

Copyright Notice and Terms of Use

Summary

Unless explicitly mentioned otherwise, J.D. Gibbons owns the exclusive copyright to all photographs, images and text appearing on www.AmericanScapes.com. All images are registered with the United States Copyright office. No images are within the Public Domain.

Definitions

- IMAGES: All images and related informational materials in any medium furnished by AmericanScapes hereunder, including related text, captions, or information
- INVOICE/AGREEMENT:
- ONE-TIME RIGHTS: These images are “leased” or “licensed” on a one-time basis; one fee is paid for one use.
- PROMOTION RIGHTS: Such rights allow a publisher to use an image for promotion of a publication in which the image appears. The photographer should be paid for promotional use in addition to the right first sold to reproduce the image. The specific terms of this right need to be negotiated separately.

Image Uses

Require a Commercial License

- Sold or used in any way in connection with any activity wherein payment is earned. This includes, but not limited to:
 - use in your professional work (including presentations, public campaigns, preaching, and teaching materials).
 - use by any organization (including non-profit, educational, religious, or government) which has paid personnel.
- All usage for advertising, editorial or promotional (including fund raising activities) use on a commercial, advertising or self-promotional web site.
- All specialized usage by corporate or commercial operation. This includes, but not limited to, internal communication, presentations, software, auction listings, video, CD covers, newsletter, logo, stationary, cards, tags, T-shirts, mug, etc.

Rights

The images or text of "J.D. Gibbons" which you obtain from any source are licensed to you by J.D. Gibbons for the limited purpose of personal, private use. In case of public use, any grant of rights is only for the specific use for which you were granted permission. Any other subsequent use requires a separate authorization. Further no license is granted in respect of any property rights. This does not mean that the title to the image was transferred to you. You own the medium on which the images or text are recorded, but J.D. Gibbons retains full and complete title to the images or text, and any intellectual property rights therein.

Storage of Images

You may place Images on your internal computer network for a limited time, provided you limit access to the Images to those having a bona-fide need to facilitate production or creation of any licensed use, but you shall not otherwise distribute or permit access to any Images. Following your licensed use, you agree to cease use of all Images and delete/destroy any digital copies within fifteen (15) days. You agree not to store or maintain any archive of any Image in any format or medium unless you have written approval from AmericanScapes, whereupon you may store Images solely as permitted by such approval. This section shall survive termination of the Agreement.

No Alterations

Special ethical considerations apply to editorial, news, and fine art Images. When using such Images, you may not make or permit any modifications to or alterations of the Images (except for standard color correction or minor cropping for space limitations) or to the caption information unless specifically agreed in writing by AmericanScapes.

Taxes

You are responsible for the payment of all sales and use tax, when applicable. AmericanScapes does not accept resale certificates without prior written approval and at AmericanScapes' discretion.

Cancellations

If you cancel rights granted in the Invoice within ten (10) business days from the date of the invoice, you will be charged a \$25 transaction fee per Image. AFTER TEN (10) DAYS, NO CANCELLATIONS WILL BE ACCEPTED. For any cancellations, you must also pay the full service charge, production fee, processing and handling fee and shipping fee. No license to use the Image will be granted upon cancellation; all cancellations are final.

Copies

At AmericanScapes' request, you shall provide to AmericanScapes free of charge, at least one (1) copy of any printed product or publication you create using the Images, or if electronic use is permitted, the URL and any required passwords or the screen captures for our records.

Publication Right

AmericanScapes shall exclusively retain all publication rights arising from your use of our Images.

Credit Line and Copyright Notice

For editorial uses, you shall include a copyright notice and photo credit adjacent to each Image (in the format: “© J.D. Gibbons / AmericanScapes”) with each publicly distributed Image. Receiving credit is a material aspect of the Agreement for AmericanScapes, and in editorial uses of Images, you agree to pay triple (3x) the invoice amount if you do not provide such credit and copyright notice. For commercial uses, you shall include the credit described above when customary and appropriate.

