



## **CONTENT LICENSE AGREEMENT**

This Agreement governs the terms by which members and clients of **Quaxum LLC** obtain the right to use stock photographic and other media content provided by members of our online community through the web sites located at the following web domains (the "Sites"):

[usapostcards.com](http://usapostcards.com)

[guatemalaenfotos.com](http://guatemalaenfotos.com)

[mexicoenfotos.com](http://mexicoenfotos.com)

This Content License Agreement is in addition to the Terms of Use applicable to the Site and to the Membership Agreement that all persons providing content to or downloading content from the Site have previously entered into. In the event of any inconsistency between this Agreement, the Membership Agreement and the Terms of Use (both of which are incorporated into this Agreement by reference), the terms of this Agreement shall govern.

### **1. Background of Agreement**

In this Agreement: (i) "you" or the "Client" means you or, if you are accepting on behalf of your employer or member account entity, then "you" means that employer or entity and affiliates; (ii) "Quaxum" or "we" means Quaxum LLC, operator of the Site, registered in the state of Delaware, United States of America; and (iii) "Content" means any photographic image, illustration or visual representation generated optically, electronically, digitally or by any other means or in any media or other material that you are downloading from the Site, together with any accompanying material.

### **2. License Terms**

We hereby grant to you a perpetual, non-exclusive, non-transferable worldwide license to use the Content for the Permitted Uses (as defined below). Unless the activity or use is a Permitted Use, you cannot do it. All other rights in and to the Content, including, without limitation, all copyright and other intellectual property rights relating to the Content, are retained by Quaxum or the supplier of the Content, as the case may be.

### **3. Permitted License Uses**

Subject to the restrictions described under Prohibited Uses below, the following are "Permitted Uses" of Content:

1. Advertising and promotional projects, including printed materials, product packaging, presentations, film and video presentations, commercials, catalogues, brochures, business cards and promotional postcards.  
**See exceptions under the License Prohibitions section;**
2. Products and applications for educational, editorial and entertainment purposes, such as books and book covers, magazines, newspapers, editorials, newsletters, and video, broadcast and theatrical presentations;
3. Electronic media and publications such as software, CDs, DVDs, screensavers, film and broadcast;
4. Online or electronic publications, including web pages up to a maximum of 800 x 600 pixels;
5. Prints, posters, framed art, postcards, greeting cards, brochures, calendars, mouse pads, cups, handcrafts or any other type of hardcopy for personal, commercial or promotional purpose;
6. As part of a trade-mark, design-mark, trade-name, business name, business identity, service mark, or logo;

7. Use of the Content without geographic or quantity limitations, such as using it for multiple projects in different countries;
8. Any other use if approved in writing by Quaxum.

If there is any doubt that a proposed use is a Permitted Use, you should contact Quaxum for guidance.

## 4. License Prohibitions

You may not do anything with the Content that is not expressly permitted in the preceding section or permitted by an Extended License. For greater certainty, the following are “Prohibited Uses” and you may not:

1. Use the Content in a fashion that is considered by Quaxum (acting reasonably) as or under applicable law is considered pornographic, obscene, immoral, infringing, defamatory or libelous in nature, or that would be reasonably likely to bring any person or property reflected in the Content into disrepute;
2. **The License does not allow the use of any Content bearing brand logos or trademarks for advertising or promotional purposes. It is the Client’s responsibility to perform due diligence while determining if a logo or trademark has an active registration.** This prohibition does not apply when the Content is used for editorial purposes, or if it falls under the *fair use* clause.
3. Use or display any Content that features a model or person in a manner (a) that would lead a reasonable person to think that such person uses or personally endorses any business, product, service, cause, association or other endeavor; or (b) except where accompanied by a statement that indicates that the Content is being used for illustrative purposes only and any person depicted in the Content is a model, that depicts such person in a potentially sensitive subject matter, including, but not limited to mental and physical health issues, social issues, sexual or implied sexual activity or preferences, substance abuse, crime, physical or mental abuse or ailments, or any other subject matter that would be reasonably likely to be offensive or unflattering to any person reflected in the Content, unless the Content itself clearly and undisputedly reflects the model or person in such potentially sensitive subject matter in which case the Content may be used or displayed in a manner that portrays the model or person in the same context and to the same degree depicted in the Content itself;
4. Remove any notice of copyright, trade-mark or other proprietary right from any place where it is on or embedded in the Content;
5. Sub-license, re-sell, rent, lend, assign, gift or otherwise transfer or distribute the Content or the rights granted under this Agreement;
6. Use or display the Content in an electronic format that enables it to be downloaded or distributed via mobile devices or shared in any peer-to-peer or similar file sharing arrangement;
7. Use the Content for editorial purposes without including the following credit adjacent to the Content or in audio/visual production credits: "©[Website Name] / [Photographer's Name, if available]".

*Revision: December 29th, 2019.*