



IPR and Cultural Assets Advice Sheet 8

January 2011

## Template Licence and Terms and Conditions for the Commercial Supply of Images

Instructions for use notes

***Please use with reference to Advice Sheet 1, Guidance on IPR in Museum Image Collections.***

***This template can be freely adapted and customised for use. It provides the basic terms and conditions for the supply of images to third parties for their commercial use. Ideally, a signed copy of the licence should be retained by the organisation issuing the licence, as well as one retained by the client for further reference. If your organisation employs legal advisers you may wish to consult with them before agreeing to a contract.***

### Licence and Terms and Conditions for the Commercial Supply of Images

**LICENCE** No. **xxxx**

Issued by:

[insert museum name, address, telephone number and Email address]

Issued on [insert date] to:

[insert organisation name, address, telephone number, and Email of client]

Client ref: **xxxx**

Image reference / details:

[insert full accession number and title of item/s being licensed]

This resource has been developed by Naomi Korn Copyright Consultancy on behalf of Renaissance Yorkshire's funded project *Effective Management of Intellectual Property Rights (IPR) and Cultural Assets in Museums*. To the best of the authors' knowledge (Bernard Horrocks and Naomi Korn), all information supplied within this advice sheet is accurate at the date at which the resource was written. The authors accept no liability for any consequences arising from the misuse or misinterpretation of any of this information. None of the information contained within this advice sheet should be construed as legal guidance or legal advice. In the event that such advice is required, legal counsel – preferably the advice of a specialist intellectual property rights lawyer – should always be sought.

## Licence and Terms and Conditions for the Commercial Supply of Images

Total net price:	£xxxx
VAT:	£xxxx
Total value:	£xxxx

This licence releases single, one-time, non-exclusive rights to reproduce the specified image in the following ways:	
Territory:	xxxx
Language(s)	xxxx
Print run or production run:	xxxx
Publication or product type:	xxxx
Duration of licence if applicable:	xxxx
Size of image if applicable:	xxxx

Credit line or text of acknowledgement required: “[insert museum credit line]”.

Payment received with thanks.

Our terms and conditions apply at all times.

### Terms and conditions

This document contains the terms and conditions of service to the clients [“the Client”] by [insert name of Museum] [“the Licensor”] of [insert address of Museum]

1. No variation of these terms or conditions shall apply unless agreed in writing by the Licensor.
2. All licences are non-exclusive, except where expressly stipulated in writing.
3. Any unauthorised reproduction of the Licensor’s copyright images constitutes an infringement of rights, rendering those responsible liable for the payment of additional fees, in addition to statutory damages if appropriate.
4. The Licensor allows reproductions only from its own colour transparencies, prints or digital scans.
5. Transparencies are hired out at a monthly rate, and scans and prints are sold. A charge is made to cover registered postage and packing where appropriate.

This resource has been developed by Naomi Korn Copyright Consultancy on behalf of Renaissance Yorkshire’s funded project *Effective Management of Intellectual Property Rights (IPR) and Cultural Assets in Museums*. To the best of the authors’ knowledge (Bernard Horrocks and Naomi Korn), all information supplied within this advice sheet is accurate at the date at which the resource was written. The authors accept no liability for any consequences arising from the misuse or misinterpretation of any of this information. None of the information contained within this advice sheet should be construed as legal guidance or legal advice. In the event that such advice is required, legal counsel – preferably the advice of a specialist intellectual property rights lawyer – should always be sought.

## Licence and Terms and Conditions for the Commercial Supply of Images

6. The Licensor requires payment in advance for the hire of transparencies, supply of digital scans and reproduction fees.
7. The hire of transparencies or supply of digital scans from the Licensor does not confer the right to store or reproduce them or make them available to the public in any medium or form.
8. If and when rights are granted by the Licensor, these are strictly limited to the use, period of time and the territory specified on the licence. Any reproduction of the Licensor's images before full payment is received constitutes an infringement of rights, rendering the Client liable for the payment of damages.
9. Reproduction rights are granted to the Client only as specified on the licence and are not transferable.
10. The Client must credit the Licensor's images as follows (unless indicated otherwise):  

**"[insert credit line]"**
11. The cropping, reversing or manipulation of images is not allowed without the prior express written permission of the Licensor, and any such alterations to the presentation of an image must be acknowledged alongside the image, as agreed in writing by the Licensor.
12. Failure to credit or reproduce the images correctly will render the Client liable to payment of additional fees.
13. The Licensor's licence shall also act as a delivery note. It will list the relevant images delivered or emailed to the Client, which shall be presumed to have been received in good condition unless the Licensor is notified of any discrepancy or damage within three days of delivery.
14. The Client is responsible for the safe keeping and return of all loaned materials from the time they are received by the Client, or the Client's representative or courier, and must inform the Licensor of any damage, unreadability, loss or misuse of these materials during this period. Materials loaned or emailed to the Client must not be passed to any third party.
15. The Client must return the transparency to the Licensor, or permanently delete digital image files, on or before the due date. Physical goods must be sent by any method affording proof of delivery and with insurance cover to the proper level. Adequate protection must be given to pictures in transit. Damaged images will render the Client liable for an additional fee. A delivery note listing and totalling the returned pictures must be enclosed with written advice of the Client's name, project and publication details. Materials hired and not returned by the Client within 12 weeks of the due return date may be presumed lost and subsequently charged for at current rates on the sole discretion of the Licensor to a maximum of UK£500.00.
16. The Licensor's images must not be copied, stored or transmitted in electronic or other media unless by separate written permission, except where such is incidentally and wholly necessary to the process of production for products properly licensed by the Licensor. At the conclusion of such production, all intermediate copies of this material must be destroyed.
17. The Client must send one complimentary copy of each publication or product to the Licensor for its records.
18. The Licensor reserves the publication right in all images it makes available, whether or not they have been previously published in any form.
19. The Client indemnifies the Licensor against damages as a result of unauthorised or defamatory use of the pictures.
20. In the event of the Client's insolvency, bankruptcy or death no transfer of ownership in rights or materials from the Licensor shall be deemed to have occurred other than those properly licensed by the Licensor. Materials produced by the Client containing images from the Licensor shall be considered to be infringing copyright unless rights have been fully paid for and licensed by the Licensor. Therefore such products may not be used to settle the Client's outstanding liabilities without first settling any outstanding invoices due to the Licensor from the Client.
21. Licences shall be governed by and interpreted in all aspects under the laws of England and Wales and shall be subject to the jurisdiction of the courts of England and Wales.