

Substance Source Additional Terms

Effective as of March 16, 2020. Replaces all prior versions.

These Additional Terms govern your use of Substance Source and are incorporated into the Adobe General Terms of Use (“**General Terms**”) located at www.adobe.com/go/terms (these Additional Terms and the General Terms are collectively referred to as “**Terms**”). Capitalized terms not defined here have the same meaning as defined in the General Terms.

1. Definitions.

1.1 “**Substance Source Asset(s)**” means materials that are made available by us to you via any Websites. Substance Source Assets are considered as technology owned by us.

1.2 “**Website(s)**” means www.substance3d.com (or successor URL), or other Adobe websites or applications that make available Substance Source Assets for license.

2. License Grant.

Subject to your compliance with the Terms and the restrictions as provided by section 3 (Restrictions) of these Additional Terms, (A) during your subscription term, you are permitted to access and download a specified number (based on your license type) of the Substance Source Assets; and (B) with respect to such downloaded Substance Source Assets, we grant you a perpetual, non-exclusive, non-transferable, non-sublicensable, worldwide license to use, reproduce, archive, modify, and display such downloaded Substance Source Assets in all media for (1) advertising, marketing, promotional, and decoration purposes; and (2) personal and non-commercial purposes.

3. Restrictions.

3.1 The following license restrictions apply to your use of Substance Source Assets. You must not:

(A) use the Substance Source Assets in any way that allows a third party to use, download, extract, or access the Substance Source Assets on a stand-alone basis;

(B) take any action in connection with the Substance Source Assets that infringes the intellectual property or other rights of any person or entity, such as the moral rights of the creator of the Substance Source Assets or the rights of any person who, or any person whose property, appears in the Substance Source Assets;

(C) incorporate the Substance Source Assets into a trademark, logo, or service mark;

(D) use the Substance Source Assets in a pornographic, defamatory, or otherwise unlawful manner; or

(E) engage in any activity that interferes with or disrupts (1) Substance Source, including its servers and connected networks; or (2) the Substance Source Assets.

3.2 You may only distribute the Substance Source Assets as incorporated into Content if (1) the Substance Source Assets have been modified to the extent that the Content is not substantially similar to the original Substance Source Assets and the Content can qualify as an original work of authorship; and (2) the primary value of the item of Content does not lie with the Substance Source Assets themselves.

4. **Privacy Policy.** For information about Substance privacy practices, see <https://www.substance3d.com/legal/privacy-policy/>.

5. **Effect of termination.** Pursuant to the license granted to you in section 2 (License Grant) above, you may continue to use any Substance Source Assets that were downloaded and paid for prior to termination of your subscription, and any such Substance Source Assets so used remain subject to the Terms. We will not maintain availability of your downloaded Substance Source Assets after your subscription terminates.