

FIT AND FUN PLAYSCAPES, LLC 220 Overocker Rd, Bldg 2 Poughkeepsie, NY 12603 (800) 681-0684

LIMITED MULTI-SITE LICENSE

This Multi-Site License ("MSL") is provided by Fit and Fun Playscapes, LLC, a New York limited liability company with an office at 220 Overocker Rd, Bldg 2, Poughkeepsie, NY 12603 ("Licensor") to the Customer ("Licensee").

1. **LICENSE GRANT; EFFECTIVE DATE**

The MSL is in effect from the date of purchase ("Effective Date"). With effect from the Effective Date, and subject to the terms and conditions set forth herein, Licensor hereby grants to Licensee an exclusive, non-transferable license to use the purchased Reusable Stencils ("Licensed Materials") and related documentation, if any, for the purpose of application of stenciled images, at a maximum of 10 sites ("License Sites").

2. LICENSE FEE

The License Fee is included with the purchase of the Licensed Materials for a maximum of 10 sites. If application of Licensed Materials is desired at more than 10 sites, additional License Fees and a separate agreement may apply as deemed necessary by Fit and Fun Playscapes, LLC.

3. PENALTY FOR UNAUTHORIZED USE OF LICENSED MATERIALS

Licensee understands and agrees that the Licensed Materials are proprietary to Licensor, protected by copyright and trademark including but not limited to the USA. Any use or application of the Licensed Materials by Licensee at more than 10 sites, or otherwise in violation of the terms and conditions of this MSL, may subject Licensee to significant fines and penalties, including but not limited to penalties pursuant to all copyright and trademark laws. You are expressly not permitted to reproduce, copy or create derivative works relating to the Licensed Materials nor advertise or market Licensed Materials, including other products on the Licensor website and catalog without separate permission. By receiving the Licensed Materials, you agree to comply fully with this MSL and take all measures to ensure the Fit and Fun Playscapes brand is protected and to avoid consumer confusion.

5. **NOTICES**

All notices shall be in writing and sent by fax, US mail or email, with confirmed transmission receipt, or by nationally recognized overnight courier, and shall be effective upon receipt.

6. **GOVERNING LAW**

This Agreement and all rights and obligations hereunder, including but not limited to matters of construction, validity and performance, shall be governed by and construed in accordance with the laws of the State of New York, USA.

Each of the parties hereto irrevocably submits to the exclusive jurisdiction of any New York state or federal court sitting in Dutchess, Putnam or Westchester County in any action or proceeding arising out of or relating to this Agreement; and irrevocably agrees that all claims in respect of such action or proceeding shall be heard and determined in such New York state or federal court.

7. This MSL is the entire agreement between the Licensee and Licensor and may not be modified or replaced except by a written contract or licensing agreement signed by both of the parties hereto.