

BOXEDART.COM WEBSITE TERMS OF USE. This website is owned and operated by Big Resources, Inc., the parent company of BoxedArt.com. This BoxedArt.com Terms of Use (hereinafter referred to as "Terms of Use") governs your use of the BoxedArt.com website, and any and all content made available through, from, or on the BoxedArt.com website (hereinafter referred to as the "Site"). TO LEARN ABOUT USAGE RIGHTS FOR OUR PRODUCTS, PLEASE READ OUR BOXEDART.COM END-USER CONTENT LICENSE AGREEMENT. TO LEARN ABOUT THE SITE'S MEMBERSHIPS, PLEASE READ OUR BOXEDART.COM MEMBERSHIP AGREEMENT. "Products" will constitute and be defined as templates, full flash sites, flash files, information, software, data files, 3D animations, interfaces, logos, corporate identity kits, product boxes, e-book covers, flyers, promotional products, mascots, banners, CMS skins, abstract backgrounds, postcards, flash intros, illustrations, buttons, PowerPoint presentations, brochures, menus, icons, newsletters, MP3 music and sound library files, CD cover and labels, PHP-Nuke templates, door hanger signs, ebay templates, myspace templates, greeting cards, posters, and any other product, design, layout or other media represented on BoxedArt.com, with any accompanying material.

Your access and use of this website as provided by BoxedArt.com is conditioned on your acceptance of these Terms of Use, and by accessing or using the Site you declare and affirmatively agree to these Terms of Use. If you do not agree to abide by these Terms of Use you should not access or use this website and leave the website immediately. You may not interfere with the security of, or otherwise abuse this website or any system resources, services or networks connected to or accessible through the Site. You may only use the Site for lawful purposes.

- 1. MEMBERSHIP.** You are not required to obtain a membership in order to use or access the Site or use the content or services on the Site. However, membership may be required in order to access certain sections, inventory, content, services, forums, or any other Site features or functions deemed restricted to members only. Upon your submission of a membership application, you will be required to enter into a separate Membership Agreement.
- 2. INTELLECTUAL PROPERTY.**
 - 2.1** All materials (including the organization and presentation of such material) on the Site (the "Materials") are the property of BoxedArt.com and Big Resources, Inc., and may be protected by intellectual property laws including laws relating to copyrights, trademarks, trade names, internet domain names, and other similar rights. Unless you have entered into a separate agreement with BoxedArt.com or Big Resources, Inc., any other use of these Materials without BoxedArt.com's written permission is prohibited. The Materials may only be used and copied for your own, non-commercial, personal or educational purposes, provided that the Materials are not modified and that copyright and other intellectual property notices are not deleted. This excludes products available for sale and/or licensing on the Site. You may not create derivative works from or otherwise exploit the Materials in any way. The design and layout, as well as all Materials provided on the Site, or of any other website owned, operated, licensed, or controlled by or associated with Big Resources, Inc., is protected by the United States and International law and other

intellectual property proprietary rights and may not be copied or imitated in whole or in part.

