

# Surgical Mask Brace 2.0

## Terms and Conditions

### 1. Introduction

1. Our mission is to improve availability of face masks during the COVID-19 pandemic. To achieve this goal, we are distributing the Surgical Mask Brace 2.0 designs, schematics, drawings and associated documentation files (the "Documentation") under a framework that will keep the Documentation available free of charge.
2. This Agreement governs how you may use, copy, modify, and distribute the Documentation, and how you may make, have made, and distribute free of charge (but not sell) the Surgical Mask Brace 2.0 (the "Product").
3. Each person who contributes content to the Documentation is referred to in this Agreement as a "Licensor."
4. By (a) using, copying, modifying, or distributing the Documentation, or (b) making, having made, or distributing the Product, you accept this Agreement, agree to comply with its terms, and become a "Licensee." Any activity inconsistent with this Agreement will automatically terminate your rights under this Agreement (including the immunities from suit granted in Section 2), but the rights of others who have received the Documentation, or have obtained the Product, directly or indirectly from you will not be affected so long as they fully comply with this Agreement.

### 2. License Grant; Immunity from Suit

1. Each Licensor grants you, every other Licensee, and every possessor or user of the Product, a perpetual, worldwide, and royalty-free immunity from suit under any patent or other intellectual property right which he, she or it controls, to the extent necessary to make, have made, possess, use, and distribute (but not sell) the Product. This immunity does not extend to infringement arising from modifications subsequently made by others.
2. If you make or have the Product made, or distribute a version of the Documentation that you have modified, you grant every Licensor, every other Licensee, and every possessor or user of the Product an irrevocable, perpetual, worldwide, and royalty-free immunity from suit under any patent, patent application or other intellectual property right which you own or control, to the extent necessary to make, have made, possess, use, and distribute the Product. This immunity does not extend to infringement arising from modifications subsequently made by third parties.
3. To avoid doubt, providing Documentation to a third party for the sole purpose of having that party make the Product on your behalf is not considered "distribution," and a third party's act of making the Product solely on your behalf does not cause that party to grant the immunity described in the preceding paragraph.
4. These grants of immunity are a material part of this Agreement, and form a portion of the consideration given by each party to the other. If any court judgment or legal agreement prevents you from granting the immunity required by this Section, your rights under this Agreement will automatically and immediately terminate and you may no longer use, copy, modify or distribute the Documentation, or make, have made, or distribute the Product.

### 3. Modifications

1. You may modify the Documentation, and those modifications will become part of the Documentation and will be subject to this Agreement. Any products based on such modified Documentation are Products and are subject to this Agreement. If you distribute the modified Documentation, or the products based upon it, you must email the modified Documentation in a form compliant with Section 4 to FTM Corporation at the email address listed on [fixthemask.com](http://fixthemask.com). Sending the email fulfills your obligations under this Section, and you do not need to take any action if the email is bounced.

### 4. Distributing Documentation

1. You may distribute free of charge (but not sell) unmodified copies of the Documentation in its entirety in any medium, provided that you retain all copyright and other notices (including references to this Agreement) included by each Licensor, and include an unaltered copy of this Agreement.
2. You may distribute free of charge (but not sell) modified copies of the Documentation if you comply with all the requirements of the preceding paragraph and:
  1. include a prominent notice in an ASCII or other open format file identifying those elements of the Documentation that you changed, and stating that the modifications are licensed under the terms of this Agreement;
  2. include all new documentation files that you create, as well as both the original and modified versions of each file you change (files may be in your development tool's native file format, but if reasonably possible, you must also include open format, such as PDF versions);
  3. do not change the terms of this Agreement with respect to subsequent licensees; and
  4. if you make or have the Product made, include in the Documentation all elements reasonably required to permit others to make the Product, including CAD/CAM and other files used for manufacture.
5. **Distributing the Product**
  1. You may distribute free of charge (but not sell) Products you make, or have made, based on the Documentation, provided that you include with each unit a copy of the Documentation in a form consistent with Section 4. Alternatively, you may include either (i) an offer valid for at least three years to provide that Documentation, at no charge other than the reasonable cost of media and postage, to any person who requests it; or (ii) the FixTheMask.com URL or another URL where that Documentation may be downloaded, available for at least three years after you last distribute the Product.
6. **WARRANTY AND LIABILITY LIMITATIONS; REQUIRED NOTICE**
  1. THE DOCUMENTATION IS PROVIDED ON AN "AS-IS" BASIS WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NONINFRINGEMENT
  2. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW WILL ANY LICENSOR BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES ARISING OUT OF THE USE OF, OR INABILITY TO USE, THE DOCUMENTATION OR PRODUCTS, INCLUDING BUT NOT LIMITED TO CLAIMS OF INTELLECTUAL PROPERTY INFRINGEMENT OR LOSS OF DATA, EVEN IF THAT PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
  3. The following copyright notice will be included in all versions of the Documentation: