

LICENCE CONTRACT

I

1. This Contract specifies terms and conditions on which the Agency allows (grants the Licence) to the Licensee to publish the Work / Works ordered by him from the Internet Site www.grou.com.

II

1. The Agency grants to the Licensee a half-year exclusive Licence to use the Work once in any non-advertising form, upon payment of a fee specified in the Price List or in the Work description window at the Site www.grou.com. After 6 months (183 days) from the date of purchase, the Licence for publication of the Work expires. The Agency does not refund the costs of purchasing the Work.

2. In case of repeated publication of the Work without a written consent of the Agency, the Agency will claim as compensation 300% of value of the Work (irrespective of the Commitment's claims).

3. The Work referred to in clause II.1 will be placed again on the Site www.grou.com after expiry of 6 months from the date of ordering the Work.

4. Should the Work be used for advertising purposes, the Price List available at the Site www.grou.com will be binding, and the purchased Works will not return to the Site www.grou.com, should this be declared along with the placed order.

5. Works purchased by the Licensee may have been published before, and the Licensee is entitled to view information on the history of the given Work.

6. The Licensee undertakes to deliver to the Agency information concerning ways of using the Works (name of the publication, where, circulation, etc.), and he may only do so after publication of the Work. In case of an Advertisement, this fact must be explicitly specified in the submitted order, and thus prior to publication of the Work.

7. The Licensee may not make the Work (Works) available or resell it/them to other entities or other parties. In case of persons, companies and agencies dealing with preparation of materials for other entities, additional conditions set out in Annex 1 hereto are binding (such conditions to be agreed upon on an individual basis).

8. The Licensee is obliged to make all efforts in order not to infringe during publication of the Works the personal rights of persons whose image is visible on the Work; publication of the Works may not lead to humiliation of those persons; moreover, the Works may not be presented in a context or meaning different than resulting from the situation in which these persons are presented.

9. In case of Works presenting animals, their publication may not be connected with ideas of negative meaning or character, which may result in extermination or discrimination of the presented species. Should this condition of the Contract not be fulfilled, the Agency is entitled to terminate the Contract with the Licensee with immediate effect. The Agency will also claim compensation and reparation of losses resulting from the publication.

10. The Works may be processed to a small extent by the Licensee, but that may in no way change the primary message of the Work.

11. Works acquired by the Licensee for a Promotion may not be used in an Advertisement.

12. Under no circumstances may Promotions be cumulated.

13. The Licensee is obliged to obtain permissions to use trademarks, logos, brands, etc. presented on the Works; the above does not apply to Sponsored Works.

14. No fee is charged for granting the Licence for publication of a Sponsored Work, but the Work must be published together with the text (sponsored text), which appears in the Work description window. Publication of a Sponsored Work does not exempt the Licensee from signing the Work according to the key referred to in clause III.1.

15. Works from a Series may be published independently from one another, but in compliance with terms and conditions specified in this Contract.

16. Repeated photographing, re-drawing (or reproducing in any way) of a Work (Works) requires a written justification by the Licensee and a written consent of the Agency.

17. The Licensee is materially liable to the Commitment or to the Agency in case of infringing the provisions of this Contract or of the Regulations. Should requirements stipulated in clause II.13 not be kept, the Licensee will be liable to the respective Entity.

III

1. The Licensee is obliged to sign each used Work according to the following key: grou.com/name and surname of the author of the Work (if specified in the Work description window) or www.grou.com (if the author's name is not specified in the Work description window) next to or on the Work.

2. The Licensee purchasing the Work for advertising purposes is not obliged to sign the said Work.

3. The Licensee is obliged to observe all the rights of the Work's author.

4. Should the signature referred to in clause III.1 be missing, the Agency will claim compensation amounting to € 50.

5. The Licensee is entitled to return the purchased Work / Works within 14 days of the date of sale, but the above involves delivering by the Licensee to the Agency's registered office a written statement on renouncing from the service and destruction of all the copies and multiplication forms of the Work. The Licensee will cover the costs of this operation. The Return Form of ordered Works is available at the Site www.grou.com.

6. Should the claim be settled in a positive way, the Agency will refund the value of the Work. The Licensee is obliged to deliver to the Agency a Claim Form and to destroy all the copies and multiplication forms of the Work.

7. Upon receipt of the Work, the Licensee is obliged to provide it with such protection so that it will be impossible to use by the Licensee's staff or other parties for purposes or in a way different than specified in the Contract.

IV

The Agency reserves the right to terminate the Contract with the Licensee immediately if the Licensee infringes the provisions contained in the Contract.

V

Respective provisions of the Civil Code, Act on Copyright and Related Rights and of the Act on Press Law are applicable with respect to issues not regulated in the provisions of this Contract.

VI

Any disputes which may arise from this Contract will be settled by a court competent for the Agency's registered office.