

# Sleeping Beauty Castle Holiday Pop-Up Card—License Agreement

By downloading this file and the accompanying Licensed Materials, the end user ("Licensee") agrees to conform to this License Agreement (this "Agreement") with Robert Nava, the Disney Experience website [www.disneyexperience.com] ("Licensor").

## I. Content of Licensed Materials; Grant of License

The materials that are the subject of this Agreement shall consist of the Sleeping Beauty Castle Holiday Pop-Up Card in electronic and physical form (hereinafter referred to as the "Licensed Materials").

Licensee acknowledges that the copyright and title to the Licensed Materials and any trademarks or service marks relating thereto remain with Licensor and/or its suppliers. Licensee shall not have right, title or interest in the Licensed Materials except as expressly set forth in this Agreement.

Licensor hereby grants to Licensee non-exclusive use of the Licensed Materials in accordance with this Agreement.

## II. Access of Licensed Materials to Licensee

Licensor will provide the Licensed Materials to the Licensee in the following manner:

File Transfer. Copies of the Licensed Materials will be provided to the Licensee through the Disney Experience website at the sole discretion of the Licensor.

## III. Fees

Licensee is required to make no payment to Licensor for use of the Licensed Materials.

## IV. Authorized Use of Licensed Materials

Authorized Uses. Licensee may make all use of the Licensed Materials as is consistent with the Fair Use Provisions of United States and international law. Nothing in this Agreement is intended to limit in any way whatsoever Licensee's rights under the Fair Use provisions of United States or international law to use the Licensed Materials.

The Licensed Materials may be used for purposes of research, education or other non-commercial use as follows:

Archival/Backup Copy. Upon request of Licensee, Licensee may create one (1) copy of the entire set of Licensed Materials to be maintained as a backup or archival copy during the term of this Agreement.

## V. Specific Restrictions on Use of Licensed Materials

Unauthorized Use. Licensee shall not knowingly permit anyone other to use the Licensed Materials.

Modification of Licensed Materials. Licensee shall not modify or create a derivative work of the Licensed Materials without the prior written permission of Licensor.

Removal of Copyright Notice. Licensee may not remove, obscure or modify any copyright or other notices included in the Licensed Materials.

Distribution Rights. Licensee has no rights to transfer, host, or re-distribute the Licensed Materials or its derivatives under any circumstances or by any means available now or in the future.

Commercial Purposes. Other than as specifically permitted in this Agreement, Licensee may not use the Licensed Materials for commercial purposes, including but not limited to the sale of the Licensed Materials or bulk reproduction or distribution of the Licensed Materials in any form.

## **VI. Licensor Performance Obligations**

Availability of Licensed Materials. Licensor shall make the Licensed Materials available to Licensee at his/her discretion.

Notification of Modifications of Licensed Materials. Licensee understands that from time to time the Licensed Materials may be added to, modified, or deleted from by Licensor and/or that portions of the Licensed Materials may migrate to other formats.

Completeness of Content. Where applicable, Licensor will inform Licensee of instances where online content differs from the print versions of the Licensed Materials.

Where applicable, Licensor shall use reasonable efforts to ensure that the online content is at least as complete as print versions of the Licensed Materials, represents complete, accurate and timely replications of the corresponding content contained within the print versions of such Materials, and will cooperate with Licensee to identify and correct errors or omissions.

Withdrawal of Licensed Materials. Licensor reserves the right to withdraw from the Licensed Materials any item or part of an item for which it no longer retains the right to publish, or which it has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable.

## **VII. Licensee Performance Obligations**

Protection from Unauthorized Use. Licensee shall use reasonable efforts to protect the Licensed Materials from any use that is not permitted under this Agreement. In the event of any unauthorized use of the Licensed Materials by an Authorized User, (a) Licensor may terminate such Authorized User's access to the Licensed Materials, (b) Licensor may terminate the access of the Internet Protocol ("IP") address(es) from which such unauthorized use occurred, and/or (c) Licensee shall terminate such Authorized User's access to the Licensed Materials upon Licensor's request. Licensor shall take none of the steps described in this paragraph without first providing reasonable notice to Licensee and cooperating with the Licensee to avoid recurrence of any unauthorized use.

## **VIII. Early Termination**

In the event that either party believes that the other materially has breached any obligations under this Agreement, or if Licensor believes that Licensee has exceeded the scope of the License, such party shall so notify the breaching party in writing. The breaching party shall have 1 week from the receipt of notice to cure the alleged breach and to notify the non-breaching party in writing that cure has been effected. If the breach is not cured within the 1 week, the non-breaching party shall have the right to terminate the Agreement without further notice.

