

END USER LICENCE AGREEMENT FOR PHOTOGRAPHERLONDON.COM

EULA

The following are the terms and conditions upon which PhotographerLondon (hereinafter called the LICENSOR) will license to you (in this document, you will be referred to as "you" or the "LICENSEE") certain usage rights for items purchased from the LICENSOR, pursuant to the terms and conditions of this End User License Agreement (EULA or License). Items purchased from the LICENSOR may be entirely tangible, tangible with digital content and/or entirely digital format and will be hereinafter referred to as "MEDIA". PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY. BY COMPLETING YOUR ORDER FROM THE LICENSOR BY MAKING PAYMENT THROUGH THE APPROVED PAYMENT METHOD, YOU IMMEDIATELY BECOME BOUND BY THE TERMS AND CONDITIONS OF THIS LICENSE.

1. The LICENSOR grants to the LICENSEE a limited non-exclusive, non-transferable License to the LICENSEE for the purchased MEDIA as follows. This License is conditional upon the LICENSEE paying all applicable license fees and respecting the terms hereof. The LICENSEE may only use the media in a manner as stated on the original purchase invoice.

2. OWNERSHIP AND LIMITS TO USE

The MEDIA shall remain at all times the sole and exclusive property of the LICENSOR. In order to protect the rights of the LICENSOR, the LICENSEE undertakes to comply with the following:

(a) The LICENSEE shall not sell, sub-license, loan or otherwise transfer all or part of the MEDIA or any interest therein to or for the benefit of a third party;

(b) The LICENSEE may not modify and re-distribute the MEDIA as part of a product and/or service;

(c) The LICENSEE shall not use or display the MEDIA as part of a digital archive and/or reference source;

(d) The LICENSEE shall not use the MEDIA to create obscene, pornographic, defamatory, offensive or illegal products and/or services or in any way that is unlawful;

(e) The LICENSEE shall not remove, alter or obliterate any copyright notices found in the MEDIA;

(f) The LICENSEE shall ensure that its personnel, including any sub-contractors or consultants, comply with all of the terms and conditions of this License and shall be liable for any breaches thereof. Once the personnel or sub-contractor ceases to work directly for the LICENSEE they may no longer use or store the media. . If you are an intermediary (e.g. an advertising or design agency) the Images must only be used by your clients (the end-user the Images): (i) who agree to be bound by the terms of this Agreement and (ii) if all relevant data pertaining to any such end-user was clearly stated when placing your order for the Images and is set out in the related invoice. In any such event, you hereby agree to be jointly and severally liable with your client for any breach of the terms of this Agreement by your client.

(g) Copy or publish any of the Images to a network or bulletin board, or otherwise distribute or allow any of the Images to be distributed to or used by anyone other than you;

(h) Sub-license, resell or otherwise distribute the Images to third parties except to an

identified client and for an identified Permitted Purpose as explained above;

(i) Use the Images in such a way as to imply that any model depicted in the Images personally uses or endorses a product or service (for example, in testimonial advertising);

(j) All Images used in an editorial context must include the following credit line adjacent to the Licensed Material: "[Photographer's Name]/[CollectionName]/PhotographerLondon" or as otherwise shown on the PhotographerLondon website. If you omit the credit, an additional fee in an amount up to one hundred percent (100%) of the original fee may be payable by you, at our sole discretion. The foregoing fee shall be in addition to any other rights or remedies that we may have in law. Further, if Images are used in an audio/visual production in either an editorial context or a non-editorial context but where a credits are accorded to other providers of licensed material, credit shall be accorded, where technically feasible, in equal size and comparable placement to such credit(s), substantially in the following form: "[Footage] [Imagery] supplied by [Collection Name]/PhotographerLondon".

(k) You agree that you will immediately notify PhotographerLondon if you become aware of or suspect that a third party that has gained access to the Images through Licensee wrongfully using the Images, in whole or in part.

(l) Any use of Images in a manner not expressly authorised constitutes copyright infringement, entitling PhotographerLondon to exercise all rights and remedies available to it under copyright laws around the world. You shall be responsible for any damages resulting from any such copyright infringement, including any claims by a third party. PhotographerLondon reserves the right to terminate this Agreement in the event that you provide inaccurate information regarding its proposed use of the Images.

(m) Upon reasonable notice from PhotographerLondon you shall provide sample copies of any material containing the Image to us. In addition, upon reasonable notice, PhotographerLondon may, at its discretion, either through its own employees or through a third party, audit your records directly related to this Agreement and use of Images in order to verify compliance with the terms of the agreed terms of use and the terms of this Agreement. If any such audit reveals an underpayment by you of five percent (5%) or more of the amount you should have paid for the time period that is the subject of the audit, in addition to paying to PhotographerLondon the amount of such underpayment, you shall also pay the costs of conducting such audit.

