

This End User Agreement applies to any product designed and provided by SHEP.

The EUA is an agreement between you the buyer and the seller SHEP providing the .stl files of this digital product. By downloading and using the files for this product you accept this agreement and all of these agreement terms.

This end-user agreement (“Agreement”) is a legally binding agreement between you the buyer and the provider SHEP of this digital product (“Product”) regarding your rights and obligations regarding the Product.

Product License:

Subject to this Agreement’s terms and conditions, I SHEP hereby grant you a limited, non-exclusive, worldwide, non-transferable right and license to:

(a) Download the Product; (b) copy and use the Product; and (c) create 3D printed copies of the parts included in the Product. I SHEP reserve all rights not expressly granted to you under this Agreement. This Agreement effective as of the purchase date, will terminate as set out in this Agreement.

License Scope and Restrictions

Subject to the restrictions set out in this Agreement, you may copy, use, distribute, publicly display, transmit, broadcast, and create derivative works from the Product in works you create (“Works”), which may include things like films, videos, multimedia projects, models, images, publications, broadcasts, documents, and presentations. You may not remix, transform, or build upon the original files that are part of and included in the Product. For any other use of the Product by any other party, that party must purchase a license for the Product. In addition to any other restrictions in this Agreement, you will not: publish, sell, license, offer or make available for sale or licensing, or otherwise distribute the Products through a form of sharing that is not authorized in this Agreement; or publish, distribute or make available the Products through any online clearinghouse platform.

Further Specific Terms

In addition to the restrictions set out above, the following terms and conditions apply to the following form of commercial license for the 3D printed version of the parts included in the Product: Strict non-commercial, personal use only. You shall not share, sub-license, sell, rent, host, transfer, or distribute in any way the digital or 3D printed versions of this object, nor any other derivative work of this object in its digital or physical format (including - but not limited to - remixes of this object, and hosting on other digital platforms). The objects may not be used in any way whatsoever in which you charge money, collect fees, or receive any form of remuneration.

Attribution

You must give appropriate credit and provide a link to the Product’s creator online portfolio (<https://www.artstation.com/objshep> - OR - https://twitter.com/obj_SHEP). You may do so in any reasonable manner.

Additional Restrictions

Except as expressly permitted under this Agreement, you will not:

- (a) make any copy of the Product except for archival or backup purposes;
- (b) circumvent or disable any access control technology, security device, procedure, protocol, or technological protection mechanism that may be included or established in or as part of the Product;
- (c) hack, reverse engineer, decompile, disassemble, modify or create derivative works of the Product or any part of the Product;
- (d) publish, sell distribute or otherwise make the Products available to others to use, download or copy;
- (e) transfer or sub-license the Product or any rights under this Agreement to any third party, whether voluntarily or by operation of law;
- (f) use the Product for any purpose that may be defamatory, threatening, abusive, harmful or invasive of anyone's privacy, or that may otherwise violate any law or give rise to civil or other liability;
- (g) misrepresent yourself as the creator or owner of the Product;
- (h) remove or modify any proprietary notice, symbol or label in or on the Product;
- (i) directly or indirectly assist, facilitate or encourage any third party to carry on any activity prohibited by this Agreement.

Proprietary Rights

The Product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. You are licensing the Product and the right to access, install and use the Product in accordance with this Agreement, not buying the Product. As between you and I, I own all rights, title and interest in and to the Product, and you are not acquiring any ownership of or rights in the Product except the limited rights granted under this Agreement.

Interruptions and Errors

Your use of the Product might be interrupted and might not be free of errors.

Updates

I have no obligation to update the Product.

Term and Termination

This Agreement is effective until terminated. Your rights under this Agreement will terminate automatically without notice if: (a) you breach any terms of this Agreement; or (b) you do not complete payment for the Product or any payment you make is refunded, reversed or cancelled for any reason. Upon this Agreement's termination, you will cease all use of the Product and destroy all copies, full or partial, of the Product in your possession.

The Seller and Buyer both agree to follow the above terms and conditions and be likewise accountable.