

The Regular License grants you, the purchaser, an ongoing, nonexclusive, worldwide license to make use of the digital work you have selected.

2. You are licensed to use the Item to create one single End Product for yourself or for one client (a "single application"), and the End Product can be distributed for Free.

3. An End Product is one of the following things, both requiring an application of skill and effort:

**(a)The End Product is a customised implementation of the Tanya's hands with phone mockup**

**(b)The End Product is something that incorporates the Item as well as other things, so that it is larger in scope and different in nature than the Item**

4. You can create one End Product for a client, and you can transfer that single End Product to your client for any fee. This license is then transferred to your client

5. You can make any number of copies of the single End Product, as long as the End Product is distributed for Free.

6. You can modify or manipulate the Item. You can combine the Item with other works and make a derivative work from it. The resulting works are subject to the terms of this license. You can do these things as long as the End Product you then create is one that's permitted under clause 3.

**Restrictions:**

7. You can't Sell the End Product, except to one client. (If you or your client want to Sell the End Product, you will need the Extended License.)

8. You can't redistribute the Item as stock, in a tool or online generators, or with source files. You can't do this with an Item either on its own or bundled with other items, and even if you modify the Item. You can't redistribute or make available the Item as is or with superficial modifications. These things are not allowed even if the redistribution is for Free.

9. Although you can modify the Item and therefore delete unwanted components before creating your single End Product, you can't extract and use a single component of an Item on a standalone basis.

10. You must not permit an end user of the End Product to extract the Item and use it separately from the End Product.

11. Some Items are partially subject to a GNU General Public License (GPL) or another open source license even if the Item was entirely created by the author. For these Items, a 'split license' applies. This means that the open source license applies to an extent that's determined by the open source license terms and the nature of the Item, and this license applies to the rest of the Item.

12. You can't use an Item in a logo, trademark, or service mark.

13. The author of the Item retains ownership of the Item but grants you the license on these terms. This license is between the author of the Item and you.