



GREATER *THAN* GATSBY

Terms of Service and Use

All Greater Than Gatsby Photoshop actions and overlays are protected under US Copyright law. They may not be redistributed or resold in any form. Violators of this licensing agreement will be prosecuted to the fullest extent of the law.

The Greater Than Gatsby website, products and content are protected by US Copyright law and various intellectual property laws. Modification, copying or sharing of any content constitutes a breach of Copyright.

By purchasing Greater Than Gatsby products, you acknowledge that you may use this product for personal use or limited professional use. By purchasing Greater Than Gatsby products, you do not gain ownership, nor can you claim any product as your own.

You are not allowed to modify, share, sell, transfer, copy or gift the right to use these actions to anyone else. This product should, under no circumstance, be posted or uploaded to the Internet. **POSTING A LINK FOR OTHERS TO DOWNLOAD GREATER THAN GATSBY PRODUCTS IS A FELONY.**

This product may only be installed on a computer directly owned by the purchaser. The images enhanced with these actions and/or overlays may only be used for personal or professional projects. Any products given to a client must be in a non-editable file format.

It is expected that the purchaser will back up his/her own actions and/or overlays on an external storage device. Greater Than Gatsby is not responsible for lost files for any reason, but may be willing to re-issue the product once a valid purchase receipt has been provided. Greater Than Gatsby is not responsible for any direct or indirect loss/damage arising from the use of our products in whatever form.

ALL DIGITAL SALES ARE FINAL SALES. THERE ARE NO REFUNDS OR RETURNS. Greater Than Gatsby reserves the right to modify the Terms of Service and Use at any time.