Zacksly Asset License

The following Zacksly Asset License is effective immediately upon purchase.

1. Definitions:

- "Asset(s)" means any digital work including, but not limited to, files, data, executables, packages, data formats, images, videos, audio files, and 3D models.
- "Licensed Asset" is an Asset for which a license has been legally obtained by either a purchase by the Licensee or the gifting of a license to him from the Licensor.
- "Derivative Work" mean any modification, alteration, or addition to any Licensed Asset or any other form in which a Licensed Asset may be recast, transformed or adapted.
- "Licensor" means Zacksly, the individual who created said Asset or Assets and has granted this asset License to the Licensee
- "Licensee" means a person or organization who legally purchases a License of an Asset from the Licensor.
- "End Product" is any digital product created by Licensor for redistribution including, but not limited to games, applications, video files, audio files, documents, or websites.
- "License" is as described in the definition directly following in section 2.

2. License:

- 2.1. Licensor hereby grants to Licensee a perpetual, personal, non-exclusive and nontransferable license to use the Asset or Assets as they see fit within the following terms.
- 2.2. This license shall be grant the Licensee the right to:
 - 2.2.1. Make revisions or derivatives of the Asset for use in Licensee's projects.
 - 2.2.2. Allow those working on an End Product for the Licensee to access and use the Asset, permitted the work done is on behalf of Licensee exclusively for his End Product.
 - 2.2.3. Use the Asset as part of an End Product whether for personal, non-commercial, and/or commercial use where it may be distributed or sold at the fee the Licensee determines.

- 2.2.4. Use the Asset or Derivative Work in an unlimited number of Licensee's End Products.
- 2.3. Licensor does not permit the Licensee to:
 - 2.3.1. Allow those working on an End Product for the Licensee to access and use the Asset for projects unrelated to an End Product of the Licensee.
 - 2.3.2. Use any Asset or Derivative Work in a logo, trademark, or any other mark which purpose is to identify a business or individual.
 - 2.3.3. Sell, redistribute, sublicense, transfer, or give to another an Asset or Derivative Work except as a part of an End Product created by Licensee.
 - 2.3.4. Allow users of a Licensee's End Product to easily extract or access the source code or files of Assets included in an End Product.
 - 2.3.5. Use access to an Asset to find exploits or cause damages to Licensor's or other users of Assets' software, servers, databases or any other such technology that may be potentially exploited or compromised.

3. Ownership and Copyright

- 3.1. All Intellectual Property rights, including, but not limited to, copyright, patents, trademarks, trade secrets, and service marks, included with the asset are reserved as the property of the Licensor. You may not claim ownership over Licensor's Intellectual Property rights nor attempt to redistribute any of Licensor's Intellectual Property. Intellectual Property rights extend to Derivative Works and End Products, in which case, Licensor grants the users of Derivative Works and End Products the right to use Licensor's Asset as part of the Derivative Work and End Product, provided the other requirements of this License are met.
- 3.2. Some Assets may contain code authorized for use under open source software licenses. In the case of a conflict between this License and an open source license, the open source software license should be respected.

4. Disclaimer of Warranties and Liability:

- 4.1. This Asset or Assets are provided "as is", without warranty of any kind, express or implied, including but not limited to the warranties of merchantability, fitness for a particular purpose, and noninfringement.
- 4.2. It is up to the discretion of the Licensor whether or not to patch any error, problem, or defect that arises in the Asset over time due to changes in underlying software. Unless otherwise stated, it is up to the Licensee to maintain functionality of his asset in as

breaking changes in underlying software break compatibility.

4.3. In no event shall the Licensor be liable for any claim, damages, or other liability, whether in an action of contract, tort, or otherwise, arising from, out of or in connection with the Asset or the use or other dealings with the Asset.

5. Termination

5.1. In the event Licensee fails to uphold the provisions and requirements of this License, the License shall terminate immediately and without notice. Licensee must stop using the Asset immediately and remove the Asset from any Derivative Work, End Product, or distribution of a Derivative Work or End Product.

6. Change of Terms

6.1. Licensor reserves the right to make changes to this License as needed. Continued use of an Asset is considered an acceptance of these terms. If Licensee does not agree to an updated license, The Licensor may be contacted in order to request a customized license. Customized Licenses are not guaranteed. In the event Licensee does not agree to an updated License, this License will be terminated as per section 5.