

## ArtBrief WEB license

By buying and/or downloading an image from ArtBrief ("Licensed Photo") under this Editorial License under § 6 of the ArtBrief Terms of Service, you ("Client" and/or "Licensee") agree to enter into a License Agreement with ArtBrief UG (limited liability), Grosse Elbstraße 277a, 22767 Hamburg, Germany ("ArtBrief") and to comply with the License Terms outlined herein.

**1. Grant of rights.** Upon full payment of the License Fee and subject to compliance with these License Terms, ArtBrief grants Client a non-exclusive, non-transferable and non-sublicensable right to use the Licensed Photo, as identified on the invoice, as follows:

- in full size and at a resolution of a maximum of 300 dpi
- worldwide and in perpetuity
- non-commercial and commercial use, the latter meaning the use to advertise a product or a service
- use on the web, on any website, as well as in online presentations and in digital advertisements, including in on-demand TV and video clips
- use for posts on social media networks and platforms such as Facebook, Twitter, Instagram, and Tumblr (no TV/video)
- use in online video platforms such as YouTube, Vimeo, MyVideo (no broadcasting and/or film production beyond online video clips)
- use on small print publications limited to 5,000 copies (no out-of-home advertising such as billboards, poster ads, transit ads)

This includes the right to edit the Licensed Photo for technical quality (e.g. crop, adapt color, resize), to reproduce, to distribute, to present, and to make available to the public. All rights not expressly granted herein are reserved. No ownership or copyright shall pass to Licensee.

**1. The Licensed Photo may not:**

- be used other than expressly stated in the Grant of Rights e.g., without limitation, it may not be used for any commercial, promotional or advertising purposes, fine art prints, TV or video clips. It may also not be used as an integral part of products (including packaging and on-demand products);
- be resold, sublicensed, redistributed, provided access to (including as a digital file), shared with or transferred to any third party, except as provided for in section 3;
- be used in connection with content that is illegal, offensive, defamatory, racist, pornographic, contrary to the law protecting minors, or that glorifies violence. It may also not be modified and/or used in a manner that affects the editorial integrity or original context of the Licensed Photo. This applies in particular with regard to the individuals, artwork, and property depicted in the Licensed Photo;
- be included, in whole or in part, in a logo, trademark, service mark, corporate ID or other indication of origin; and/or
- falsely represent, expressly or by way of reasonable implication, that any Licensed Photo was created by any other person other than the copyright owner of the Licensed Photo.

**1. Multi-seat, agency.** If the License is acquired by a legal entity such as a company or organization, multi-seat use is included. This means that, in a company or organization, multiple individuals – namely employees or anyone who agrees to abide by these License Terms – may use the Licensed Photo. If the License is acquired by a natural person, the License is limited to a single-seat use, which means that only Client can use the Licensed Photo (for one customer at a time). **It is not permitted to resell, sublicense or transfer the License to a third party.** If the License is acquired by an Agency on behalf of, or for, its customer, the Agency is entitled to fully transfer the acquired rights to its customer – who thereby becomes the Licensee – and invoice its customer not more than the License Fee paid.

**1. License fee, taxes.** The License Fee for acquiring the License is payable as indicated in the buying process. Value-added tax will be calculated at checkout based on Client's country and account type. Client is responsible for payment of any applicable taxes associated with the Licensed Photo. This is a royalty-free license, which means Client pays a one-time License Fee and no further royalties have to be paid, unless Client wants to use the Licensed Photo for the benefit of another customer. In this case, Client needs to acquire a new license.

**1. Photo credits.** The use of the Licensed Photo shall be accompanied by a credit to the copyright owner of the Licensed Photo, by stating the respective ArtBrief username, and to ArtBrief in the following form: "ArtBrief username / ArtBrief" with an embedded link to ArtBrief.com.

