

Index

[Full Usage License](#)

[Product License Agreement](#)

[Refund Policy](#)

[Privacy Policy](#)

Full Usage License

One License, Full Use.

When you purchase a product on OtzarPx it comes with a Full Usage License. With this license you can use any product you purchase or download from us in as many Projects as you want, and for as many Clients as you want. The only thing you can not do is share, resell, transfer, or distribute the actual product and it's individual files.

Please read [Product Licensing Agreement](#) for more information.

Unlimited Use

All our products come with Full Usage License. Meaning each product, you can use in a limitless amount of projects, for a limitless amount of clients or companies.

Global Use

You can distribute your FINAL VIDEO/PROJECT anywhere, online and offline. Once you have the Full Usage License you can distribute a project in different countries across different continents

Continuous Use

Once you purchase our Full Usage License you can continuously use it with any of our products for no charge or additional fees. Our Full Usage License lasts forever.

Duplication Use

The Full Usage License allows you to produce unlimited copies of your project. Whether the end user is charged or not for your FINAL VIDEO/PROJECT is completely up to you!

Free Item's License

Our **Free Item's License** has all the same rules as the **Full Usage License** with one additional thing we ask - *Please give proper attribution to our platform for the free product by providing a link back to the source.*

Product License Agreement

For this agreement, these definitions apply:

A “Product” is ANY and ALL, FREE or PURCHASED, item sold and licensed through OtzarPx. “You” are the individual or company that purchased or downloaded the Product from our platform. “OtzarPx” and “OtzarPx.com” is the company and platform providing the Product.

OtzarPx Non-Exclusive ‘Full Usage License’

OtzarPx retains ownership of all Products on our platform. We are licensing this item to you for FULL USE. OtzarPx grants you personal, non-exclusive, continuous, world-wide right to use each product licensed by you in an unlimited number of any and all media projects created by you. Considering this license, You hereby, agree to pay OtzarPx a certain license fee for the USE of any and all products we offer for free and for purchase. See [License Page](#) for more info.

Limitations of Use

You may not:

- sell, assign, transfer, share, sublicense or otherwise redistribute any Product, or the right to use any Product, to any third party, except solely as embodied within a media project created by you;
- sell, assign, transfer, share, sublicense or otherwise redistribute any Product in a manner that is competitive with OtzarPx.com, including as, or as part of, a digital template;
- charge a client or third party for customization services for less than the cost of the actual Product;
- represent, expressly or by way of reasonable implication, that any Product was created by you or a person other than the copyright holder(s) of that Product;
- use a Product in connection with any media project that is defamatory, or could be considered libelous, obscene, or illegal;
- use a Product in a manner that infringes upon any third party's trademark or other intellectual property right, or would give rise to a claim of deceptive advertising or unfair competition; or
- render the Product through a service that allows a third party to customize a digital or physical product to their specific needs, such as an "on demand", "made to order" or "build it yourself" service.

Ownership

You hereby acknowledge that OtzarPx is and remains the owner of all rights, titles, and interest in each and every Product licensed by you, including without limitation any copyrights therein. OtzarPx retains the right to sell licenses to the Products to third parties at its discretion.

Warranties & Representations

All Products are provided “as-is” without warranty of any kind, either express or implied, including, but not limited to the implied warranties of non-infringement, merchantability, or fitness for a particular purpose. OtzarPx warrants that it has the right to grant the license granted hereunder.

Limitation of Liability

In the event of a claim arising from the use of a Product, OtzarPx’s total liability to you under this agreement shall be limited to the fee paid hereunder by you to OtzarPx for the license to such Product.

In the event that OtzarPx gets a notice that any Product may be subject to a claim of infringement, upon notice from OtzarPx, you will immediately stop using the Product, delete or remove the Product from your premises, computer systems and storage (electronic or physical), and ensure that your clients do likewise. In such event, OtzarPx’s sole obligation will be to provide you with a comparable Product (which comparability will be determined by OtzarPx in its reasonable commercial judgement) free of charge, but subject to the other terms and conditions of this Agreement.

Availability

OtzarPx makes no representations or warranties that all Products will be available at all times. OtzarPx may discontinue licensing certain Products at its sole discretion.

Taxes

Except for purchases made within MX territories, fees charged by OtzarPx hereunder does not include taxes, duties, or other government charges. You are solely responsible for any such taxes, duties or other charges, including without limitation, sales, and use taxes and value added taxes.

General Provisions

Nothing in this present Agreement shall be interpreted as constituting or creating a joint venture or partnership between the Parties. This Agreement shall be to the benefit of and bind the respective heirs, executors, administrators and assigns of the Parties hereto.

If any part of this Agreement shall be determined invalid or unenforceable by court of competent jurisdiction or any legally constituted body having jurisdiction to make such determination. The remainder of this Agreement shall remain in full force and effect.

