



Tandy Archaeological Museum

At Southwestern Baptist Theological Seminary

Roberts Library. Post Office Box 22490. Fort Worth, TX 76122.

Tel: 817.923.1921 ext. 3331 Email: hreichstadt@swbts.edu

Application Form/License Agreement for the Provision and Use of Images

Permission to reproduce Image Requested by: ('the Licensee')
Company/Institution/Organization:

.....

(Block Capitals)

Address:

.....

.....

Tel: Fax:

Email:

Details of image(s) to be used and/or reproduced:

1. Image(s) Classmark (If applicable):

.....

2. Object Title:

3. Accession No:

4. Views required (front, back, side):

(‘the Licensee Product’)

1. Title /Print Source of Licensee’s publication (if Publication):

.....

2. Format (book, newspaper, magazine, CD/DVD jacket/cover):

.....

3. Image Reproduction Size:

...Whole Page

...1/2 Page

...1/4 Page

...Other

4. Date of Publication / Length of Print Run

.....

5. Rights required for – Indicate one country, one language:

.....

For subsequent image use please contact us with reference to your original License Agreement.

1. GRANT OF RIGHTS. The Tandy Archaeological Museum hereby grants to the person, institution or organization named as the Licensee a non-exclusive, non-transferable license for use of the Licensed Image(s) in the specified Licensee Product in the Territory until the expiry of the License Period or the completion of the Print Run whichever occurs first.
2. Signature to this License Agreement indicates agreement to be bound by its terms including the Standard Terms and Conditions for the Provision and Use of Licensed Image(s) subject to any amendments in '2.' below.

AMENDMENTS TO STANDARD TERMS AND CONDITIONS FOR THE PROVISION AND USE OF LICENSED IMAGE(S).

[Amendments to Clause(s) or N/A]

Signed for and on behalf of the Licensee:

.....

Name (Blocked Letters)

.....

Date:

This must be a personal signature. A stamped, typewritten or electronic signature, or the signature of an agent, is not acceptable.

Signed for and on behalf of the Tandy Archaeological Museum:

Director:

Name (Blocked Letters)

.....

Date:

Curator:

Name (Blocked Letters)

.....

Date:

In accordance with the standards put forth by the American Association of Museums (AAM), the Tandy Archaeological Museum follows strict security procedures in the storage and disclosure of information to prevent unauthorized access. The data you supply on this form will not be passed to third parties.

Standard Terms and Conditions for the Provision and Use of Licensed Image(s):

1. Applicability of Terms and Conditions.

These terms and conditions shall apply to and govern all License Agreements for the provision and/or supply of Licensed Image(s) by the

Tandy Archaeological Museum to the Licensee and the use of such Licensed Image(s) by the Licensee, and shall prevail over and have effect notwithstanding and to the exclusion of any terms, conditions and/or provisions which the Licensee may seek to establish. No amendments to these terms and conditions shall be valid unless such amendments are accepted in writing by both Parties prior to a License Agreement being concluded.

2. Use of the Licensed Image(s).

The Licensee shall only use the Licensed Image(s) for the use specified. No re-use or further reproduction of the Licensed Image(s) is allowed except on further application and payment in advance of additional fees. Any reproduction rights granted are by way of license and no partial or other assignment of intellectual property rights shall be implied. Reproduction rights are granted on a non-exclusive license basis only.

Unless otherwise stated all copyright and other rights in the Licensed Image(s) are and shall be the property of the Tandy Archaeological Museum.

If any publication right arises in the Licensed Image(s), the Licensee hereby assigns all such rights absolutely to the Tandy Archaeological Museum for the full term of such publication right.

Any correction or alteration to any of the Licensed Image(s) is subject to the approval of the Tandy Archaeological Museum which must be obtained in advance of publication/ incorporation in the Licensee Product. No part of any Licensed Image(s) may be manipulated, masked out, cut down, superimposed with typed matter, or in any way defaced without prior agreement of the Tandy Archaeological Museum.

All copies of the Licensee Product and its packaging and any accessible displays of the Licensed Image(s) on screen shall be accompanied by:

- (i) a copyright notice prohibiting any form of reproduction, transmission, performance, display, rental or lending of the Licensed Image(s) or storage of the Licensed Image(s) in any retrieval system or server or database or electronic storage media without the consent of the

copyright holders except for the end user's personal non-commercial use; and

- (ii) a credit acknowledging that the Licensed Image(s) have been **'Reproduced by kind permission of the Syndics of the Tandy Archaeological Museum'**, such credit to be of appropriate size and place and accompanied as appropriate with the **accession number(s)** of the Licensed Image(s); and

The Licensee should further refer to Special Conditions below for specific instruction on copyright matters concerning the incorporation of the Licensed Image(s) in the various media or formats of Licensee Product.

'Third Party Material' means the material (if any) in the Licensed Image(s) in which the relevant rights are not or may not be owned or controlled by the Tandy Archaeological Museum; 'Third Party Consents' means all licenses, permissions and consents in writing from third parties including owners of rights in Third Party Material which may be required for the use and exploitation of the Licensed Image(s) in the Licensee Product by the Licensee:

- (i) At the Licensee's expense before using the Licensed Image(s) and as a condition precedent to the grant of license in this License Agreement, the Licensee undertakes and agrees to obtain all Third Party Consents and any other consent which may be required for use of Third Party Material in the Licensee Product; and
- (ii) The Licensee will indemnify the Tandy Archaeological Museum against any claim which may be made against it should the Licensee fail to obtain such Third Party Consents; and
- (iii) The Licensee acknowledges and agrees that the Tandy Archaeological Museum grants no rights in respect of Third Party Material. Where the copyright owner in Third Party Material is not known and cannot be ascertained on reasonable enquiry, the Licensee agrees to clear all rights and pay all fees that may become due and to indemnify the Tandy Archaeological Museum in respect of all liabilities that may arise in relation to the Licensee's use of such Third Party Materials in the Licensee Product.

