its rights and obligations by **SimDocks** shall not be deemed a waiver of said rights and remedies. A one-time waiver of any right or remedy shall not be deemed an impediment to or a waiver of such right or remedy on any other occasion.

14. Salvatorian clause

If any provision of this Agreement is found to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not be affected. These Terms will be modified only to the extent necessary to make them enforceable.

15. Applicable law

This Agreement shall be governed in all respects by the laws of the Federal Republic of Germany. For all disputes arising out of or in connection with this Agreement or its enforceability or the business relationship between the parties, the place of jurisdiction shall be Hamburg / Germany. Furthermore, this license agreement is legally binding only in its German language version.

Hamburg in December 2019