

Applies to Images Purchased online and on CD ROM.

THIS IS A LEGAL AGREEMENT BETWEEN YOU AND QUICKIMAGE (QUICKIMAGE PRODUCTIONS, S.L.) PLEASE READ THIS AGREEMENT CAREFULLY. BY DOWNLOADING AND/OR USING ANY ROYALTY FREE IMAGE/CD-ROM YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE WITH THE TERMS AND CONDITIONS OF THIS AGREEMENT DO NOT USE / DOWNLOAD ANY IMAGES CONTAINED IN THIS CD /SITE.

IF YOU ARE ENTERING INTO THIS AGREEMENT ON BEHALF OF YOUR EMPLOYER AND/OR PRINCIPAL, THIS LICENSE AND ALL THE RESTRICTIONS AND LIMITATIONS RECITED HEREIN APPLY TO YOUR EMPLOYER AND/OR PRINCIPAL AS WELL AS TO YOU.
ALL IMAGES ARE COPYRIGHTED AND ALL RIGHTS TO THESE IMAGES ARE OWNED BY QUICKIMAGE AND ITS LICENSORS. QUICKIMAGE RETAINS ALL RIGHTS NOT SPECIFICALLY GRANTED TO YOU BY THIS AGREEMENT. YOUR RIGHT TO USE ANY ROYALTY FREE PRODUCT IS SUBJECT TO YOUR FULL PAYMENT OF THE LICENSE AND THE RESTRICTIONS SET FORTH IN THIS AGREEMENT.

1. RIGHTS GRANTED

Quickimage grants you a personal, non-exclusive and non-transferable right to use and reproduce, for your own commercial or non-commercial use, on a worldwide and perpetual basis, the Royalty Free images (regardless of the form in or media on which the Royalty Free Images are delivered to you, including, but not limited to electronic or online transmission, CDs or DVDs) (hereinafter "the Image(s)"), in the following ways:

a) Print usage: refers to any type of printed, tangible materials including advertising, promotional materials, publications or products. Acceptable uses include: greeting cards, promotional T-shirts, postcards, posters, phonecards, credit cards, cd covers, cassette covers, board games, calendars, newspapers, editorials, catalogs, flyers, brochures, reports, disposable packaging, book covers, educational text books. Unauthorized uses include "retail photo products" like greeting cards, calendars, postcards, stationery, t-shirts, ties, photo-mugs, mouse pads, offered for sale.

b) Non-print usage: refers to any digital or electronic materials including websites (but not website templates), multimedia presentations and CD-ROMs provided that no Image is at a resolution greater than 480 by 640 pixels (72 dpi) and each Image is incorporated into a design in such a fashion that it is clearly not intended to be separately downloaded, copied or distributed by any third party.

2. RESTRICTIONS ON USE

2.1 The rights hereby granted to you are non-transferable which means that any work that you produce using an Image must be for your own use, or for the use of your direct employer or client, who must be the end-user of your work. You may not sublicense, sell, assign, convey, dispose of, loan, give or otherwise transfer to anyone any CD, DVD or alike (hereinafter the "Disc Product") or any of the Images or the right to use the Disc Product or the Images except insofar as an Image has been included by you into one of the authorized uses referred to in Section 1 above and nothing you produce shall grant or purport to grant to any third party a right to use or reproduce the Images. You hereby agree to take all commercially reasonable steps to prevent third parties from duplicating or distributing the Images.

2.2 Even though you may sell or license derivative works incorporating the Images, you may not use any Image for sale or license where the primary value resides in the Image itself (For example, you may not sell posters or prints of any Image) nor include any Image in an electronic template intended to be reproduced by third parties on electronic or printed products.

2.3 You may not sell, license or distribute any derivative work containing any Image in a way that would allow a third party to download, extract or access the Image as a stand-alone file.

2.4 If Images are licensed by a company, they may be shared by creating an Image library, Image storage jukebox, network configuration or similar arrangement as long as no more than ten (10) specific employees (hereinafter the "Users") within the same company and no more than one User at a time get access to the Images, unless a separate seat license is purchased for each additional User, before such additional use begins. This is not a simultaneous user agreement.

