

Digital Content License / EULA

Optional template to upload if your Whop page provides downloadable digital files, digital art packs, wallpapers, PDFs, templates, or similar digital content.

Creator / Seller	GUILHERME CASAGRANDE CARRARO
Effective date	15/03/2026

Replace all yellow placeholders before uploading to Whop.

Brand	GUILHERME CASAGRANDE CARRARO
Email	carrarogui2006@gmail.com
Address	Travessa Pelotas 89, Bento Goncalves

1. When this license applies

This license applies only to downloadable digital content, files, or software-like materials expressly included in the checkout description. If the purchase is only a voluntary tip with no downloadable file or licensed digital product, this license applies only to any digital files later delivered as part of that purchase.

This license is entered into between the buyer and the Creator identified above.

2. License grant

Subject to full payment and compliance with this agreement, the Creator grants the buyer a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to download, access, and use the digital content for personal, non-commercial use only.

The license is granted, not sold. No ownership rights in the digital content transfer to the buyer.

3. Restrictions

The buyer may not resell, redistribute, publish, share, upload to public repositories, mint, tokenize, train AI models on, scrape, reverse-engineer, modify for resale, remove attribution or notices, or otherwise exploit the digital content commercially without prior written permission from the Creator.

The buyer may not claim the digital content as their own work or use it in a way that infringes the Creator's moral rights, publicity rights, or other intellectual property rights.

4. Intellectual property

All rights, title, and interest in the digital content, including all copyrights, trademarks, design rights, and derivative rights, remain with the Creator and applicable rights holders.

5. Termination

This license automatically terminates if the buyer violates this agreement. Upon termination, the buyer must stop using the digital content and delete all copies in their possession or control, except to the extent retention is required by law.

6. No warranties and liability limit

The digital content is provided "as is" and "as available," without warranties except where they cannot be excluded by law. To the maximum extent permitted by law, the Creator is not liable for indirect, incidental, special, or consequential damages arising from use of the digital content.

To the maximum extent permitted by law, the Creator's total liability will not exceed the amount paid for the licensed digital content that gave rise to the claim.

7. Governing law and contact

This agreement is governed by the laws of [BRAZIL], subject to mandatory consumer protections that may apply in your place of residence.

Questions and permission requests should be sent to [carrarogui2006@gmail.com].