

License Agreement

The templates created by Southhillcompost.com are considered copyrighted works under the United States and other copyright laws and are the property of David Hammon. The items listed below are additional points to help clarify how you may use this template.

Note: Our general Terms of Use apply to information and files downloaded from Southhillcompost.com which do not include or identify specific end-user license agreements.

This license agreement applies to those templates which specifically refer to this agreement. By downloading and/or using the template, you agree to abide by the following terms:

End User License Agreement

Limited Use Policy

You may download the files (the "Software"), make archival copies, and customize the Software for personal and noncommercial use only. This Software or any document including or derived from this Software **may NOT be sold, distributed, published to an online gallery, or placed on a public server such as the internet** without the express written permission of David Hammon.

You **may not remove or alter any logo, trademark, copyright, disclaimer, brand, hyperlink, terms of use, attribution, or other proprietary notices or marks** within the files.

We define "**Personal use**" as **Non-Commercial use** by you, your family, or by your close personal friends, on **your own computer**. For example, you can't put the files on your blog.

We define "**Commercial use**" as any use in which a corporation or business or commercial entity derives or attempts to derive **monetary gain and benefit, either directly or indirectly, from the use of the Software**. This includes Government and

Military entities, corporations, LLCs, sole-proprietorships, home-based businesses, and internet-based businesses.

No Warranties

THE SOFTWARE AND ANY RELATED DOCUMENTATION ARE PROVIDED TO YOU "AS IS." DAVID HAMMON MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AND EXPRESSLY DISCLAIMS ALL REPRESENTATIONS, ORAL OR WRITTEN, TERMS, CONDITIONS, AND WARRANTIES, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT. WITHOUT LIMITING THE ABOVE YOU ACCEPT THAT THE SOFTWARE MAY NOT MEET YOUR REQUIREMENTS, OPERATE ERROR FREE, OR IDENTIFY ANY OR ALL ERRORS OR PROBLEMS, OR DO SO ACCURATELY. This Agreement does not affect any statutory rights you may have as a consumer.

Limitation of Liability

IN NO EVENT SHALL DAVID HAMMON BE LIABLE TO YOU, FOR ANY DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS, OR ANY OTHER DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING FROM THE USE OR THE INABILITY TO USE THE SOFTWARE (EVEN IF WE OR AN AUTHORIZED DEALER OR DISTRIBUTOR HAS BEEN ADVISED OF THE POSSIBILITY OF THESE DAMAGES), OR ANY MISTAKES AND NEGLIGENCE IN DEVELOPING THIS SOFTWARE, OR FOR ANY CLAIM BY ANY OTHER PARTY. THE ORGANIZATION, BUSINESS, OR PERSON USING THIS SOFTWARE BEARS ALL RISKS AND RESPONSIBILITY FOR THE QUALITY AND PERFORMANCE OF THIS SOFTWARE.

Some states do not allow the limitation or exclusion of liability for incidental or consequential damages, so the above limitation may not apply to you.