**Client's guarantees.** Client represents and warrants using the Licensed Photo in accordance with these License Terms. When you download an image for a legal entity, you represent and warrant having all necessary power and full legal authority to enter into the License Agreement on behalf of such entity. If Client acquires a License on behalf of its customer (who thereby becomes the Licensee), Client hereby represents and warrants to be authorized to act on behalf of its customer and to have full power to enter into the License Agreement with ArtBrief. Client also represents and warrants being liable for any failure of Licensee to comply with these License Terms and to indemnify and hold harmless ArtBrief against any and all claims, damages, liabilities and expenses arising out of any unauthorized use of the Licensed Photo or any other breach of these License Terms by Client and/or Licensee.

**1. ArtBrief's warranties.** Client acknowledges that images available on ArtBrief.com are provided by platform users. ArtBrief represents and warrants (a) to be authorized by the platform user who uploaded the image to enter into this License Agreement granting Client the license rights hereunder; and (b) to have used commercially reasonable efforts to ensure that the Licensed Photo, in the unmodified form, i.e. as delivered by ArtBrief and/or downloaded by Client, does not violate any intellectual property or privacy rights. If an image description states "**Releases on File**", ArtBrief represents and warrants to have received model and/or property release(s) for the image. No further representations or warranties are made by ArtBrief under this License Agreement, in particular regarding the merchantability of an image, fitness for a particular purpose, accuracy of information provided with the Licensed Photo (e.g. tags, captions, keywords, location data), or authenticity of documents.

Regarding images that are marked as "**Model/Property Release: No**" or "**Possible**", Client hereby acknowledges that no model and/or property releases are available for the respective image and that under certain jurisdictions it might be necessary to obtain such releases in order to use the image according to the License Terms, if the image depicts a person's likeness or third-party property. Client shall be solely responsible to obtain such releases and for failure to obtain any necessary release(s).

1.. ArtBrief's liability shall be limited according to § 10(1) and (2) of the ArtBrief Terms of Service.

**1. Indemnification.** In the event of any third-party claims, ArtBrief agrees to indemnify and defend Client from all liability, direct damages, costs and expenses, including reasonable legal expenses, arising out of the breach of any of ArtBrief's representations and warranties hereunder, provided that the use of the Licensed Photo is not in breach of these License Terms, and the damages in question do not arise from any modifications to the Licensed Photo, or arising out of the context the Licensed Photo is used in.

**1. Third-party claims.** Client shall be obliged to promptly give written notice to ArtBrief at info@artbrief.com in case of any third party claim with respect to the use of any Licensed Photo and ArtBrief shall have the option to either defend any such claim with its own attorneys, or to let Client defend such claim at reasonable cost with ArtBrief and its attorney's reasonable input. Any settlements shall be subject to ArtBrief's approval. Likewise, ArtBrief will provide written

notice to Client (via email to the last email address communicated to ArtBrief), if an image is subject to third party infringement, and Client shall be obliged to immediately cease using the Licensed Photo, delete or destroy any copies and ensure that Licensee does likewise. ArtBrief will provide Client with a replacement image free of charge, if available in ArtBrief's reasonable commercial judgment, or otherwise refund Client. Client shall at all times take all reasonable commercial efforts to minimize potential damages and expenses.

1. **Termination.** In case of a payment default or a breach of these License Terms, the License shall terminate automatically and all rights granted shall revert to ArtBrief without further notice. Upon termination, Client shall immediately cease using the Licensed Photo, delete or destroy any copies and ensure that Licensee does likewise. All statutory rights under the applicable law shall remain unaffected.
1. ArtBrief is neither required to participate in extrajudicial dispute resolution proceedings, nor is it prepared to do so voluntarily. Consumers may find the EU Online Dispute Resolution Platform at [ec.europa.eu/consumers/odr](http://ec.europa.eu/consumers/odr).
1. The law of the Federal Republic of Germany applies to the exclusion of private international law. If the Client is a merchant or governed by public law, the parties agree that the place of fulfillment and exclusive jurisdiction are in Hamburg, Germany. Should any provision of this Agreement be or become invalid or unenforceable, this shall not affect the validity of the remaining provisions.