

LICENSE INFORMATION

THE FOLLOWING IS THE 4B PHOTOGRAPHY LICENSE AGREEMENT.

4B Photography IMAGE/CD LICENSE AGREEMENT

This license agreement ("Agreement") is between you, the party licensing imagery through this Agreement ("Licensee"), and 4B Photography ("Licensor"). Licensee use of the Digital Media as defined below constitutes your acceptance of the terms of this Agreement.

Any use of the CD-Rom by Licensee implies, in an irrevocable manner, that they agree to and accept all of the terms and conditions mentioned in the License.

1 License Terms

1.1 Covered Materials.

1.1.1 The photographs, reproduced material (prints), fonts, illustrations, film clips, software and any and all other media and content in any form delivered to Licensee by Licensor, whether via Email, CD-ROM, DVD, Photographic Prints, by download from Licensor's website or otherwise (collectively, the "Digital Media") are licensed, not sold, to Licensee by Licensor for use pursuant to the terms of this Agreement.

1.1.2 Licensee may own the media on which the Digital Media are recorded or printed, but Licensor, for itself or on behalf of its contributors, retains ownership of the Digital Media.

1.1.3 Any reference in this Agreement to the Digital Media shall be to each individual item within the Digital Media and also to the Digital Media taken as a whole.

1.2 Permitted / Non-Permitted Uses and Rights.

Subject to the terms of this Agreement:

1.2.1 Licensee has the non-exclusive, non-transferable, non sub licensable right to reproduce the Digital Media an unlimited number of times on paper or photographic stock for the following purposes:

. Personal Ownership

. To make one (1) back-up copy of the CD for archive or storage purposes.

. Online or Electronic Distribution Systems, including Web page Design to a maximum resolution of 72 dpi and 5 inches at its longest dimension; and

. Any other uses approved in writing by Licensor.

1.2.2 Licensee has the right to have the Digital Media reproduced by Digital Printing Labs, provided that the reproductions abide by the restrictions of this Agreement.

1.2.3 Licensee may alter, crop, manipulate and create derivative works of the Digital Media.

1.2.4 Licensees rights to the Digital Media are worldwide and perpetual.

1.2.5 Licensor reserves all rights not expressly granted to Licensee herein.

1.3 Number of Users / Seat License

Licensee may create a digital library, network configuration, or similar arrangement to allow the Digital Media to be viewed by family members, friends and audiences of Licensee, but under no circumstance may the Digital Media be used by more than 8 household members of Licensee. Licensee must purchase a separate seat license from Licensor for each additional individual user, before such additional use begins. Contact 4B Photography to negotiate an applicable seat license.

1.4 Restrictions

1.4.1 Licensee may not sublicense, sell, assign, convey or transfer any of its rights under this Agreement. Licensee may not sell, license or distribute its work in such a way that Licensees customer can extract or access the Digital Media as a stand-alone file or print.

1.4.2 Licensee may not post the Digital Media online in a downloadable format.

2. Indemnity

2.1 Licensee agrees to indemnify and hold 4B Photography harmless against all claims arising out of any breach of this Agreement.

3. Warranties

3.1 Licensor warrants the Digital Media to be free from defects in material and workmanship for 30 days from delivery.

The sole and exclusive remedy for a breach of the foregoing warranty is the replacement of the Digital Media.
3.2 LICENSOR MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, REGARDING THE DIGITAL MEDIA, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. LICENSOR SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER PERSON OR ENTITY FOR ANY GENERAL, PUNITIVE, SPECIAL, DIRECT, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES, OR LOST PROFITS OR ANY OTHER DAMAGES, COSTS OR LOSSES ARISING OUT OF LICENSEE'S USE OF THE DIGITAL MEDIA, THIS AGREEMENT, ANY INVOICE REGARDING THE DIGITAL MEDIA OR OTHERWISE, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, COSTS OR LOSSES.

4. Termination and Revocation

4.1 The license contained in this Agreement will terminate automatically without notice from Licensor if Licensee fails to comply with any provision of this Agreement. Upon termination, Licensee must immediately (i) stop using the Digital Media, (ii) destroy or, upon the request of Licensor, return the Digital Media to Licensor (in the case of analogue materials), and (iii) delete or remove the Digital Media from Licensee premises, computer systems and storage (electronic or physical).

4.2 Licensor reserves the right to revoke the license to use the Digital Media for good cause and elect to replace such Digital Media with alternative Digital Media. Upon notice of any revocation of a license for any particular Digital Media, Licensee shall immediately cease using such Digital Media and shall ensure that its family and household members do likewise.

5. Severability

5.1 If one or more of the provisions contained in the Agreement is found to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not be affected. Such provisions shall be reformed only to the extent to make it enforceable.

6. Choice of Law

6.1 This Agreement will be governed in all respects by the laws of the State of Alabama, U.S.A., without reference to its laws relating to conflicts of law. Any disputes arising from this Agreement or its enforceability shall be settled by binding arbitration to be held in Leeds/Birmingham, Alabama.

6.2 Notwithstanding the foregoing, Licensor shall have the right to commence and prosecute any legal or equitable action or proceeding before any court of competent jurisdiction to obtain injunctive or other relief against Licensee in the event that, in the opinion of Licensor, such action is necessary or desirable.

7. Waiver

7.1 No action of Licensor, other than express written waiver, may be construed as a waiver of any provision of this Agreement.

8. Entire Contract

8.1 This contract contains all the terms of the license agreement and no terms or conditions may be added or deleted unless made in writing and signed by an authorized representative of both parties.

8.2 This license, dated **TBD**, takes precedence over all previous 4B Photography Royalty Free License Agreements.

9. Contact Information

4B Photography
2069 Phillips Circle, Leeds, Alabama 35094 U.S.A.
If you have any question, please contact us by phone:
Sales & Support:
205-699-7617
E-mail: information@4BPhotography.com

LICENSEE INFORMATION

Licensee Listing at Point of Sale: **TBD**

NOTICE TO PRINTING LABS

4B Photography has granted the LICENSEE rights to reproduce printed material. For questions or information concerning Copyrights and / or approval, please contact 4B Photography at 205-699-7617 or copyrights@4bphotography.com.



Owner/Photographer: Bobbie Brasher