The Licensee is responsible for ensuring that any manufacturer, publisher, distributor or provider of the Licensee Product will be bound by these Terms and Conditions. This License Agreement is personal to the Licensee and may not be assigned, transferred or sublicensed without the prior written consent of the Tandy Archaeological Museum.

Special Conditions (by Licensee Product Media or Format) Print Publication.

One copy of the Licensee Product shall be furnished to the Tandy Archaeological Museum by the Licensee free of charge within two weeks of its publication/production.

Unless a further renewal term is negotiated with the Tandy Archaeological Museum, immediately upon expiry of the License Period or the completion of the Production Run whichever occurs first, the Licensee shall delete all copies of the Licensed Image(s) from all servers and other databases and electronic storage media under the control of the Licensee and procure that any manufacturer, publisher, distributor or provider of the Licensee Product promptly do the same, certification of such acts to be provided to the Tandy Archaeological Museum upon request.

Intranet/Internet Media. The Licensee shall provide the Tandy Archaeological Museum with a viewing copy of the final version of the Licensee Product free of charge immediately following final editing and/or when the Licensee Product is available for viewing online and in the case of restricted intranet posting to provide any passwords required for access.

No copy of the Licensed Image(s) shall be of any greater resolution than 72 dpi resolution unless otherwise agreed in writing with the Tandy Archaeological Museum.

The Licensee agrees to maintain in place effective online security in accordance with current industry standards as long as the Licensed Image(s) is (are) available online.

3. Termination.

This Agreement shall terminate upon notice by and without penalty to the Tandy Archaeological Museum if there is a breach by the Licensee of any

of its material obligations under this Agreement which if the breach is capable of remedy the Licensee has failed to remedy within thirty days after receipt of notice in writing from the Tandy Archaeological Museum giving particulars of the breach and requiring the Licensee to remedy it.

The Tandy Archaeological Museum may terminate this Agreement with immediate effect by written notice to the Licensee if:

- (i) the Tandy Archaeological Museum is or reasonably believes that it will become subject to any material costs including legal costs, damages, loss or liability howsoever arising as a result of or in connection with the use of the Licensed Image(s) by the Licensee; and/or
- (ii) the Licensee goes into receivership or liquidation other than for the purposes of amalgamation or reconstruction or becomes insolvent or makes any composition or arrangement with its creditors other than as part of a solvent reorganization or the equivalent anywhere in the world.

Save as where provided in this Agreement or where the context otherwise requires, all rights and obligations of the Parties shall cease to have effect immediately upon termination of this Agreement except that termination shall not affect the accrued rights and obligations of the Parties at the date of the termination.

Upon termination of this Agreement:

- (i) the Licensee shall if requested by the Tandy Archaeological Museum promptly return to the Tandy Archaeological Museum all copies of the Licensed Image(s) which the Licensee may have in its possession or under its control; and
- (ii) without prejudice to any right to damages of the Tandy Archaeological Museum, the Licensee shall immediately pay to the Tandy Archaeological Museum all sums owing and which will become due under this Agreement in respect of the Licensed Image(s); and
- (iii) the Licensee shall cease all use of the Licensed Image(s).

4. Indemnity.

The Licensee hereby indemnifies the Tandy Archaeological Museum and shall keep the Tandy Archaeological Museum fully and effectively indemnified against all costs including without limitation legal costs, damages, loss and liability incurred by the Tandy Archaeological Museum by reason of:

- (i) any breach by the Licensee of its obligations under this Agreement; and
- (ii) any claim made against the Tandy Archaeological Museum in respect of or arising out of any use or exploitation of the Licensed Image(s) by the Licensee. The Tandy Archaeological Museum shall notify the Licensee in writing of any such claim, reasonably consult with the Licensee on the defense of such claim and shall agree to any reasonable settlement thereof, in each case at the Licensee's cost.

If any claim is made against the Licensee in respect of or arising out of any use or exploitation of the Licensed Image(s) by the Licensee:

- (i) the Licensee shall immediately notify the Tandy Archaeological Museum in writing of such a claim; and
- (ii) the Tandy Archaeological Museum shall have the right to elect to have the conduct of and the Licensee shall give all reasonable assistance to the Tandy Archaeological Museum in the defense of such claim at the Licensee's expense; and
- (iii) the Licensee shall not settle such claim without the consent of the Tandy Archaeological Museum.

5. Liability.

The Tandy Archaeological Museum shall not be liable for any consequential, indirect, incidental, economic or financial losses or loss of profits in connection with the supply or use of the Licensed Image(s).

All terms, conditions, warranties, representations or guarantees whether expressed or implied by statute, common law or otherwise relating to delivery, description, performance, quality or fitness for purpose are hereby excluded.

6. General.

No variation of this Agreement shall be valid unless it is in writing and signed by or on behalf of each of the Parties.

This Agreement shall supersede all other arrangements or agreements whether oral or in writing between the Parties as to the subject matter of this Agreement. If any provision of this Agreement shall be prohibited by or adjudged by a court to be unlawful, void or unenforceable, such provision shall to the extent required be severed from this Agreement and rendered ineffective as far as possible without modifying the remaining provisions of this Agreement. No waiver, failure, or delay by either Party in respect of any breach by the other of this Agreement or acceptance of payment or performance shall preclude any right, relief or remedy of the other Party under this Agreement, nor shall the same be relied upon as a consent or waiver in respect of such breach whether of alike or different nature.

This Agreement shall be governed by and shall be construed in accordance with American law and the parties hereby submit to the exclusive jurisdiction of the courts of the United States of America.