

## Terms of Use

### 1. Subject Matter

Licensor hereby grants Licensee and its affiliated companies the right to use printable product photos, videos, logos and brands in the usual formats which are Licensor's property (hereinafter referred to as "Objects"), to the extent given by the scope set forth in Section 2 below. Unless provided otherwise, for the use of Objects made available by other 3M companies located in the 3M Central Europe Region (e.g. 3M Österreich GmbH, 3M (Schweiz) GmbH) this License Agreement shall also apply.

### 2. Scope of Usage Right

Licensee and its affiliated companies shall have the right to use the Objects for promotional purposes related to the agreed 3M products in brochures, catalogs, displays, online shops and electronic media, subject to compliance with the 3M Corporate Identity or Corporate Design Guidelines as amended from time to time (see [www.3m.com/identity](http://www.3m.com/identity)). Prior to each publication, Licensee and its affiliated companies shall submit to Licensor samples of the particular usage of the Objects (e.g., preprints of catalog pages, test links, etc.) for written approval by Licensor. Any use other than the usage specified herein shall be subject to Licensor's prior approval.

### 3. Modifications

Licensee and its affiliated companies shall not be permitted to modify or tamper with the Objects. The Objects shall only be permitted to be used in their unmodified form.

### 4. No Transfer to Third Parties

Licensee and its affiliated companies shall not be permitted to transfer the Objects to third parties. Licensee and its affiliated companies shall also not be permitted to transfer its usage rights of said Objects to third parties (e.g. catalog service providers).

### 5. Remuneration

Licensee and its affiliated companies' right to use said Objects shall be free of charge.

### 6. Term of Usage

Licensee and its affiliated companies' right of usage shall be for a term extending no longer than the parties to this License Agreement maintain a common business relationship. Licensor reserves the right to withdraw this right of usage at any time and to forbid Licensee and its affiliated companies any further usage, without giving any reason. In the event of withdrawal or termination of the business relationship, Licensee and its affiliated companies shall be obligated, upon Licensor's request, to return, delete or otherwise destroy all Objects as well as any artwork, data carriers, etc. in Licensee and its affiliated companies' possession. Licensee and its affiliated companies shall have no right of retention.