Copyright Notice and Terms of Use

Choice of Law / Jurisdiction / Attorneys' Fees

Any dispute regarding this Agreement shall be governed by a mediator chosen by AmericanScapes. The parties hereto confirm that it is their wish that this Agreement as well as any other documents relating hereto, including notices, has been and shall be written in the English In any dispute between AmericanScapes and you where AmericanScapes prevails, AmericanScapes shall be entitled to recover its reasonable attorneys' fees, legal expert fees, court costs, and other legal expenses.

Confidentiality

During this Agreement, AmericanScapes may provide you with certain pricing, technical, marketing and other confidential information. You acknowledge that such confidential information encompasses valuable trade secrets and is proprietary to AmericanScapes, and you shall maintain the confidentiality of any "confidential information" that AmericanScapes may provide to you, and you shall not use or disclose the same without the prior written consent of AmericanScapes. "Confidential information" includes any information that is either designated as confidential by AmericanScapes or that, under the circumstances surrounding the disclosure, ought in good faith to be treated as confidential by you.

Limited Warranty

Subject to the restrictions and limitations contained in AmericanScapes' online site, an invoice, or under this Agreement, AmericanScapes warrants that it has sufficient rights to grant you the limited license under this Agreement and any accompanying invoice. Additionally, AmericanScapes warrants that the digital copy of the Image provided by AmericanScapes to you will be free from defects in material and workmanship (but not visual artifacts inherent in the original Image) for thirty (30) days following delivery; and, AmericanScapes will as your sole and exclusive remedy for your inability to use an Image and at its sole discretion, provide you with a replacement of the digital copy of such Image, or refund any fee paid by you to AmericanScapes provided you have not made any licensed use the Image. While AmericanScapes makes efforts to use accurate caption information, AmericanScapes does not warrant that caption information is accurate. AmericanScapes provides you with its online system on an "as is" basis. AmericanScapes makes no other warranty, express or implied regarding any images, its online systems, or any rights or licenses under this agreement including, without limitation, any implied warranties of merchantability or fitness for a particular purpose.

Limitation of Liability

Except for any liability which cannot by law be excluded or limited, neither AmericanScapes nor any AmericanScapes affiliate shall be liable to you or any other third party claiming through it for direct, indirect, incidental, special or consequential damages arising out of, or relating to the use or inability for your use of the images, whether framed as a breach of warranty of merchantability, title, non-infringement, or fitness for a particular purpose, in tort, contract, failure of essential purpose, or otherwise. In no event shall AmericanScapes' or its affiliates' liability for your use of any image provided hereunder exceed the amount invoiced by you for the use of that image.

Miscellaneous

You acknowledge that you have read this Agreement and understand it, and agree to be bound by all its terms and conditions. This Agreement and any listed restrictions constitute the entire agreement between the parties with respect to the subject matter hereof and merge all prior and contemporaneous communications. This Agreement shall not be modified except by a written agreement signed by duly authorized representatives of AmericanScapes, provided that no purchase order or similar document issued by you shall modify this Agreement even if signed by AmericanScapes. If AmericanScapes' performance of any of its obligations hereunder is delayed by labor dispute, war, governmental action, flood, fire, explosion or other act of nature, the public enemy, or any other matter not within AmericanScapes' reasonable control, then the date for performance shall be extended by the time of such delay. If any provision of this Agreement is found invalid or unenforceable, the remainder of this Agreement shall remain valid and enforceable according to its terms. The parties intend that the provisions of this Agreement be enforced to the fullest extent permitted by applicable law. Accordingly, the parties agree that if any provisions are deemed not enforceable, they shall be deemed modified to the extent necessary to make them enforceable and in such manner as comes closest to the intentions of the parties to this Agreement as is possible. This Agreement will inure to the benefit of and be binding upon the parties, their successors and assigns, except that you may not assign or transfer this Agreement without AmericanScapes' prior written consent.

www.AmericanScapes.com reserves the right to make future changes to these guidelines. By using any "J.D. Gibbons" image you thereby consent to these guidelines and any future changes.