

# FLUME CREEK COMPANY, LLC ROYALTY-FREE LICENSE AGREEMENT

PLEASE READ THE FOLLOWING LICENSE AGREEMENT. YOUR ACCEPTANCE OF THESE TERMS IS A CONDITION OF YOUR USE OF FLUME CREEK COMPANY, LLC IMAGES.

1. DEFINITIONS. In this Agreement the following definitions apply:
  - A) "Invoice" means the computer-generated or preprinted standard form invoice provided by FLUME CREEK COMPANY, LLC (FCC) TO THE Licensee.
  - B) "Licensed Material" means any image or visual representation which is licensed to Licensee by FCC under the terms of this Agreement.
  - C) "Licensee" means the person or entity purchasing a license hereunder or if there is a separate Purchaser, the person or entity specifically designated as Licensee during the purchase process.
  - D) "Reproduction" and "Reproduce" mean any form of copying or publication of the whole or a part of any Licensed Material, via any medium and by whatever means, and the distortion, alteration, cropping or manipulation of the whole or any part of the Licensed Material and the creation of any derivative work from the Licensed Material.
  - E) "Low-Resolution Licensed Material" means any image or visual representation less than 50 kilobyte in size and 96 dots per inch or less resolution.
  - F) "High Resolution Licensed Material" means any image or visual representation 50 kilobyte in size or larger.
2. COPYRIGHT.

All Licensed Material is copyrighted. FCC owns all rights to the Licensed Material and all derivatives. All rights not specifically granted to Licensee by this Agreement are reserved.
3. REPRODUCTION RIGHTS GRANTED. FCC grants to Licensee a non-exclusive, non-sub-licensable and non-assignable right to use and reproduce the Licensed Material as follows:
  - A) Licensee's rights to the Licensed Material are worldwide and perpetual.
  - B) Licensee may incorporate High Resolution Licensed Material and Low-Resolution Licensed Material in any print reproduction such as: advertising, editorial, catalogs, brochures, reports, disposable packaging, promotions, book covers, magazines and books.
  - C) Licensee may incorporate High Resolution Licensed Material and Low-Resolution Licensed Material in any electronic reproduction such as: computer games, software, promotional material and video.
  - D) Licensee may incorporate High Resolution Licensed Material and Low-Resolution Licensed Material in digital versions of print reproductions such as e-books.
  - E) Licensee may incorporate Low-Resolution Licensed Material in print reproductions, digital versions of print reproductions and in web pages.
  - F) Licensee has the right to have the Digital Media reproduced by subcontractors of Licensee, provided that such subcontractors agree to abide by the restrictions of this Agreement.

## **FLUME CREEK COMPANY, LLC ROYALTY-FREE LICENSE AGREEMENT**

- G) Licensee may alter, crop, manipulate and reformat Licensed Material provided that if such modification or alteration constitutes a derivative work Licensee does not acquire any copyright ownership or equivalent rights in or to any of the Licensed Material.
  - H) Licensee may reformat High Resolution Licensed Material to Low-Resolution Licensed Material.
4. **RESTRICTIONS**
- A) Licensed Material shall not be incorporated into a logo, trademark or service mark.
  - B) Licensee may not sublicense, transfer or assign Licensed Material.
  - C) Licensee may not publish or post the High Resolution Licensed Material online in a downloadable format.
  - D) Licensee shall clearly incorporate text "Copyright - Flume Creek Company LLC" into all Low Resolution Licensed Material.
5. **INDEMNITY.** Licensee agrees to indemnify and hold FCC harmless against any damages or liability of any kind arising from any reproduction of the Image other than reproductions specifically permitted by this Agreement.
6. **WARRANTY.** FCC makes no warranties, expressed or implied, including, without limitation, any implied warranties of merchantability or fitness for a particular purpose.
7. **PAYMENT AND TERMS.** Standard Terms, payment in advance. For Licensees with pre-approved credit terms, all invoices are payable net fifteen (15) days.
8. **GOVERNING LAW.** This Agreement will be governed in all respects by the laws of the State of Washington, U.S.A. Any disputes arising from this Agreement or its enforceability shall be settled by binding arbitration to be held in Seattle, Washington. The United Nations Convention on Contracts for the International Sale of Goods does not govern this Agreement.