(n) Unless additional rights are agreed or granted by us, Images that are licensed to you for "editorial purposes", or marked on the product page as 'Not Released. For Editorial Use only" (the use of Images relating to events that are newsworthy or of public interest) may not be used for any commercial, promotional, endorsement, advertising or merchandising use. Without limitation, this expressly excludes any advertorial sections (including sections or supplements in relation to which you or your client receives a fee from a third-party advertiser or sponsor). Such Images may be cropped, provided that the editorial integrity of the Image is not compromised, but they shall not, under any circumstances, otherwise be modified, reconfigured or repurposed rotated, altered, changed or tampered with, either manually or electronically, without our prior written permission.

(o) Images that are licensed for editorial purposes must include the following credit line adjacent to the Image: "PhotographerLondon Limited / [Collection Name]" where a Collection/Folio name is given on the product page, or as otherwise directed by us. If you omit to give such credit, we may, at our discretion, charge you an additional fee of up to one hundred percent (100%) of the original fee paid for the Image. Any such additional charge is in addition to the other rights or remedies we have against you resulting from your breach.

(p) PhotographerLondon warrants the digital copy of the Images in the form duly purchased by you or your employer to be free from technical defects for 30 days from delivery. The sole and exclusive remedy for a breach of the foregoing warranty is the replacement of the digital copy of the Images or refund of the purchase price, at PhotographerLondon's sole option. PhotographerLondon shall not, however, be liable if defects arise as a result of any modification, variation or addition to the Images not performed by us or caused by any abuse, corruption or incorrect use of the Images with equipment or software which is incompatible. PHOTOGRAPHERLONDON MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. OUR LIABILITY TO YOU FOR ANY LOSSES SHALL NOT EXCEED THE AMOUNT YOU ORIGINALLY PAID FOR THE IMAGES. Some States do not permit the exclusion of implied warranties, and you may have other rights, which may vary from State to State. NEITHER PHOTOGRAPHERLONDON NOR ITS LICENSORS SHALL BE LIABLE TO YOU OR ANY OTHER PERSON OR ENTITY FOR ANY GENERAL, SPECIAL, DIRECT, INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR OTHER DAMAGES (EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES) ARISING OUT OF THIS LICENCE, THE USAGE OF THE IMAGES INCLUDING ANY CLAIM FOR LOST PROFITS OR LOST SAVINGS, OR FOR ANY CLAIM OF A THIRD PARTY OR OTHERWISE. HOWEVER, NOTHING IN THIS LICENCE LIMITS LIABILITY FOR FRAUDULENT MISREPRESENTATION OR OUR LIABILITY TO YOU IN THE EVENT OF DEATH OR PERSONAL INJURY RESULTING FROM OUR NEGLIGENCE.

(q) It is a condition of this Agreement that you obtain all necessary rights, model releases or consents which may be required for reproduction and use of the Images. We make no warranties with regard to the use of names, people, buildings, trade marks or copyright material depicted in any Image, or to the accuracy of any metadata, including, but not limited to, keywords and captions, with any Image. Furthermore, ensure that you examine the Image you intend to use for possible defects before sending the Image for reproduction. PhotographerLondon shall not be liable for any loss or damage suffered by you or any third party arising from any alleged or actual defect in any Image or its metadata or in any way from its reproduction.

(r) Without prejudice to PhotographerLondon's other rights and remedies, the licence and your right to use the Images shall automatically terminate, without prior notice or refund of any moneys paid, if you breach any express or implied term of this Agreement. In the event of termination, you must immediately cease to use and destroy or delete all copies of the Images or, at PhotographerLondon's request, return them to PhotographerLondon. You agree to indemnify PhotographerLondon and hold PhotographerLondon harmless against all claims arising out of any breach by you of this Agreement or for unpermitted use of any Images.

(s) All rights to the Images are owned by PhotographerLondon and / or its licensors and are protected internationally by copyright and other applicable laws. PhotographerLondon and its licensors retain all rights not expressly granted under this Agreement. You may be held legally responsible for any copyright infringement that is caused or encouraged by your failure to comply with the terms of this Agreement.

(t) Use of the Images must be in compliance with all applicable laws, statutes and regulations. PhotographerLondon reserves the right to discontinue the use of any Image for any reason and elect to replace the Image with an alternative Image. Upon notice of any discontinuance of a Licence for a particular Image, you and your client, if applicable, agree not to use the Image in the future. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the remaining terms of the Agreement, which shall remain valid and enforceable according to its terms. This Agreement represents the entire Agreement between the parties relating to its subject matter and may not be amended except in writing signed by an authorised representative of both

parties.