It is expressly understood and agreed that this Agreement is entered into solely for the mutual benefit of the parties herein and that no benefits, rights, duties, or obligations are intended by this DOC. as to third parties.

Refund Policy

Refunds & Returns

If you have any problems concerning the purchase and use of our products we will always provide support and service in the best way for all customers. We do offer refunds that are only possible under the condition of our **Return Request Procedure** which is outlined below.

What Qualifies As A Return:

Returns will not be accepted unless the product was faulty due to creator error. To be considered faulty it must be for the following reason: errors in the product causing the template to not work as intended.

Return Request Procedure:

A return request will result first in a correction and delivery before any refund is eligible. If the template is able to be corrected and perform as intended, a refund will not be given. Steps listed below outline our Return Request Procedure:

1. Upon a Return Request, we begin the process with an inspection of the template to confirm the problem.
2. If the product is faulty we will notify you of the issue and inform you that we are taking steps to deliver a new template that performs as intended which is defined on the product page of each particular template.
3. If the faulty product is not able to be corrected and perform as it was made to do then you will be eligible for a full return on that purchase.

If the inspection determines the product is not faulty, then there will be no correction made to the template and there will be no eligibility for a full return of that purchase.

Return Process

In the event, a full return is eligible for any product purchase it will be refunded to the original form of payment within 3 to 7 business days after the Return Request is established and accepted by both parties.

Denial Of A Return

OtzarPx holds the right to deny any return requested based on suspected misuse of the return policy or a problem that was outside of its control (such as a product becoming unusable as a result of changes made to any and all elements within any digital product or template from OtzarPx).

How To Start The Return Process

To start a return request, simply send us a message through our contact page with the following in the subject line "Product Refund Request". Please provide a brief description of your problem and why you are requesting a return. I'd be more than happy to work with you through this process

Privacy Policy

Effective: April 13, 2019

OtzarPx (“us”, “we”, or “our”) operates the <https://www.otzarpx.com/> website (the “Service”).

This page informs you of our policies regarding the collection, use, and disclosure of personal data when you use our Service and the choices you have associated with that data.

We use your data to provide and improve the Service. By using the Service, you agree to the collection and use of information in accordance with this policy.

Definitions

Personal Data

Personal Data means data about an individual who can be identified from those data (or from those and other information either in our possession or likely to come into our possession).

Usage Data

Usage Data is data collected automatically either generated by the use of the Service or from the Service infrastructure itself (i.e., the duration of a page visit).

Cookies

Cookies are small data files that are placed on your computer or mobile device when you visit a website. Cookies are widely used by online service providers in order to (for example) make their websites or services work, or to work more efficiently, as well as to provide reporting information.

Data Controller

Data Controller means a person who (either alone or jointly or in common with other persons) determines the purposes for which and the manner in which any personal data are, or are to be, processed. For the purpose of this Privacy Policy, we are a Data Controller of your data.

Data Processor (or Service Providers)

Data Processor (or Service Provider) means any person (other than an employee of the Data Controller) who processes the data on behalf of the Data Controller. We may use the services of various Service Providers in order to process your data more effectively.

Data Subject

Data Subject is any individual who is the subject of Personal Data.

Data User

The User is the individual using our Service. The User corresponds to the Data Subject, who is the subject of Personal Data.

Information Collection And Use

We collect several different types of information for various purposes to provide and improve our Service to you.

Types of Data Collected

Personal Data

While using our Service, we may ask you to provide us with certain personally identifiable information that can be used to contact or identify you (“Personal Data”). Personally identifiable information may include, but is not limited to:

- Email address
- First name and last name
- Phone number
- Address, State, Province, ZIP/Postal code, City
- Profession
- Company
- Interest

Cookies and Usage Data

We may use your Personal Data to respond to your requests, contact you with newsletters or inform you of marketing related events that may be of interest to you. You may opt out of receiving any, or all, of these communications from us by following the unsubscribe link or by contacting us to be removed from any email we send.

Usage Data

We may also collect information on how the Service is accessed and used (“Usage Data”). This Usage Data may include information such as your computer’s Internet Protocol address (e.g. IP address), browser type, browser version, the pages of our Service that you visit, the time and date of your visit, the time spent on those pages, unique device identifiers and other diagnostic data.

Tracking & Cookies Data

We use cookies and similar tracking technologies to track the activity on our Service and hold certain information.

Cookies are files with small amount of data which may include an anonymous unique identifier. Cookies are sent to your browser from a website and stored on your device. Tracking technologies also used are beacons, tags, and scripts to collect and track information and to improve and analyze our Service.

You can instruct your browser to refuse all cookies or to indicate when a cookie is being sent. However, if you do not accept cookies, you may not be able to use some portions of our Service.