2.6 Except as specifically provided in the previous paragraph, the Images may not be shared or copied and you may not create a network of servers, either with or without a central location to enable others to share the Images.

2.7 The Images may not be used as part of a logo, service mark or trademark or used to infringe on anyone's logo, trade name, service mark or trademark.

2.8 The Images may not be posted online nor placed in any other electronic distribution system in a downloadable format, FTP or similar nor enabled to be distributed via mobile telephone devices.

2.9 The Images may not be used for any pornographic, unlawful purpose or use or to defame any person or violate any person's right of privacy or publicity or to infringe upon any copyright, trade name, trademark or service mark of any person or entity. Advance written permission from Quickimage is required for use of Images for sensitive subjects, including without limitation, topics that may depict the subject matter of an Image in a negative or unfavorable light or subject persons to ridicule, and topics regarding all sexual issues, substance abuse, physical or mental abuse, alcohol, drugs, tobacco, AIDS, cancer or serious physical or mental ailments, or the disparagement of a person or product.

2.10 Upon notice of discontinuance of a license for any particular Image, you agree not to use such Image in the future.

2.11 If the Images are used in an editorial manner, you must include the following credit adjacent to the Images: "[Photographer's name]/[Name of the collection]/[Quickimage]"

3. WARRANTIES OF THE COMPANY

The Company (Quickimage Productions S.L.) warrants, agrees and undertakes with the Licensee that:

3.1 To the best of the Company's knowledge, the photographic works the subject matter of this Agreement are not defamatory, obscene or blasphemous, and do not infringe any rights of copyright or other intellectual property or proprietary rights of third parties, but no right of action shall accrue against the Company in the event of the said photographic works being deemed or found to be defamatory, obscene or blasphemous or an infringement of third party rights.

3.2 The Company warrants that all permissions and consents required in relation to the exploitation of persons and individuals featured in the said photographic works have been obtained but that this permission expressly and exclusively relates only to activities and uses permitted by the terms of this Agreement as outlined above. Furthermore, no claim or action of any sort can arise against the Company in this Agreement for the use of these images and no liability can attach to the Company for any acts, omissions or failures on the part of the Licensee to comply with the terms of this Agreement.

4. LIMITED WARRANTY AND LIMITATION OF LIABILITY

4.1 Subject to the restrictions and limitations regarding your use of an image contained in this Agreement, Quickimage Warrants that it owns or has obtained sufficient rights to the copyright for the image/s to grant you the limited license under this Agreement, nevertheless if are unsure whether additional rights are required, it is Your sole responsibility to obtain appropriate legal counsel. QUICKIMAGE identifies the caption for each image to the best of its ability, but cannot be held responsible for erroneous or incomplete caption information.

4.2 UNDER THIS AGREEMENT THE END USER IS OBLIGED TO ACCEPT NOT TO GIVE ANY IMAGE RIGHTS, INTELLECTUAL PROPERTY OR OTHER INTANGIBLE PROPERTY, OR USAGE RIGHT, OVER ANY ART WORK, ARCHITECTURAL OR DESIGN WORKS, OR ANY KIND OF OBJECT CONTAINED IN THE LICENSED IMAGE, NOR TO EXTRAPOLATE ANY PART OF ANY EXTERIOR OR INTERIOR ART WORK, ARCHITECTURAL OR DESIGN WORKS, OR ANY KIND OF OBJECT CONTAINED IN THE LICENSED IMAGE.

4.3. DIGITAL FILES ARE PROVIDED "AS IS". QUICKIMAGE MAKES NO REPRESENTATION OR WARRANTY, EITHER EXPRESS OR IMPLIED, INCLUDED BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE, QUALITY OF IMAGE, OR COMPATIBILITY WITH ANY COMPUTER HARDWARE OR OTHER EQUIPMENT, OPERATING SYSTEM OR SOFTWARE PROGRAM. QUICKIMAGE MAKES NO REPRESENTATION OR WARRANTIES THAT THE USE OF THE WWW.QUICKIMAGE.ES OR WWW.QUICK-IMAGE.COM WILL BE UNINTERRUPTED OR ERROR-FREE.

