

Eloise Visser Commercial Use License Agreement Without Attribution

Licensor	Eloise Visser
Licensee	
Licensed Assets	12 Pack Notion-style Illustration Set V1 sold by NotionUtopia on Gumroad

1. Eloise Visser (The “Licensor”) hereby grants to (the “Licensee”) an exclusive license to use the Assets as entitled and attached, created and owned by Licensor, for Commercial Use as outlined in this Agreement.

2. Licensor shall retain all copyrights in and to the Image. Licensee does not need to identify the Licensor as the creator when used for any Commercial Purposes as outlined below.

3. THIS LICENSE AGREEMENT PERMITS BOTH COMMERCIAL USE AND NON-COMMERCIAL USE; COMMERCIAL USE AND NON-COMMERCIAL USE DEFINED

This License Agreement permits Non-commercial use and Commercial use of the Licensed Assets, as expressly specified in Section 4 (Permitted Uses).

3.1 - Commercial Use

“Commercial” use is any use: (i) that involves an exchange of money or other consideration, (ii) that promotes a business (e.g., sole proprietorship, corporation, or partnership), product, or service, or (iii) where financial gain or other consideration is either sought or a result, directly or indirectly, of Licensee’s use of the Licensed Asset. If any one or more of the criteria in (i), (ii), and (iii) is met, then the use is deemed “Commercial”.

3.2 - Non-Commercial Use (Personal)

“Non-commercial” use is a use for solely personal purposes; any use that meets the definition of “Commercial use” can not be a Non-commercial use.

4. PERMITTED USES

An “End Use” of a Licensed Asset means use of the Licensed Asset only as expressly permitted below. Any End Use for Commercial use must not derive its primary value from the Licensed Asset itself.

4.1 - End Products

- ✓ Product Packaging for Commercial Use or Non-commercial Use: Licensee may create physical or digital end packaging products used for resale or wholesale such as, but not limited to, boxes, labels, stickers, or containers, etc., for Commercial use or Non-commercial use.
- ✓ Digital Products for Commercial Use or Non-Commercial Use: Licensee may create digital end products for resale such as Notion-built products including templates, courses websites for Commercial use or Non-commercial use.
- ✓ Digital or Print Publication for Commercial Use or Non-commercial Use: Licensee may use the Licensed Asset in digital or print publications such as magazines, cards, invitations, photo albums, and scrap books, e-books or e-publications, for Commercial use or Non-commercial use.

4.2 - Social Media, Marketing, and Advertisements

- ✓ Personal and Business Social Media for Commercial Use
- ✓ Company Social Media for Commercial Use
- ✓ Physical (Printed) Advertisements for Commercial Use in both Local and International Markets: Such as billboards, signage, printed advertisement, etc. for Commercial use in Local and International Markets.
- ✓ Digital Advertisements for Commercial Use: Internet advertisements such as advertisements served by Google Ads, Bings Ads, Facebook Ads, LinkedIn Ad, etc. for Commercial use.

4.3 - Broadcast and Streaming of Motion Picture and Audiovisual Content

- ✓ Broadcast and Streaming: Broadcast and streaming via network, cable, internet, satellite, pay-per-view, video on demand or Streaming of motion picture and /audio visual works, including advertisements, is permitted for Commercial use and Non-commercial use.

5. PROHIBITED USES

5.1 - End Products

- ✗ On-Demand Applications (Such as Print-on-Demand and Create-on-Demand Services). Any use that allows anyone other than the Licensee, such as an end user, to customize a digital or physical end product is prohibited, whether for Commercial use or Non-commercial use. This includes, but is not limited to, “print on demand”, “made to order”, or “download on demand” application.

~~X~~ Copyright: Licensee may not claim the Licensed Asset (or a modification thereof) as its own copyrighted work (the original Licensed Asset must be disclaimed in any copyright registration).

5.5 - Future Technologies

~~X~~ The license is limited to the expressly permitted uses stated in this License Agreement: future-existing technologies and uses are expressly reserved and not included within the scope of the license.

6. **STRICTLY PROHIBITED USES.**

Nothing in this License Agreement grants Licensee any of the following rights, all of which rights are expressly retained:

6.4 - ~~X~~ Use the Licensed Asset in pornographic, fraudulent, immoral, infringing, illegal, harassing, offensive, or defamatory material, is strictly prohibited, including, without limitation, any use of the Licensed Asset that:

(i) may create a risk of harm, loss, physical or mental injury, emotional distress, death, disability, disfigurement, or physical or mental illness to you, to any other person, or to any animal;

(ii) may create a risk of any other loss or damage to any person or property;

(iii) seeks to harm or exploit children by exposing them to inappropriate content, asking for personally identifiable details or otherwise;

(iv) may constitute or contribute to a crime or tort;

(v) contains any information or content that we deem to be unlawful, harmful, abusive, racially or ethnically offensive, defamatory, infringing, invasive of personal privacy or publicity rights, harassing, humiliating to other people (publicly or otherwise), libelous, threatening, profane, or otherwise objectionable;

(vi) contains any information or content that is illegal (including, without limitation, the disclosure of insider information under securities law or of another party's trade secrets);

(vii) contains any information or content that you do not have a right to make available under any law or under contractual or fiduciary relationships;


(viii) contains any information or content that you know is not correct and current; or

(ix) promotes racism, bigotry, hatred or physical harm of any kind against any group or individual.

6.5 - ~~X~~ Falsely representing authorship and/or ownership of the Licensed Asset is strictly prohibited.

6.6 - ~~X~~ Any other use that is not expressly permitted in Section 4 (Permitted Uses) is strictly prohibited.

7. This Agreement constitutes the entire agreement between the parties hereto and shall not be modified, amended, or changed in any way except by written agreement signed by both parties hereto. This Agreement supersedes all prior or simultaneous representations, discussions, negotiations, and agreements, whether written or oral, between the parties concerning the Image.

Licensor Signature:  _____

Licensee Signature: _____