Examples of Cookies we use:

- Session Cookies. We use Session Cookies to operate our Service.
 - Preference Cookies. We use Preference Cookies to remember your preferences and various settings.
 - Security Cookies. We use Security Cookies for security purposes.
-

Use of Data

We use the collected data for various purposes:

- To provide and maintain our Service
- To notify you about changes to our Service
- To allow you to participate in interactive features of our Service when you choose to do so
- To provide customer support
- To gather analysis or valuable information so that we can improve our Service
- To monitor the usage of our Service
- To detect, prevent and address technical issues
- To provide you with news, special offers and general information about other goods, services and events which we offer that are similar to those that you have already purchased or enquired about unless you have opted not to receive such information

Retention of Data

We will retain your Personal Data only for as long as is necessary for the purposes set out in this Privacy Policy. We will retain and use your Personal Data to the extent necessary to comply with our legal obligations (for example, if we are required to retain your data to comply with applicable laws), resolve disputes, and enforce our legal agreements and policies.

We will also retain Usage Data for internal analysis purposes. Usage Data is generally retained for a shorter period of time, except when this data is used to strengthen the security or to improve the functionality of our Service, or we are legally obligated to retain this data for longer time periods.

Transfer Of Data

Your information, including Personal Data, may be transferred to — and maintained on — computers located outside of your state, province, country or other governmental jurisdiction where the data protection laws may differ than those from your jurisdiction.

If you are located outside of the United States and choose to provide information to us, please note that we transfer the data, including Personal Data, to the United States Mexican and process it there.

Your consent to this Privacy Policy followed by your submission of such information represents your agreement to that transfer.

We will take all steps reasonably necessary to ensure that your data is treated securely and in accordance with this Privacy Policy and no transfer of your Personal Data will take place to an organization or a country unless there are adequate controls in place including the security of your data and other personal information.

Disclosure Of Data

Disclosure for Law Enforcement

Under certain circumstances, we may be required to disclose your Personal Data if required to do so by law or in response to valid requests by public authorities (e.g., a court or a government agency).

Legal Requirements

We may disclose your Personal Data in the good faith belief that such action is necessary to:

- To comply with a legal obligation
 - To protect and defend the rights or property of OtzarPx.
 - To prevent or investigate possible wrongdoing in connection with the Service
 - To protect the personal safety of users of the Service or the public
 - To protect against legal liability
-

Security Of Data

Your Rights

We aim to take reasonable steps to allow you to correct, amend, delete, or limit the use of your Personal Data. Whenever made possible, you can update your Personal Data by contacting us to make the required changes.

If you wish to be informed what Personal Data we hold about you and if you want it to be removed from our systems, please contact us. In certain circumstances, you have the right:

- To access and receive a copy of the Personal Data we hold about you
- To rectify any Personal Data held about you that is inaccurate
- To request the deletion of Personal Data held about you

You have the right to data portability for the information you provide to us. You can request to obtain a copy of your Personal Data in a commonly used electronic format so that you can manage and move it.

Please note that we may ask you to verify your identity before responding to such requests.

Service Providers

We may employ third party companies and individuals to facilitate our Service (“Service Providers”), to provide the Service on our behalf, to perform Service-related services or to assist us in analyzing how our Service is used.

These third parties have access to your Personal Data only to perform these tasks on our behalf and are obligated not to disclose or use it for any other purpose.

Google Analytics

We may use third-party Service Providers to monitor and analyze the use of our Service.

- **Google Analytics** is a web analytics service offered by Google that tracks and reports website traffic. Google uses the data collected to track and monitor the use of our Service. This data is shared with other Google services. Google may use the collected data to contextualize and personalize the ads of its own advertising network.
- You can opt-out of having made your activity on the Service available to Google Analytics by installing the Google Analytics opt-out browser add-on. The add-on prevents the Google Analytics JavaScript (ga.js, analytics.js, and dc.js) from sharing information with Google Analytics about visits activity.
- For more information on the privacy practices of Google, please [visit the Google Privacy & Terms web page](#).

Links To Other Sites

Our Service may contain links to other sites that are not operated by us. If you click on a third party link, you will be directed to that third party's site. We strongly advise you to review the Privacy Policy of every site you visit.

We have no control over and assume no responsibility for the content, privacy policies or practices of any third party sites or services.

Children's Privacy

Our Service is not intended for anyone under the age of 13 ("Children"). We do not knowingly collect personally identifiable information from anyone under the age of 13.

If you are a parent or guardian and you are aware that your Children has provided us with Personal Data, please contact us. If we become aware that we have collected Personal Data from children without verification of parental consent, we take steps to remove that information from our servers.

Changes To This Privacy Policy

We may update our Privacy Policy from time to time. You are advised to review this Privacy Policy periodically for any changes. Changes to this Privacy Policy are effective when they are posted on this page.