

RESALE ADD-ON LICENSE AGREEMENT

By selecting the Resale Add-on, you accept this agreement either for yourself or on behalf of your employer or the entity that is identified as the member account holder, and agree to be bound by its provisions. If you are accepting on behalf of your employer or the entity that is the member account holder, you represent and warrant that you have full legal authority to bind your employer or such other entity. If you do not have such authority or you do not accept or agree with these terms, do not accept the Agreement and do not download the Content.

The Resale Add-on License Agreement governs the terms by which a licensee may obtain the right to sell products containing Content or an element of the Content provided by content contributors through the web site located at www.nimia.com (the "Site"). The Resale Add-on License Agreement is in addition to the 1M- Content License Agreement or the 1M+ Content License Agreement and also the Producer Agreement, Site User Agreement, Cloud Storage Agreement, Application License Agreement, and Community Section Agreement, that all persons providing content to or downloading content from the Site have previously entered into. In the event of any inconsistency between this Agreement, the 1M- Content License Agreement, 1M+ Content License Agreement, the Producer Agreement, Site User Agreement, Cloud Storage Agreement, Application License Agreement, and Community Section Agreement, the terms of the 1M- Content License Agreement or the 1M+ License Agreement shall govern.

1. Electronic Items for Resale, License or Other Distribution

Notwithstanding the restriction contained in section 4(a) and 4(b) of the 1M- and 1M+ Content License Prohibitions prohibiting the use or display of the Content in items for resale, you shall be entitled with respect to this specific Content to use or display the Content in the following items for resale, license or other distribution in the quantity congruent with your purchased license agreement:

- A. Completed works sold or licensed as dvd's, or completed works sold or licensed via the internet;
- B. Smart phone applications or other web applications sold, licensed or distributed;
- C. Video games sold, licensed or distributed;
- D. electronic templates for e-greeting or similar cards, electronic templates for web or applications development, PowerPoint or Keynote templates, screensavers, and email or brochure templates.

The right to produce the items for resale, license or other distribution in no way grants any rights to you or any recipient of the items in any intellectual property or other rights to the Content.

You agree to indemnify Ninu, Inc. (Nimia) from any cost, liability, damages or expense incurred by any of them relating to or in connection with any of the items for resale, license or other distribution.

All other terms and conditions of your purchased license agreement remain in full force and effect, including all Prohibited Uses.

2. Other Items for Resale, License or Other Distribution

Notwithstanding the restriction contained in section 4(a) and 4(b) of the 1M- and 1M+ Content License Prohibitions prohibiting the use or display of the Content in items for resale, you shall be entitled with respect to this specific Content to use or display the Content in the following items for resale, license, or other distribution:

- A. up to 100,000 postcards, greeting cards or other cards, stationery, stickers, and paper products,
- B. up to 10,000 posters, calendars or other similar publications, mugs or mousepads,
- C. or up to 2,000 t-shirts, sweatshirts, or other apparel, games, toys, entertainment goods, framed or mounted artwork

Any production of the items above in excess of the allowed run size is prohibited and requires the Content to be purchased separately. If you wish to produce the items in excess of the allowed run size and want a customized quote you must contact Nimia.

The right to produce the items listed above in no way grants any right to you or any recipient of the items above in any intellectual property or other rights to the Content.

You agree to indemnify Nimia from any cost, liability, damages or expense incurred by any of them relating to or in connection with any of the items listed above.

All other terms and conditions of the Agreement remain in full force and effect, including all Prohibited Uses.