

APPENDIX C

LICENCE AGREEMENT

DOWNLOAD LICENCE

THIS LICENCE (“LICENCE”) IS A LEGAL AGREEMENT BETWEEN YOU AND MONKEY BUSINESS IMAGES LIMITED. THIS LICENCE APPLIES TO IMAGES DOWNLOADED VIA THE WEBSITE www.graphicobsession.com (“WEBSITE”).

1. Grant of Licence

1.1. Monkey Business Images Limited (“Company”) grants you the non-exclusive, non-transferable licence to use and reproduce image downloads (“Images”) subject to the restrictions contained herein. The term “Images” shall refer to all of the images that you shall have downloaded from the website.

1.2. Subject always to clause 1.3:

1.2.1. if you have purchased a web licence you may reproduce the Images purchased for any website and multimedia design projects, electronic presentations and comp and preview.

1.2.2. if you have purchased an editorial licence you may, in addition to the uses listed in clause 1.2.1, reproduce the Images for complementary editorial purposes in magazines and newspapers only. You may not distribute the Images physically or electronically;

1.2.3. if you have purchased a non editorial licence you may, in addition to the uses listed clauses 1.2.1 and 1.2.2, reproduce the Images in any and all forms of printed material including advertising and promotional material and in electronic presentations. You may not distribute the Images physically or electronically;

1.2.4. if you have purchased a basic licence you may reproduce the Images in any and all forms of printed material produced by you or on your behalf including advertising and promotional material, and in any and all form of visual media to include use in audio visual recordings and/or online;

[to enable your use of the Images purchased, you may store the Images in a digital library, network or similar arrangement for viewing or use by up to 10 employees, partners or clients. If you wish to may any other use of the Images, please contact us.]

1.3. You may not:

1.3.1. in any way modify any Image save for resizing;

1.3.2. save as permitted in clause 1.2 permit the use of any Image or Images by any third party;

1.3.3. post any Image or Images on any electronic bulletin board;

1.3.4. make any Image or Images available for download to any third party or use any Image or Images in a website at a resolution higher than 72dpi;

1.3.5. use or permit the use of any Image or Images to create pornographic, libellous, obscene, defamatory or otherwise harmful material;

1.3.6. sublicense, sell, assign, convey or transfer this Licence or any of the rights granted to you hereunder or any rights in any of the Images;

- 1.3.7. incorporate any Image into a logo, trademark, service mark or business branding;
 - 1.3.8. sell, licence or distribute any product or material containing any Image in a way that allows any third party to extract and/or use the Image embodied in that product or material separately from the product or material; or
 - 1.3.9. reproduce any Image in any product or materials intended to be sold or otherwise distributed or made available as merchandise.
- 1.4. You must include the following credit wherever or whenever any Image is reproduced in any editorial material:

“© Monkey Business Images Ltd.”

2. Copyright

- 2.1. All Images are owned by the Company or its licensors and are protected by the copyright laws of England and Wales, international treaty provisions and other applicable laws. No title to or intellectual property rights to any Image is transferred to you.
- 2.2. The Company retains all rights not expressly granted in this Agreement.

3. Termination

- 3.1. Should you breach any terms of this Licence, the Licence will automatically terminate and on termination you must cease to use any and all Images and delete and remove the Images from your computer system.

4. Liability

- 4.1. You hereby agree that without limiting any other provision of this Licence:
 - 4.1.1. to the maximum extent permitted by law, under no circumstances shall the Company be liable for any consequential loss whatsoever (including damages for loss of business profits, business interruption or other indirect pecuniary loss of any kind);
 - 4.1.2. the Company’s entire liability for any direct loss suffered by you, as a result of the Company’s breach of this Licence and for which the Company shall notwithstanding any other provision of this Licence be liable, shall be limited to the amount actually paid by you for the Images.
- 4.2. In the event that any third party shall allege any infringement of any intellectual property rights you shall make no comment and immediately refer the matter to the Company.
- 4.3. You acknowledge that the purchase of the Images involves reliance upon third party distributors and accordingly (notwithstanding and without limiting clause 4.1), the Company shall not be responsible for and shall have no liability to you or any third party for any corruption or other malfunction caused by the download of the Images and in the event that any Image is itself corrupted or inaccessible, please contact the website for a replacement.

5. General

- 5.1. This Licence will be governed by the laws in force in England and Wales.
- 5.2. If any provision of this Licence (or part of any provision) is found by any court or other authority of competent jurisdiction to be invalid, illegal or unenforceable, that provision or part thereof shall, to the extent required, be deemed not to form part of this Licence, and the validity and enforceability of the other provisions of this Licence shall not be affected.

