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Up to 100,000 postcards, greeting cards or other cards, stationery, stickers and paper products;

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Up to 2,000 t-shirts, sweatshirts, or other apparel, games, toys, entertainment goods like CDs or DVDs, framed or mounted artwork.

Unlimited for electronic products such as mobile applications and electronic templates.

1. Who, besides me, can use the licensed content?

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- **Subcontractors.** You may allow subcontractors (for example, your printer or mailing house) or distributors to use content in any production or distribution process related to your final project or end use. These subcontractors and distributors may not use the content for any other purpose.

2. User Accounts.

You will be responsible for tracking all activity for each user account, and you agree to: (1) maintain the security of all passwords and usernames; (2) notify AEROSTOCK immediately of any unauthorised use or other breach of security; and (3) accept all responsibility for activity that occurs under each user account. AEROSTOCK reserves the right to monitor downloads and user activity to ensure compliance with the terms of this agreement. If AEROSTOCK determines that you are in breach of this or any other term of this agreement, it may suspend access to your account and seek further legal remedies.

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- **Audit/Certificate of Compliance.** Upon reasonable notice, you agree to provide to AEROSTOCK sample copies of projects or end uses that contain licensed content, including by providing AEROSTOCK with free of charge access to any pay-walled or otherwise restricted access website or platform where content is reproduced. In addition, upon reasonable notice, AEROSTOCK may, at its discretion, either through its own employees or through a third party, audit your records directly related to this agreement and your use of licensed content in order to verify compliance with the terms of this agreement. If any audit reveals an underpayment by you to AEROSTOCK of five percent (5%) or more of the amount you should have paid, then in addition to paying AEROSTOCK the amount of the underpayment, you also agree to reimburse AEROSTOCK for the costs of conducting the audit. Where AEROSTOCK reasonably believes that content is being used outside of the scope of the license granted under this agreement, you agree, at AEROSTOCK's request, to provide a certificate of compliance signed by an officer of your company, in a form to be approved by AEROSTOCK.
- **Electronic storage.** You agree to retain the copyright symbol, the name of AEROSTOCK, the content's identification number and any other information that may be embedded in the electronic file containing the original content, and to maintain appropriate security to protect the content from unauthorised use by third parties. You may make one (1) copy of the content for back-up purposes.
- **Governing Law/Arbitration.** This agreement will be governed by the laws of Australia, without reference to its laws relating to conflicts of law. The prevailing party shall be entitled to recover its reasonable legal costs relating to that aspect of its claim or defence on which it prevails, and any opposing costs awards shall be offset. Notwithstanding the foregoing, AEROSTOCK shall have the right to commence and prosecute any legal or equitable action or proceeding before any court of competent jurisdiction to obtain injunctive or other relief against you in the event that, in the opinion of AEROSTOCK, such action is necessary or desirable to protect its intellectual property rights. The parties agree that, notwithstanding any otherwise applicable statute(s) of limitation, any arbitration proceeding shall be commenced within two years of the acts, events or occurrences giving rise to the claim.
- **Severability.** If one or more of the provisions in this agreement is found to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions should not be affected. Such provisions should be revised only to the extent necessary to make them enforceable.
- **Waiver.** No action of either party, other than express written waiver, may be construed as a waiver of any provision of this agreement.
- **Entire Agreement.** No terms or conditions of this agreement may be added or deleted unless made in writing and accepted in writing by both parties, or issued electronically by AEROSTOCK and accepted in writing by you. In the event of any inconsistency between the terms of this agreement and the terms contained on any purchase order sent by you, the terms of this agreement will apply.
- **Notice.** All notices required to be sent to AEROSTOCK under this agreement should be sent via email to linfo@aerostock.com. All notices to you will be sent via email to the email set out in your account.