- 2.2 Your use of the Site does not grant to you any ownership or interest in any content, code, data or materials you may access on or through the Site or any intellectual property rights subsisting any content, code, data or materials you may access on or through the Site.
 - 2.3 Your use of the Site, Materials, the Products, code, content, data, or materials on the Site or as made available through the Site, except as expressly provided for here, will be a violation of copyright and other applicable intellectual property rights of the United States of America, other countries, as well as state laws and may subject you to liability for such unauthorized use.
3. **AUTHORIZATION.** Nothing contained on the Site should be construed as granting expressly or by implication any license or right to use any copyright or trademark displayed on the Site without the written permission of BoxedArt.com, Big Resources, Inc., or the third party that may own the applicable copyrighted material or trademark.
 4. **MODIFICATIONS TO TERMS OF USE.** BoxedArt.com may revise and update these Terms of Use at anytime and without notice. You are cautioned to review the Terms of Use posted on the Site periodically. You agree that placing the Terms of Use on the BoxedArt.com website shall serve as sufficient notification of BoxedArt.com's Terms of Use, which may be amended from time to time, and that your continued access, use, any purchase on BoxedArt.com, or any access to BoxedArt.com Products represents your affirmative understanding and acceptance of these Terms of Use, and any modifications, changes, or revisions to the Terms of Use upon your continued access or use of the Site after any such changes are made.
 5. **PRIVACY & USER INFORMATION.** BoxedArt.com respects the privacy of the personal information of the individuals who access or use the Site and has thereby created a Privacy Policy that outlines the practices by which we collect, use, and disclose the personal information of those individuals who visit the Site. You should note that as part of your use of the Site or associated content, services, or Products made available on or through the Site, you may be asked to provide certain personal information to Us (herein identified as "User Information"). To learn more regarding these policies, please review our Privacy Policy [\[LINK\]](#) accordingly. You are solely responsible for the accuracy and content of the User Information.
 6. **CLAIMS OF INFRINGEMENT: NOTIFICATION & PROCEDURES.** BoxedArt.com respects the copyright of others, and requires that those that use our Site, or the services or features made available on or through the Site do the same. If you believe that your work has been copied in a way that constitutes copyright infringement, or your intellectual property rights have been otherwise violated, please provide BoxedArt.com with a written communication to that includes the following information:
 - A. An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright or other intellectual property interest;
 - B. Your address, telephone number, and email address;

- C. A description of the copyrighted work or other intellectual property that you claim has been infringed;
- D. A description of where the material that you claim is infringing is located on the Web site;
- E. A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;
- F. A statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright or intellectual property owner or authorized to act on the copyright or intellectual property owner's behalf.

6. WEBSITE UPDATES & RELEVANCY. BoxedArt.com updates the information on the Site regularly. However, We cannot guarantee or accept any responsibility or liability for the accuracy, currency or completeness of the information on the Site. BoxedArt.com may revise, supplement or delete information, services and/or the resources contained in the Site and reserves the right to make such changes without prior notification to past, current or prospective visitors.

7. LINKED WEBSITES.

7.1 **Third Party Links on the Site.** You agree that BoxedArt.com and Big Resources, Inc. are not responsible for, and shall have no liability to You with respect to any information, product, or service offered by others who are linked to the BoxedArt.com Site. The Site may provide links to third party websites for your convenience only and the inclusion of these links does not imply that BoxedArt.com monitors or endorses these websites. BoxedArt.com does not accept any responsibility for such websites. BoxedArt.com shall not be liable, directly or indirectly, for any damages or losses allegedly sustained in connection with or arising out of the use of any information, content, products, goods or services available on or through any third party website or linked resources. In further words, You understand that BoxedArt.com will not be held accountable for any external links that originate on BoxedArt.com.

7.2 **Linking to the Site.**

- (i) You agree that if you include a link from any other website to the Site that such link will link to the full version of an HTML formatted page of the Site.
- (ii) You understand that you are not permitted to link directly to any image hosted on the Site or the Site's services, such as using a linking method that would cause the image hosted by Us to be displayed on another website.
- (iii) You may not download or use images hosted on the Site on another website for any purpose, including but not limited to, posting such images on another website.
- (iv) You may not link from any other website to the Site in any manner such that the Site, or any page of the Site, is "framed", surrounded, or obfuscated by any third party content, materials, or branding.
- (v) You agree that We reserve the right to insist that any link to the Site be discontinued, and to revoke your right to link to the Site from any other website at any time upon notice to you.

