

Professional Laboratories, Inc. Multimedia Publicity/Privacy Release Agreement

THIS IS AN AGREEMENT BETWEEN YOU ("LICENSEE") AND PROFESSIONAL LABORATORIES, INC. BY SIGNING BELOW YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT AND THE LICENSED MATERIAL USAGE SPECIFICATIONS SET FORTH HEREIN.

IF YOU ARE ENTERING INTO THIS AGREEMENT ON BEHALF OF YOUR EMPLOYER, THE LICENSE GRANTED AND RESTRICTIONS AND LIMITATIONS RECITED HEREIN APPLY TO YOUR EMPLOYER AND TO YOU AS A REPRESENTATIVE OF YOUR EMPLOYER.

1. Definitions

In this Agreement the following definitions apply:

a) "Licensed Material" means any still image, film or video footage, audio product, visual representation generated optically, electronically, digitally or by any other means, including any negatives, transparencies, film imprints, prints, original digital files or any reproductions thereof, or any other product protected by copyright, trademark, patent or other intellectual property rights, which is licensed to Licensee by Licensor under the terms of this Agreement.

b) "Reproduction" and "Reproduce" include any form of copying or publication of the whole or a part of any Licensed Material, whether by printing, photography, photocopying, slide projection (whether or not to an audience), layout or presentation, use in a production process, electronic, digital or mechanical means, use as a reference by an artist or in an artist's illustration or by any other means. Reproduction further includes the distortion or manipulation of the whole or a part of the Licensed Material (for example, by computer, electronically, digitally by an artist or by any other means), even though the resulting Licensed Material may not appear to a reasonable person to be derived from the original Licensed Material. Reproduction also includes distribution in whole or in part of any Licensed Material via television, cable, telecommunications network or internet transmission.

2. Grant of Rights

a) Licensor grants to Licensee a nonexclusive non-sub licensable, non-transferable and non-assignable right to use and Reproduce the Licensed Material identified below to the extent explicitly stated therein. Licensor further grants to Licensee the right to have the Licensed Material Reproduced, solely to the extent explicitly stated below in Section 3.

b) The terms specified in this Agreement, shall not be modified without the express written consent of Licensor, and any attempt to modify the Agreement without such express written consent, or any attempted deviation from the terms thereof of this Agreement, shall nullify Licensor's indemnity obligations, and the representations and warranties made by Licensor hereunder. Licensee shall not undertake any expanded use of the Licensed Material without the prior approval of Licensor. Licensee shall promptly notify Licensor of any expanded use of the Licensed Material for which Licensee has not received Licensor's prior approval.

c) Use of Licensed Material in a manner not expressly authorized in this Agreement may constitute an infringement of the proprietary rights of Licensor or a third party and may result in Licensee incurring or being responsible for any damages resulting from any such use, including any damages resulting from any claims for infringement of the intellectual property or proprietary rights of Licensor or a third party.

e) If any Licensed Material featuring a model is used in an authorized manner that implies endorsement of, use of, or a connection to a product or service by that model or a potentially unflattering or controversial subject, Licensee must accompany each such use with a statement that indicates that the person is a model and is used for illustrative purposes only. Licensor's grant of rights regarding use of Licensed Material on or in a product does not grant Licensee the right to use that Licensed Material in any manner, directly or indirectly (such as, without limitation, in any image or illustration of such product) in the advertising of such product unless that right is also specifically granted.

f) **Pornographic, defamatory, libelous or otherwise unlawful use of Licensed Material is strictly prohibited whether directly or in context or juxtaposition with specific subject matter.**

3. Credit Lines

a) The following credit line must appear beneath any Licensed Material utilized this manner:

© Copy & images provided and used with the permission of PRO-LAB, Inc.

We warrant and represent that the Materials identified above are either owned by PRO-LAB, or are original to PRO-LAB or that we have full authority from the owner of the Materials to grant this release.

This release is for the following Materials (initial appropriate lines):

____ Name

____ Voice

____ Visual likeness (on photographs, video, film, etc.)

Photographs, graphics, text copy or other artwork as specified:

____ Images to be used on affiliate website _____

____ Film, videotape or other audiovisual materials as specified:

____ Other:

Signature

Typed or Printed Name

Date