

COPYRIGHT & LICENSING POLICY

Last updated: 30 January 2026

1. Purpose

This Copyright & Licensing Policy explains the ownership, licensing, and permitted use of digital content created, edited, or distributed by LUMIFRAME, UNIPESOAL LDA (“Lumiframe”) through the website <https://lumiframe.eu>.

This Policy aims to protect intellectual property rights and clarify the rights granted to clients.

2. Ownership of Content

Unless expressly agreed otherwise in writing:

- 1) all original visual content created by Lumiframe;
- 2) all edited, enhanced, or transformed versions of images;
- 3) all design elements, styles, templates, and creative outputs, remain the exclusive intellectual property of Lumiframe or its licensors.

Payment for services does not transfer ownership of copyright.

3. License Granted to Clients

Upon full payment, Lumiframe grants the client a limited license to use the delivered digital content.

Unless otherwise stated, the license is:

- 1) non-exclusive;
- 2) non-transferable;
- 3) non-sublicensable;
- 4) limited to the agreed purpose (personal, commercial, or marketing use).

The scope of permitted use depends on the specific service purchased.

4. Prohibited Uses

Unless explicitly authorized in writing, clients may not:

- 1) resell, redistribute, or sublicense the content;
- 2) use the content as stock material or templates for third parties;
- 3) claim authorship or ownership of the content;
- 4) modify the content in a way that infringes Lumiframe’s rights;
- 5) use the content for unlawful or misleading purposes.

5. Client-Provided Content

When submitting images or materials, the client represents and warrants that:

- 1) they own the content or have the necessary rights and permissions;
- 2) the content does not infringe third-party intellectual property, privacy, or publicity rights.

The client grants Lumiframe a limited, non-exclusive license to use such content solely for the purpose of providing the requested services.

6. Responsibility and Indemnification

The client is solely responsible for ensuring the lawful use of the content.

Lumiframe shall not be liable for claims arising from:

- 1) unlawful or unauthorized use of content by the client;
- 2) infringement resulting from client-provided materials.

7. Third-Party Content

Any third-party content used (e.g., fonts, stock elements) remains subject to the original licensors' terms.

Where applicable, Lumiframe ensures appropriate licensing or informs the client of usage limitations.

8. Enforcement

Lumiframe reserves the right to:

- 1) suspend or terminate licenses in case of violation;
- 2) take legal action to protect its intellectual property rights.

9. Relation to Other Policies

This Policy forms an integral part of:

- 1) the Terms and Conditions;
- 2) the Acceptable Use Policy.

10. Contact

Questions regarding copyright or licensing may be sent to:

Email: compliance@lumiframe.eu.