8. LIMITATION OF REPRESENTATIONS & WARRANTIES. THIS WEBSITE, THE MATERIALS, THE MEMBERSHIPS, AND THE PRODUCTS ARE MADE AVAILABLE TO YOU "AS IS," "AS AVAILABLE," AND "WITH ALL FAULTS." BOXEDART.COM, ITS EMPLOYEES, DIRECTORS, AND OFFICERS, AND ANY OTHER AUTHORIZED REPRESENTATIVE OF BOXEDART.COM AND BIG RESOURCES, INC. MAKE NO REPRESENTATION, WARRANTY, OR CONDITION OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION IMPLIED REPRESENTATIONS, WARRANTIES, OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. BOXEDART.COM FURTHER MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, THAT YOUR USAGE OF BOXEDART.COM WILL BE UNINTERRUPTED, THAT THE WEBSITE, THE MEMBERSHIPS, OR CONTENT AND THE PRODUCTS CONTAINED IN THE SITE WILL BE FREE FROM ERRORS, INTERRUPTIONS, OMISSIONS, DEFECTS, ERROR FREE OF COMPUTER VIRUSES, OR OTHER DAMAGING MATERIALS, OR THAT BOXEDART.COM OR BIG RESOURCES, INC. WILL CORRECT ANY ERRORS, OMISSIONS OR DEFECTS. BOXEDART.COM DOES NOT REPRESENT OR WARRANT THAT THE PRODUCTS WILL MEET YOUR REQUIREMENTS. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PRODUCTS IS WITH YOU. SHOULD THE PRODUCT(S) PROVE DEFECTIVE, YOU (AND NOT BOXEDART.COM OR BIG RESOURCES, INC.) ASSUME THE ENTIRE RISK AND COST OF ALL NECESSARY CORRECTIONS. WHEN YOU ACCESS OR USE THE WEBSITE, LOGIN TO YOUR ACCOUNT, PURCHASE A PRODUCT, AND/OR UTILIZE A PRODUCT, YOU DO SO AT YOUR OWN RISK.

9. LIMITATION OF LIABILITIES & WARRANTIES.

9.1 IN NO EVENT SHALL BOXEDART.COM OR BIG RESOURCES, INC., OR BOXEDART.COM'S OR BIG RESOURCES, INC.'S JURIDICAL PERSON, OR ANY OF ITS AFFILIATES OR PRODUCT PROVIDERS OR THEIR RESPECTIVE EMPLOYEES, DIRECTORS, OFFICERS, LICENSERS, SUPPLIERS, DISTRIBUTORS, SHAREHOLDERS, PARTNERS, OR AGENTS OR OTHER AUTHORIZED REPRESENTATIVE OF BOXEDART.COM OR BIG RESOURCES, INC. BE LIABLE FOR ANY DAMAGES, INCLUDING, BUT NOT LIMITED TO INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY OR ECONOMIC DAMAGES, INCLUDING BUT NOT LIMITED TO, LOSS OF REVENUE OR PROFITS, LOST SAVINGS, LOSS OF DATA, INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS, WHATSOEVER, ARISING OUT OF THE USE, OR INABILITY TO USE, THE MEMBERSHIP AND/OR PRODUCTS OR IN CONNECTION WITH ANY CLAIM, LOSS, DAMAGE, ACTION, SUIT OR OTHER PROCEEDING ARISING UNDER OR OUT OF THESE TERMS OF USE, INCLUDING WITHOUT LIMITATION YOUR USE OF, RELIANCE UPON, ACCESS TO, OR EXPLOITATION OF THIS WEBSITE, THE MATERIALS, THE MEMBERSHIP, THE PRODUCTS, OR ANY PART THEREOF, OR ANY RIGHTS GRANTED TO YOU HEREUNDER, EVEN IF BOXEDART.COM AND/OR BIG RESOURCES, INC. HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER THE ACTION IS BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE), INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OR OTHERWISE. FURTHERMORE, YOU ASSUME THE COST OF SERVICE, REPAIRS, OR CORRECTIONS TO YOUR HARDWARE, SOFTWARE, OR OTHER EQUIPMENT.