(u) If you fail to pay all sums due within the time specified by PhotographerLondon, we may add a charge of one-and-one-half percent (1.5%) per month, or such lesser amount as is allowed by law, on any unpaid balance until payment is received.

(v) The laws of England and Wales whose courts are the courts of exclusive jurisdiction govern this Agreement, save that PhotographerLondon shall have the right to bring proceedings in any jurisdiction to obtain injunctive or other relief against you in the event that, in the opinion of PhotographerLondon, such action is necessary or desirable. If you wish to use the Images in a manner not permitted under this Licence Agreement, please contact PhotographerLondon Limited at info@imagesource.com or by telephoning +44 (0) 20 8240 4120. Copyright © PhotographerLondon. <http://www.PhotographerLondon.com>. All rights reserved.

3. LIMITATION OF LIABILITY

THE MEDIA ARE PROVIDED TO THE LICENSEE AS IS. EXCEPT AS EXPRESSLY STIPULATED HEREIN, THE LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, EXPRESS OR IMPLIED, RELATING TO THE USE, PERFORMANCE OR RESULTS WHICH MAY BE OBTAINED THROUGH THE USE OF THE MEDIA. THE LICENSOR EXPRESSLY DISCLAIMS ALL WARRANTIES, INCLUDING BUT NOT LIMITED TO MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE LICENSOR SHALL IN NO EVENT BE LIABLE TO THE LICENSEE UNDER ANY CIRCUMSTANCES FOR ANY LOST PROFITS OR ANY INDIRECT, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES INCLUDING, WITHOUT LIMITATION, LOSS OR ALTERATION OF DATA, INTERRUPTION OF BUSINESS AND/OR LOSS OF EMPLOYEE WORK TIME. IN ANY EVENT, THE TOTAL LIABILITY OF THE LICENSOR SHALL NOT EXCEED THE AGGREGATE PAYMENTS RECEIVED BY THE LICENSOR HEREUNDER. THIS DISCLAIMER APPLIES WITHOUT LIMITATION REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE AND REGARDLESS OF WHETHER SUCH DAMAGES ARE OR WERE FORESEEABLE.

4. LIMITED WARRANTY ON MEDIA

If you or the end user of the Images requests in writing to cancel this Agreement within 30 days of the date of receipt of the Images, and such Images have not been used, PhotographerLondon may cancel this Agreement and issue a credit to you as follows: (i) with respect to non-footage Images only, an amount up to 100% of the price may be credited if the request is received within 7 days of receipt of the Images; or (ii) an amount up to 50% of the price may be credited if the request is received between 8 and 30 days of receipt of the Images (or any time within the first 30 days for footage); in each case an administration fee of £40 (or local currency variation) will be charged. No credits are available for any cancellation request received after 30 days from receipt of the Image. Cancellation and the return of any monies shall apply to any other fees that are non-refundable.

5 NON TRANSFERABILITY

Neither this License nor any rights or licenses granted hereunder may be assigned, transferred, delegated, sub-licensed or time shared without the prior written consent of the LICENSOR. Any such assignment, transfer, delegation, sub-license or time sharing in breach of this undertaking is void and results in the immediate termination of this License.

6. TERMINATION

The LICENSOR shall have the right to terminate this License immediately without notice in the event that:

a) the LICENSEE breaches any of the terms and conditions of this License; or

b) the LICENSEE files a petition in bankruptcy or for the appointment of a receiver, or if an involuntary petition in bankruptcy is filed against the LICENSEE and said petition is not discharged within thirty (30) days, or if the LICENSEE becomes insolvent or makes a general assignment for the benefit of its creditors, or if the business or property of the LICENSEE comes into the possession of its creditors or of a governmental agency or of a receiver. The LICENSEE undertakes in the event of termination of this License to immediately cease any and all use of the MEDIA, to deliver up to the LICENSOR the MEDIA and to destroy any copies made.

7. ENTIRE LICENSE

All prior proposals, understandings, and/or agreements between the parties that relate to the subject matter of this License are hereby superseded and merged into this License. This License may not be modified or altered except in writing.

8. GOVERNING LAW

This License, its construction, performance, scope, validity and effects are governed and shall be construed in accordance with the laws applicable and in force in the jurisdiction of the location of the LICENSOR.

9. VENUE

The parties agree, for any claim or judicial proceedings for whatever reason relating to this License, to designate and hereby designate the courts of the judicial jurisdiction of location of the LICENSOR, as the appropriate venue for the hearing of any such claims or judicial proceedings, to the exclusion of any other courts, judicial district or jurisdiction that may have the right to hear such dispute.

10. LANGUAGE

The parties hereby confirm that they each require that this License and all documents and notices in connection therewith be drawn up in English.

By submitting your order, you acknowledge having read this license and agree to be bound thereby.