4.4. When QUICKIMAGE states in writing that a model or property release exists for any particular RF Image, QUICKIMAGE is only stating the existence of any such release without providing any representation or warranties on such release including without limitation any representation or warranties with regards to its validity, enforceability or fitness for any particular purpose.

4.5. QUICKIMAGE AND/OR THE DISTRIBUTOR WILL NOT BE HELD RESPONSIBLE FOR THE CONFLICTS THAT COULD ARISE AS A RESULT OF DIGITAL OR ANALOGICAL MANIPULATION OF THE LICENSED IMAGE, FOR THE WRONG, INADEQUATE OR NON AUTHORIZED USAGE OF THE IMAGES AND/OR ATTACHED TEXTS, THAT COULD DAMAGE RIGHTS OR INTERESTS OF PHYSICAL PERSONS, CORPORATE BODIES, INSTITUTIONS, ETC.

4.6 THE REPRESENTATIONS AND WARRANTIES MADE BY QUICKIMAGE IN THIS AGREEMENT APPLY ONLY TO THE IMAGES AND DISK PRODUCTS AS DELIVERED BY QUICKIMAGE AND WILL BE INVALID IF THE IMAGES ARE USED IN ANY MANNER NOT SPECIFICALLY AUTHORIZED IN THIS AGREEMENT.

5. REMUNERATION

5.1 The Licensee agrees to pay in advance for the licensed use of the photographic images and data as agreed under the terms of this Agreement in advance of any use of such images or data.

5.2 The Licensee warrants, undertakes and accepts that permission to use the said photographic works, the subject matter of this Agreement will only be deemed to have been given after receipt by the Company of the agreed remuneration, and the Licensee fully accepts that the Licensee has no right to use the said photographic works in any manner until the said remuneration has been paid.

6. UNAUTHORIZED USES AND INDEMNITY

6.1 Any use of any Image and/or Disk Product in a manner not expressly authorized by this Agreement or in breach of a term of this Agreement constitutes copyright infringement, entitling Quickimage to exercise all rights and remedies available to it under copyright laws.

6.2 You shall be responsible for any damages resulting from any such copyright infringement, including without limitation any claims by a third party and you hereby agree to indemnify and hold harmless Quickimage and its subsidiaries, successors, affiliates, parent, officers, directors, employees, contractors, content providers, licensors, distributors or agents, against all claims (including without limitation, claims by third parties), liability, damages, judgments, settlements, costs and expenses, including reasonable legal fees and expenses, arising out of or related to any use of the Disk Products or Images other than the uses specifically permitted by this Agreement.

7. SEVERABILITY

Should any provision of this Agreement be found invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not be affected and shall remain in full force and effect. Such provisions shall be revised only to the extent necessary to make them enforceable.

8. ENTIRE AGREEMENT

This Agreement contains all the terms of the license agreement for the Royalty Free products and no terms or conditions may be added or deleted unless made in writing and signed by an authorized representative of both parties. In the event of any inconsistency between the terms contained herein and the terms contained on any purchase order or other communication sent by you, the terms of this Agreement shall govern.

9. LAW AND VENUE

9.1 This Agreement, and all matters collateral thereto, shall be governed by and construed in accordance with the laws of Spain, excluding the application of its conflicts of law rules, and any dispute arising hereunder shall be litigated solely in a court of competent jurisdiction in Madrid, Spain. Notwithstanding the foregoing, this provision shall not prevent Quickimage, from addressing any competent court, tribunal or venue to which it might be entitled, in order to seek for interim measures or any other legal remedies.

If you are unsure of your rights under this License Agreement or would like to acquire additional rights (or additional seat licenses), please contact us at +34 916 363 000 (from outside Spain) or send us an email at info@quickimage.es