HUEFORGE PROFESSIONAL COMMERCIAL LIFETIME SUPPLEMENTARY LICENSE ADDENDUM

This Supplementary License Addendum (hereinafter referred to as the "Addendum") is entered into between Horn and Rhode Art (hereinafter referred to as the "Licensor") and the end user (hereinafter referred to as the "Licensee") as a modification and addendum to the original Software License Agreement and any existing supplementary agreements.

WHEREAS, Licensor and Licensee desire to grant additional rights to Licensee, subject to the terms and conditions set forth herein;

NOW, THEREFORE, in consideration of the mutual covenants and promises contained herein, the parties agree as follows:

1. ADDITIONAL TANGIBLE GOODS LICENSE

Licensor hereby grants Licensee an additional, supplementary, non-exclusive, non-transferable license to sell tangible goods produced using the Software, subject to the terms and conditions of this Addendum. This additional license is valid for the lifetime of the buyer and is non-transferrable.

2. ADDITIONAL MODEL FILES LICENSE

Licensor hereby grants Licensee an additional, supplementary, non-exclusive, non-transferable license to sell model files, including but not limited to STL and 3MF files, produced using the Software, subject to the terms and conditions of this Addendum. This additional license is valid for the lifetime of the buyer and is non-transferrable.

3. MODIFICATION TO ORIGINAL LICENSE AGREEMENT

The original Software License Agreement between Licensor and Licensee as well as any existing supplementary agreements, are hereby modified to include the following additional provisions:

- a) Licensee is granted the right to sell tangible goods produced using the Software for the lifetime of the buyer.
- b) Licensee is granted the right to sell model files, including but not limited to STL and 3MF files, produced using the Software for the lifetime of the Buyer if that buyer is an individual or until the dissolution of the Company if the Buyer is a commercial entity.
 - (i) If the Buyer is an individual, the heirs of the Buyer's estate may continue to sell products created with The Software during the lifetime of the Buyer without encumbrance.
 - (ii) If the Buyer is a corporate entity, the rights to the software and creations will pass to any purchaser if the Company is dissolved through Acquisition or merger.
- c) Licensee may sell tangible goods or digital model files with any attached license structure including commercial and resale licenses, either time limited or perpetual. Horn and Rhode Art asserts no rights or authority over products derived while under the Lifetime Professional Commercial license

d) Licensee must produce for inspection their Certificate and ID (which is their original Order Number) at point of sale. Either by image in a listing, an about the seller bio document, page banner or similar, including as an option a direct link to the image, or similar means of display which allows easy identification.

4. LIMITATIONS ON ADDITIONAL LICENSES

- a) This additional tangible goods license grants Licensee the right to sell tangible goods produced using the Software. All other restrictions and limitations stated in the original Software License Agreement and any existing supplementary agreements remain in full force and effect.
- b) This additional model files license grants Licensee the right to sell model files, including but not limited to STL and 3MF files, produced using the Software. All other restrictions and limitations stated in the original Software License Agreement and any existing supplementary agreements remain in full force and effect.

5. TERM AND TERMINATION

This Addendum shall commence on the Date of Purchase and shall remain in effect for the lifetime of the buyer unless earlier terminated in accordance with the terms of the original Software License Agreement, any existing supplementary agreements, or this Addendum.

6. ENTIRE AGREEMENT

This Addendum constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes all prior agreements, understandings, and representations, whether oral or written.

By accepting the terms of this Addendum, Licensee acknowledges that they have read, understood, and agree to be bound by all of its terms and conditions.