Upon Termination of this Agreement for cause online access to the Licensed Materials by Licensee and shall be terminated. Authorized copies of digital Licensed Materials must be destroyed immediately.

## **IX. Perpetual License**

Except for termination for cause, Licensor hereby grants to Licensee a nonexclusive, royalty-free, perpetual license to use any Licensed Materials that were accessible during the term of this Agreement. Such use shall be in accordance with the provisions of this Agreement. The means by which Licensee shall have access to such Licensed Materials shall be in a manner and form substantially equivalent to the means by which access is provided under this Agreement.

## **X. Warranties**

Subject to the Limitations set forth elsewhere in this Agreement:

Licensor warrants that it has the right to license the rights granted under this Agreement to use Licensed Materials, that it has obtained any and all necessary permissions from third parties to license the Licensed Materials, and that use of the Licensed Materials by Authorized Users in accordance with the terms of this Agreement shall not infringe the copyright of any third party.

## **XI. Limitations on Warranties**

Notwithstanding anything else in this Agreement:

Neither party shall be liable for any indirect, special, incidental, punitive or consequential damages, including but not limited to loss of data, business interruption, or loss of profits, arising out of the use of or the inability to use the Licensed Materials.

Licensor makes no representation or warranty, and expressly disclaims any liability with respect to the content of any Licensed Materials, including but not limited to errors or omissions contained therein, libel, infringement of rights of publicity, privacy, trademark rights, moral rights, or the disclosure of confidential information.

Except for the express warranties stated herein, the Licensed Materials are provided on an "as is" basis, and Licensor disclaims any and all other warranties, conditions, or representations (express, implied, oral or written), relating to the Licensed Materials or any part thereof, including, without limitation, any and all implied warranties of quality, performance, merchantability or fitness for a particular purpose. Licensor makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic bomb or other such computer program. Licensor further expressly disclaims any warranty or representation to Authorized Users, or to any third party.

## **XII. Assignment and Transfer**

Neither party may assign, directly or indirectly, all or part of its rights or obligations under this Agreement without the prior written consent of the other party, which consent shall not be unreasonably withheld or delayed.

## **XIII. Governing Law**

This Agreement shall be interpreted and construed according to, and governed by, the laws of California, excluding any such laws that might direct the application of the laws of another jurisdiction. The federal or state courts located in California shall have jurisdiction to hear any dispute under this Agreement.

## **XIV. Entire Agreement**

This Agreement constitutes the entire agreement of the parties and supersedes all prior communications, understandings and agreements relating to the subject matter hereof, whether oral or written.

## **XV. Amendment**

No modification or claimed waiver of any provision of this Agreement shall be valid except by written amendment signed by authorized representatives of Licensor and Licensee.

# SLEEPING BEAUTY CASTLE HOLIDAY POP-UP CARD



- Difficulty Level: 9 (of 10)
- Width: 8.5", Height: 9.75", Depth: 9.75 "
- 10 Full-color pieces.

## Required Tools:

- Adobe® Reader®
- Color Printer
- Glue
- X-acto Knife (These are very sharp and can cause serious injury! Use with extreme caution, and keep out of reach of children.)
- Scissors
- White Cardstock

## Optional Tools

- Color cardstock (see Step 8)

## Printing Guidelines:

When printing with Adobe® Reader®, it is important to use proper printing settings for correct alignment and scaling. Click the Print Tool button. In the Print settings dialog box, set **Page Scaling to None**, and enable the **Auto-Rotate and Center** option. Unless you are a professional modeler, you should print on 8 ½ by 11 (U.S. Letter) sheets, and should not change the recommended print settings.

## Instructions:

When printing these instructions, you should print on both sides of the sheets to save paper. You can also print in black & white to save color ink/toner. Some people prefer not to print, referencing the instructions from their computer monitor.

## Card Parts:

This papercraft has been designed for printing on cardstock paper for strength and rigidity.

If you should need to re-print selective model parts, you can use the Snapshot Tool in Adobe® Reader®. Click the icon once, then click-drag a box around the area that you want to print. The selected area will flash once (a "snapshot"), and you're ready to print. In the Print settings dialog box, you will see a preview of the document. In the preview, only the snapshot appears and will be printed. This saves you from printing the whole page, thus saving ink/toner.

## Troubleshooting Files:

Sometimes PDF files can become corrupted while downloading. This is not uncommon, and is no cause for alarm. Delete the bad files, and try re-downloading them. Another common error is that your version of Adobe® Reader® is out-of-date. Please visit the Adobe® Web site and download the latest version of the software. This typically solves 90% of users' file problems.

