

# SignTorch Vector Graphics End User License Agreement

9/19/2010

SignTorch Vector Graphics products are provided under the following license agreement granted by Gary DeWitt covering all signtorch vector graphics images, files, and printed material, all hereafter referred to, in part or in whole, as the 'product'.

The actual license to use any SignTorch CD product is recorded on the CD with the actual product manufactured and distributed by Gary DeWitt. No copy of the CD or license shall constitute a license to use the product. The license shall be invalid if the CD chain of command does not comply with the terms of the license.

The actual license to use any SignTorch Digital Series product is contained in a ZIP file with the actual product purchased and downloaded from signtorch.com. No copy of the ZIP file product or license shall constitute a license to use the product. The license shall be invalid if the product chain of command does not comply with the terms of the license.

SignTorch Custom vector graphics are licensed same as Digital Series files. SignTorch Custom graphics may be used for logos or trademarks only if an exclusive license provision is explicitly purchased. SignTorch products may never be marketed for sale or sold competitive with SignTorch.

The license shall not apply to any CD product not manufactured by Gary DeWitt or to any digital file not purchased and downloaded from signtorch.com. Product sample files may not be used for commercial purposes.

Only one license agreement, the latest issued and agreed to, may be claimed by any licensee. The latest agreement accepted by the licensee supercedes all previous agreements and applies to all product actively licensed to the licensee. Any breach or termination of any license agreement terminates any and all past, current and future license to use the product. If any product contains more than one copy or version of an agreement, only the latest agreement is valid. Any use or possession of any unlicensed product terminates any and all past, current and future license to use the product.

If you do not agree with the terms of this license, do not open the sealed CD container or unzip the ZIP file, and return the product for a full refund.

You may use the product only if you agree with and comply with the terms of this license agreement. Opening the sealed CD container or ZIP file or otherwise using the product constitutes agreement with the terms of the license agreement.

Failure to comply with the license agreement terminates the license agreement, and ends all license to use or possess the product. Upon termination you agree to cease all use of the product, and erase or destroy all copies.

The product is provided on an as-is basis, without any other warranties or conditions, express or implied. The entire risk as to the results and performance of the product is assumed by you. Neither we nor our dealers or suppliers shall have any liability to you or any other person or entity for any indirect, incidental, special, or consequential damages whatsoever. We are also not responsible for claims by a third party. Our maximum aggregate liability to you and that of our dealers and suppliers shall not exceed the amount paid by you for the product.

This license shall not apply if the product is not purchased directly from Gary DeWitt, signtorch.com, or an authorized OEM CD distributor, or if the license is improperly transferred from a former licensee, or if the product is obtained from any other source.

You may make and sell physical, non-digital items based on the product, except you may not make items that allow or enable 3rd parties to reproduce the product.

You may incorporate the product into your own original work and publish, display and distribute your work only in compliance with this agreement. You may not claim to be the author of the work.

You may not share, sell, sublicense or otherwise make available the product in any vector image format or for reproduction by any 3rd party. You may not distribute or make the product available for distribution in a format designed or intended for permanent storage or re-use by others.

You may not distribute the product in electronic format unless it is in a raster format not to exceed 320 pixels across and incorporated for viewing purposes only and no permission is given to download and/or save the product for any reason. You may not display or distribute the product in any vector image format under any circumstances. You may not print the product larger than 2 inches across unless it is fully embedded in your own original work formatted such that the product cannot be easily extracted or copied.

You may not rent, lease, sublicense or lend the image(s), or a copy thereof, to another person or legal entity. You may, however, transfer all your license to use the product to another person or legal entity, provided that (i) you transfer the product and the license on the original CD or ZIP file, including all copies (except copies incorporated into your work product as permitted under this license), to such person or entity, (ii) that you retain no copies, including copies stored on a computer or other storage device, and (iii) the receiving party agrees to be bound by the terms and conditions of this license;

You may not incorporate the product in any sort of trademark or logo or make stencils, stamps or patterns for 3rd party reproduction.

OEM editions may only be used or transferred with and in conjunction with the original equipment manufactured by an authorized OEM distributor. Academic edition may only be used by educational institutions for institutional purposes at the institution and may not be used by any other individual or business for any purpose or at any other location.

You may not use the product except as expressly permitted by this license.

The Terms of Use and this license shall be governed by the laws of the State of Texas. You agree to submit to the personal and exclusive jurisdiction of the courts located within the county of Orange, Texas, USA and adjacent Texas Federal Court Districts.

The failure to exercise or enforce any right or provision of the Terms of this agreement shall not constitute a waiver of such right or provision. If any provision of this agreement is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the license remain in full force and effect.