

BeyondMascotArt.com - Commercial End User License Agreement (EULA)

If you have any questions about our EULA, please contact us prior to purchasing. We do not issue refunds so please ask any questions you have before making a purchase. This Licensing Agreement is for downloadable artwork purchased on beyondmascotart.com only. Custom Images are subject to a different EULA.

By licensing images from BeyondMascotArt.com you agree to and are legally bound by the terms of this agreement and refund policy.

Refund Proofing Policy:

We list image types and give you visual samples. What you see is what you get on our site (final images are on white backgrounds and have no watermark stripe or copywrite logo). We cannot offer refunds, unless you have licensed the same image number more than once. We can then issue a refund for the duplicate purchase. Please review your order prior to purchasing. If you require a JPEG sample, please contact customer service so we can provide you with a watermarked sample.

Our responsibilities are complete once you have downloaded the file(s). We cannot be held responsible for issues with web browsers, word, image, or any other programs or software (we always recommend the newest versions of Elements, Photoshop or Illustrator), out of date software, alterations, a typo in your email address during checkout (will result in a delay in getting your images), sample text, a purchase of the wrong file type or size, paypal using your primary email address and not the one you expected, image resizing, transparent backgrounds, etc.

If you are having a problem with downloading, please contact us right away so we can help you.

Our Terms Of Use:

Images under the Commercial license are available for most uses including commercial, editorial and personal.

Some acceptable use examples are logos (the image cannot be copyrighted or trademarked), branding, marketing, apps, cd covers, games, movie props, retail products such as t shirts, hats, bags and other items (some restrictions apply and are listed within this License Agreement), web sites, blogs, flyers, brochures, business cards, screen savers, presentations, news articles, magazine articles, books, e-books, games, tv and movie props, facebook pages, etc...

Our images are not free. You must purchase a license for each image that you want to use for any purpose. If you are caught using an unlicensed image you will be fined for the image license.

Copyright is not transferred with the license of an image. When you pay, you are paying to use the image, not to own the image. Our artists always retain their copyrights and other customers can license the same image at any time. Images are non-exclusive, which means that others may also download and use the same image for competitive or other purposes. Images licensed are for the end user only, no additional parties. Anyone working on a project for the End User may have access to the image only for projects for the End User. Licenses are not transferable. A license must be purchased for each image and each end user. If you have multiple clients that want to use the same image, you must purchase a license for each client. You cannot use the same license for more than one client.

Once you license an image, the End User can use it forever, worldwide, for multiple purposes, within the image's license type, without having to pay any additional fees.

Images may not be copyrighted or trademarked.

If you are licensing on behalf of a client, you must provide the client with a copy of the original receipt, access to the download area and a link to this license agreement so they have proof of a license to use the image(s). Please credit their name or business name in the Notes or Company field during checkout. If you forget this upon checkout, please respond from your receipt to tell us who the license is for. We highly recommend that you have your client license the images themselves since they are the end user.

Images may not be published on products for sale on any print-on-demand distribution or community retail sites (ebay is the only one permitted) such as cafepress.com, polyvore.com, zazzle.com, redbubble.com, etsy.com, teacherspayteachers.com or other sites that may not be listed.

Images may not be distributed to other users via templates such as e-cards, web design templates, scrapbooking templates, customizable invitation templates, personalized products such as shirts, hats, apparel, etc, business card design templates, etc. Each template user would need their own license.

Examples of restricted uses for all images are; distributing the digital file for free or for a fee, publishing on items on print-on-demand sites, using the images on customizable products (invitations, templates, etc), templates, distribution of digitized embroidery files, copyrighting or trademarking the images, or rubber stamps.

Legal Information:

BeyondMascotArt.com holds no responsibility from any legal issues that may arise from any use of the end user. The end user is responsible for any legal issues or costs resulting in their use.

The end-user is responsible for all liabilities regarding privacy issues, trademarks, slander, libel, etc., that may arise from the use of the image(s).

You are responsible for the end-use and any legal and/or any financial liability that may arise from such use.

You may not use any image found on this site for any illegal or fraudulent purpose. Some of our images may include sensitive issues such as abuse or drugs. These images are intended for personal use, or for prevention/discussion of the issues and can NOT be used to promote illegal drugs or activities.

Distribution of the image(s) must be as an end product. You may not distribute the image(s) on a network, CD, website, or any other means, for free or for charge. Only the copyright holder and/or agent for the copyright holder may license or re-license these images. Again, you must purchase a license for each end user. Example; if you have a layout site for business cards, brochures or layouts, you would need to purchase the license for each customer that chooses to use one of our images. You would also need a license for each image to even display them on your site.

You shall indemnify and defend BeyondMascotArt.com against all claims, liability, damages, costs and expenses, including reasonable legal fees and expenses, arising out of or related to a breach of this Agreement, the use or modification of any Image or combination of any Image with any other material, your failure to abide by any restriction regarding the use of an Image, or any claim by a third party related to the use of an Image, alone or in combination with any other material.

BeyondMascotArt.com is not and cannot be held responsible for incorrect identification, titles, descriptions or captions of any images, such as the wrong identification of the subject of the image. It is up to the end user to make sure identifications are correct for their purposes.

Images may contain copyrighted material or trademarks. You are responsible for seeking legal counsel for your use of the image(s). You accept responsibility for all liabilities that may arise from your use of the image(s)..