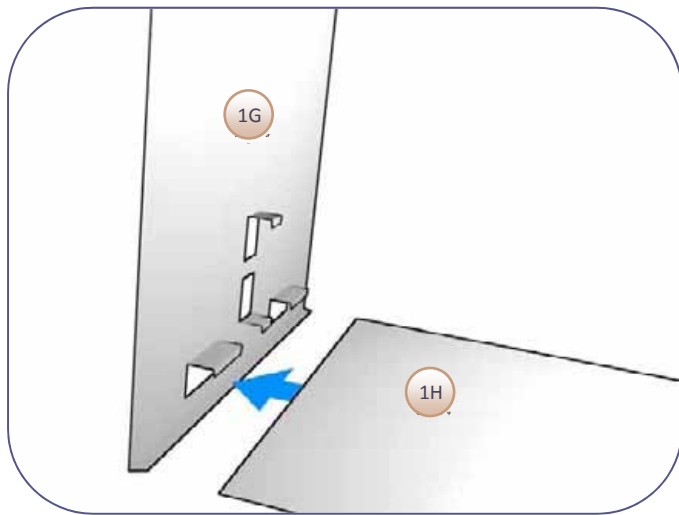
## Construction Guidelines

Read these instructions and study the illustrations to know what/where to cut/fold. Before gluing, always dry-fit the pieces to ensure they fit properly. Be aware that paper will absorb moisture from watery glue, and it may expand.

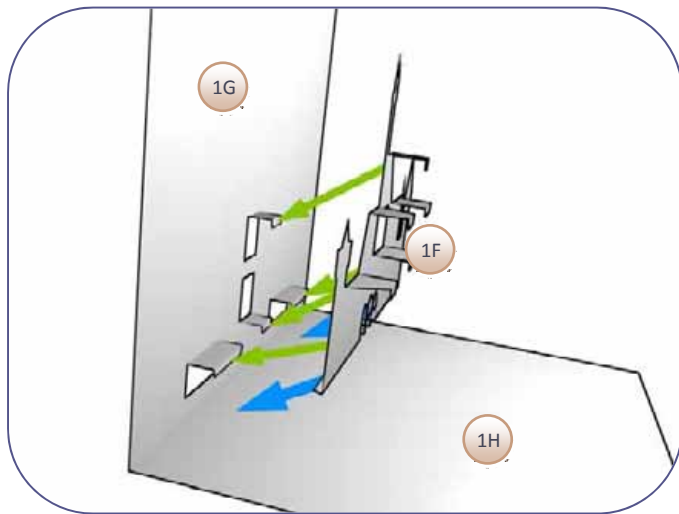
When following these instructions, do not take the illustrations too literally. In many cases, pieces will be simplified (i.e. no tabs). Other times, pieces or entire sections may be missing that were previously displayed. This does not mean you should ever disassemble your model (unless instructed to do so).

Most model parts have numbered tabs. The numbers indicate which parts get glued to the tabs.

