

DVO Marine Design & DVO Studio

3D Model - Standard License Grant

for transmission of Content from Seller to Customer Agreement

A. Use of the site and electronic signature.

You agree to use this 3D model in a legal and ethical manner at all times. You agree not to use, copy, modify, distribute, republish, reverse engineer, display, decompile, mirror, translate, disassemble, or transmit any of the Product/Content (defined below) or other materials on this archive without our express written permission.

If you access or use this archive, you hereby accept all terms and conditions of this Agreement. If you do not agree to the terms and conditions of this Agreement, do not access or use this archive.

DVO Marine Design, DVO Studio and its owner make all commercially reasonable efforts to ensure that all material, information, files and data contained in this archive are accurate, virus-free and reliable.

B. Terms of use of the models.

For any transmission of Content from a Seller to a Customer, whether the transmission was the result of a license or free download, the following terms apply:

1. Ownership.

Unless explicitly provided for in custom license terms set forth in the area provided by DVO Marine Design or DVO Studio and which must be subject to acceptance by Customer before or at the point of sale, the Seller retains, subject to any license agreement between the Seller and DVO Marine Design or DVO Studio, copyright in Content purchased or downloaded by any Customer via DVO Marine Design or DVO Studio. In using the DVO Marine Design and DVO Studio systems, content and Website, you agree that any additional EULA, license, custom license, or Seller requirements inserted into Seller products in any area outside that explicitly provided by DVO Marine Design or DVO Studio are invalid, void ab initio, and without effect as they relate to those purchases.

2. Valid License.

Any license rights relating to Content For Sale via DVO Marine Design or DVO Studio are contingent upon the transfer of money from the Customer to DVO Marine Design, DVO Studio or to the Seller. All license rights terminate immediately and without notice if a sale is reversed for any reason.

3. Rights Granted.

The Seller grants to the Customer who either purchases license rights to Content via a Valid Sale, or downloads freely available Content submitted by the Seller, a non-exclusive, worldwide, license in any medium now known or hereinafter invented to: (a) reproduce, post, promote, license, sell, publicly perform, publicly display, digitally perform, or transmit for promotional and commercial purposes; (b) use any trademarks, service marks or trade names incorporated in the Content in connection with Seller material; and (c) use the name and likeness of any individuals represented in the Content only in connection with Your material. The Customer license to Content in this paragraph is limited to Incorporated Content. Such use or republication, including sale or distribution of Content that is not Incorporated Content is prohibited. For illustration, approved distribution or use of Content as Incorporated Content includes, but is not limited to:

(i) As rendered still images or moving images; resold as part of a feature film, broadcast, or stock photography, use of the Content in a news program, news-related website, or news-related video media.

(ii) As Content published within a book, poster, t-shirt or other item.

(iii) As part of a physical object such as a toy, doll, or model.

4. Rights Not Granted.

Absent a written grant of rights greater than that contained in paragraph 3 above, all other rights or sub-divisions of rights generally included in copyright are excluded from this license and remain the property of Seller.

Also not Granted:

(i) Use of Content as part of a game, even if the Content is contained inside a proprietary format and displays inside the game during play.

(ii) Use of Content as part of a web site or an interactive presentation, even if the Content is contained inside a proprietary format and displays inside the web site or presentation during visualization or display.

An extension of Rights for the two above clauses is available by acquiring an Extended License of the Content. That Extended License will allow you to redistribute the Content inside a game or a presentation or a web site at the condition it is contained into a proprietary format that makes the Content non extractible and non reusable by the end user.

In consequence, the Customer must be sure to select the right License for his needs before acquiring the Content.

5. Resale and redistribution.

Licenses are non-transferrable. The resale or redistribution by the Customer of any Content obtained from DVO Marine Design or DVO Studio, whether For Sale or freely available for download, whether part of a Valid Sale or not, is expressly prohibited unless it is Incorporated Content as licensed above.

6. Returned Content.

In the event a Customer returns any Content, whether acquired by Valid Sale or freely available for download, all license rights granted herein terminate and the Customer must immediately destroy any and all copies contained on any type of media under the control or possession of the Customer.

7. Dispute Interpretation.

If any provision of this License Agreement is held invalid, void, or for any reason unenforceable, that provision shall be severed from this Agreement and the remaining condition will remain in force to the fullest extent provided by law.

Any amendments or waiver of any portion of this Agreement will be effective only if in writing and signed by DVO Marine Design, DVO Studio or its owner Dominique Vaccaro only. This is the entire agreement applicable to Product/Content and your use of the Site and online shop.

No partnership, joint venture, employer-employee, or franchiser-franchisee relationship is intended or created by this Agreement.

rev 05-26-2025