



Introduction and Explanatory Notes

This agreement grants permission from the copyrights owner to another company or person to use the copyrighted material, for example, a photo.

A copyright license agreement is a legally enforceable contract that gives a licensee—the company or person interested in acquiring the copyrighted work—legal authorization to use respective work for designated purposes.

There are two main types of copyright licenses: nonexclusive and exclusive. When an exclusive license is given, the licensee is the only entity with the right to use your work for the duration of the licensing agreement. In contrast, a nonexclusive license allows you to authorize other companies and people to use the work at the same time.

Copyrights License Agreement

concluded today: (day-month-year), at (place, country), **between**

1. THE COPYRIGHTS OWNER: (name, first name), identified by (local ID identifiers), as written in the National ID issued by issuer authority), at (day-month-year), in (place, country)

2. THE LICENSEE (name, first name), identified by (local ID identifiers), as written in the National ID issued by issuer authority), at (day-month-year), in (place, country)

in so that the Copyrights Owner declares, under penalty of perjury, that she/he exclusively owns the title, trademarks, copyright, and all other related rights to the below identified works and hereby grants the Licensee a:

Exclusive or **Non-exclusive**

Unrestricted or **Restricted to Non-Commercial & Non-Adaptation**

Right to Use of the following copyrighted works (title, type and description of the works being licensed):

.....
.....
.....
.....

Effective date(s) of the license agreement:

Unlimited or **Limited to** (please specify permitted term, e.g. 70 years):

Signed today: (day-month-year) at..... (place, country)

Licensor

Licensee

Name and Signature

Name and Signature