- 9.2 IN ANY EVENT, THE TOTAL MAXIMUM AGGREGATE LIABILITY OF BOXEDART.COM, BIG RESOURCES, INC., AND ANY OF ITS AFFILIATES, OFFICERS, DIRECTORS, EMPLOYEES, SHAREHOLDERS, PARTNERS, LICENSERS, SUPPLIERS, DISTRIBUTORS, OR OTHER AUTHORIZED REPRESENTATIVES UNDER THIS TERMS OF USE OR THE USE OR EXPLOITATION OF ANY OR ALL OF THIS WEBSITE, THE MATERIALS, THE MEMBERSHIPS, THE PRODUCTS, OR ANY OTHER WEBSITE CONTENT IN ANY MANNER WHATSOEVER SHALL BE LIMITED TO FIVE (\$5.00) U.S. DOLLARS.
- 9.3 You agree that BoxedArt.com is not responsible and shall not be held liable to You or any other party for any threatening, defamatory, obscene, offensive, or illegal conduct or speech of any other party or any infringement or violation of another's rights, including, but not limited to, intellectual property rights, rights of publicity, or rights of privacy.
- 10. INDEMNIFICATION:** You agree to fully indemnify, hold harmless and defend at Your own expense BoxedArt.com, Big Resources, Inc., its Product providers and their employees, directors, officers, affiliates, shareholders, partners, agents, and any other authorized representatives (collectively, the "BoxedArt.com Parties") from and against any and all claims, liability, costs, losses, damages, expenses, including attorneys' fees and expenses incurred by any BoxedArt.com Party as a result of or in connection with any breach by you or anyone acting on your behalf of any of the Terms of Use, or arising in connection with your use of the BoxedArt.com Products, or the Site.
- 11. APPLICABLE LAW.** This website is controlled, operated, and administered by BoxedArt.com from within the United States of America. The Site can be accessed from all states, as well as from other countries around the world. As each of these jurisdictions has laws that may differ from those of the state of Florida and the federal laws of the United States of America, by accessing this website, you acknowledge and agree that all matters relating to access to, or use of this website shall be governed by the laws of the state of Florida and the federal laws of the United States of America without regard to conflicts of laws principles. You also agree that any legal action or proceeding, claim or dispute whatsoever arising out of, under or in connection with the Terms of Use, including without limitation, its validity, interpretation, performance and breach, shall be submitted to the exclusive jurisdiction and venue of the state and federal courts located in Pasco County in the state of Florida, United States of America and you acknowledge that you do so voluntarily. If BoxedArt.com is obligated to go to court, rather than arbitration, to enforce any of its rights, or to collect any fees, you agree to reimburse BoxedArt.com for its legal fees, costs and disbursements if BoxedArt.com is successful.
- 12. GENERAL.**
- 12.1 **Severability.** If all or part of any provision of these Terms of Use are adjudicated as wholly or partially illegal, invalid, or unenforceable by any court, tribunal, administrative body, or government authority of competent jurisdiction such provision shall, to the extent required, be deemed stricken from these Terms of Use and all other terms within the Terms of Use shall survive and remain in full force and effect as if the stricken terms were not a part of the original Terms of Use. You

and BoxedArt.com agree to execute such documents as may be necessary to preserve the intent of the parties and the enforceability of the non-stricken terms in such a situation.

- 12.2 **Waiver.** BoxedArt.com's or Big Resources, Inc.'s failure or neglect to insist upon or enforce strict performance, at any time, of any of the provisions of these Terms of Use will no be construed or deemed to be a waiver of any rights, remedies, or claims (legal or equitable) hereunder nor in any way affect the validity, in whole or any part, of these Terms of Use or prejudice the rights to take subsequent action.
- 12.3 **Headings.** The headings of the terms and conditions contained in this Agreement are inserted for convenience of reference only and are not intended to be part of or to affect the meaning or interpretation of any of the terms and conditions of this Terms of Use.
- 12.4 **Disclaimer.** BoxedArt.com, Big Resources, Inc., nor it affiliates make any statement, warranty, representation or promise not expressly set out in this Terms of Use, or required by law.
- 12.5 **Notices.** Any notice given in accordance with these Terms of Use will be correctly given if it is in writing and is emailed to party to the email address that that party has nominated or any other email address as may be notified for the purpose of the service of notices. A notice will be deemed to have been given on the date of delivery.

- 13. **CONTACT.** If you have any questions or concerns regarding the terms and conditions of this Agreement, or any other aspect of the BoxedArt.com Website, please contact our Support department via the "Support" link on the home page of BoxedArt.com.

ALL RIGHTS NOT EXPRESSLY GRANTED HEREIN ARE RESERVED.