

Instructions for the Use of Logos, Graphics and Images

1 Scope and terms of use

Freudenberg grants you a non-transferable, simple right to use the logos, graphics and images provided. You are entitled to use these to promote our products in print and online materials, after consultation with the respective Freudenberg MarCom contact. To support you in using the logos correctly, we will additionally send you our "LOGO GUIDE". Freudenberg is and remains the sole owner of the logos, graphics and images.

The dissemination by you of the rights of use to affiliated companies (subsidiaries and parent companies) is forbidden. In this case, a separate written agreement on the use has to be made with Freudenberg.

The file formats or certain resolutions required for the authorized use of the logos, graphics and images may be passed to third parties for the purposes of technical adaptation after consultation with the respective Freudenberg MarCom contact. However, this does not imply the granting or transfer of rights of use to third parties. This is expressly prohibited.

You shall be as liable for the acts and omissions of such third parties as for its own negligence. Aside from that, you may use the logos, graphics and images only as supplied by Freudenberg. Changes of any kind are not permitted.

The issuance of sub-licenses and the disposal or assignment of the rights of use granted by this Agreement is prohibited.

2 Liability and warranty

Freudenberg is not liable to pay compensation to you for any general, special, direct, indirect, consequential, incidental or other damages arising out of or relating to the use of the logos. Freudenberg specifically disclaims any liability for logo quality and resolution of the logos and for damages and consequential damages that occur after further processing, integration and printing, such as digital noise, for example. In addition, Freudenberg assumes no warranty, express or implied, for merchantability or fitness for a particular purpose.

Freudenberg assumes no liability that the trademarks and logos are free from the rights of third parties. You alone are obliged to observe conflicting rights of third parties and to comply with the provisions of Competition Law.

Should Freudenberg be availed by third parties for violation of their rights due to the use by you of the rights of use, you must hereof indemnify Freudenberg on first demand.

3 Revocation

The hereby granted rights can be revoked in written form by Freudenberg at any time without giving reasons. After revocation, you must cease using the logos, images and graphics without delay and must ensure that no further use occurs.



4 Ownership rights

You recognize without restriction all intellectual property rights of Freudenberg (in particular copyright and trademark rights). You undertake to respect these rights and to take all necessary action to prevent impairments or violations of these rights by a third party or to quit and to support Freudenberg in pursuing and enforcing its rights against third parties to a reasonable extent. You will immediately inform Freudenberg if you become aware of conflicting rights of third parties or of the violation of the rights of Freudenberg. If you are sued by third parties for alleged infringement of protective rights through the use of the licensed Freudenberg logos, graphics and images, Freudenberg is entitled to join in the lawsuit.