## SLEEPING BEAUTY CASTLE HOLIDAY POP-UP CARD

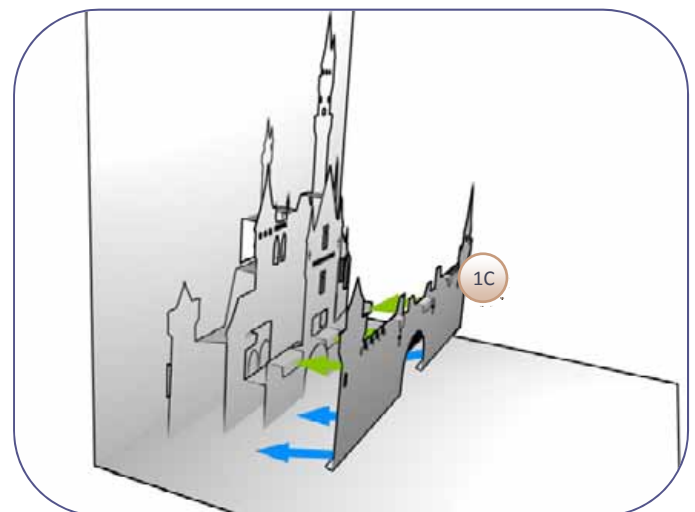
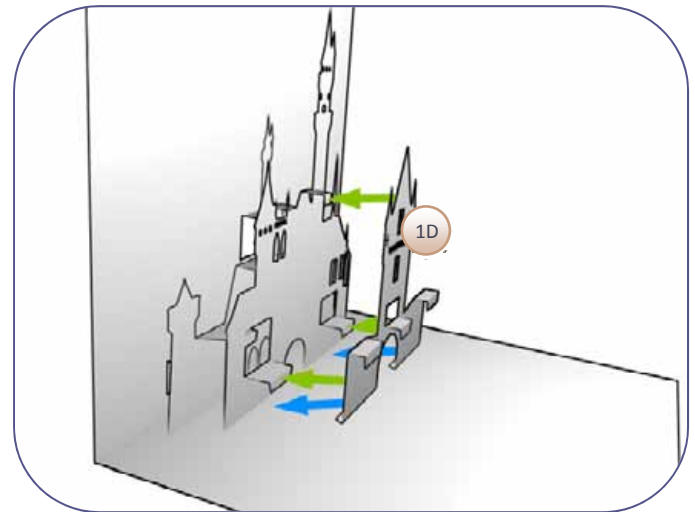
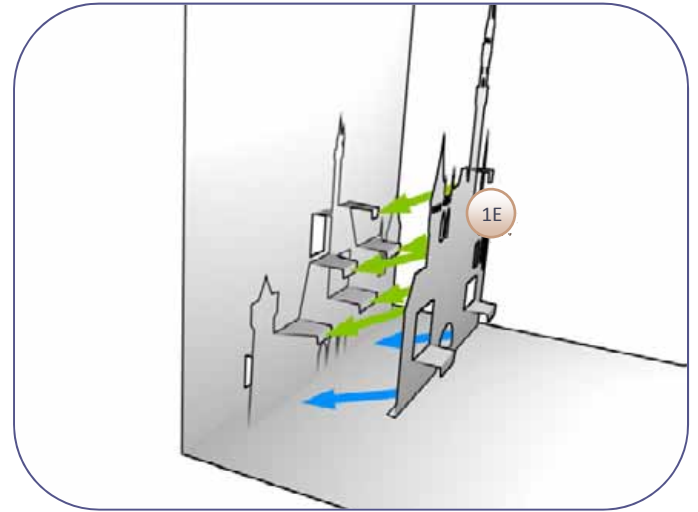


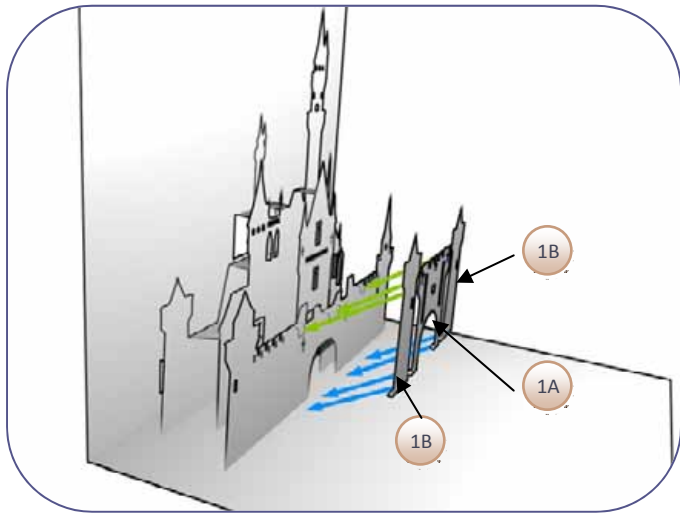
1. Cut out pieces 1G & 1H. The tab on piece 1G should be glued underneath piece 1H. This will form the interior of the card.
2. Fold the tabs out on piece 1G as shown.
3. Carefully cut out pieces 1A-1F. There are delicate pieces, so take your time, and use a very sharp craft knife.



4. Glue piece 1F to the base of the card (1H) by aligning the tabs to their proper locations. DO NOT glue the piece to the tabs on piece 1G yet! Let Dry.
5. Apply a little glue to the tabs of piece 1G, and glue to piece 1F. Before the glue dries, carefully fold the card shut. This will align the tabs into their proper gluing locations. Be sure not to press too hard, or glue may squeeze out and glue your card shut. Let the card rest naturally, and clean up any unsightly glue. DO NOT open your card back up until the glue dries.
6. When dry, carefully open the card. It will be stiff, and may be hard to open. To loosen the card, open and close it repeatedly, being careful.

7. Repeat steps 4-6 for pieces 1A-1E. Take your time, and be careful not to accidentally glue your card shut.





8. When finished, cover the outside of the card with extra cardstock. You can cover just the front, or the back as well.

It is recommended that you use colored or decorative papers for a more festive holiday look. You can use wrapping paper, individual scrapbooking sheets (check your local craft store, or go online), or decorate it however you like.

You can even incorporate the provided Disney crest (optional print).

**Congratulations; you've completed the pop-up card!**