

Free pictures Mac Magazine.

All these pictures are royalty free. That does not mean you can use them for anything you want. Using the pictures is strictly forbidden for any commercial reason. If you want to use one of these pictures you must always subscribe them with: © JIPLA.com free

If you wish to order a picture, you are deemed to be familiar with the general terms and conditions of www.jipla.com

All these pictures are in a low res 72dpi resolution. If you want to use high res pictures please visit our website www.jipla.com

Our user agreement is attached below

JIPLA user agreement

This Agreement is a legal agreement. These terms and conditions relate to the use of pictures which are purchased through JIPLA.

Definitions

JIPLA: JIPLA is a company whose objective is the manufacture and marketing of stock photos. It has its seat in Tilburg, Postbus 730, 5000 AS, the Netherlands. E-mail: info@jipla.com.

User: The User as referred to in this Agreement is a natural person or a legal person. In the event of a natural person, it is assumed that this person is the sole User, as a result of which he/she is the sole person to which the User Agreement relates. If the User is a legal person, the terms and conditions apply to all members, employees, or persons otherwise affiliated to the legal person. All these persons are deemed to be aware of the regulations set out in this licensing agreement when making use of a picture supplied by JIPLA.

Picture: A Picture is a product supplied at JIPLA's site. The Picture may be downloaded by the User in various formats. The Picture is the original as purchased by the User from JIPLA. A Picture may be a photo, but may also be an illustration. The licensing agreement below applies to all Pictures purchased by the User.

1. Conclusion of the Agreement

By registering at JIPLA, the User agrees to the terms and conditions set out below. The moment a User downloads a Picture, he is deemed to be fully aware of the terms and conditions related to the use of the Pictures. At the time of the downloading of a Picture, an agreement is assumed to exist between Jipla and the User.

2. Property right

The copyright and property rights of all Pictures supplied through the site JIPLA.com rest with JIPLA and the photographer who has provided the Pictures.

A non-exclusive right of use applies to all Pictures purchased by the User.

The User shall at no time be entitled to lay claim to any form of property whatsoever in connection with the use of a Picture obtained through JIPLA.com, unless JIPLA has given explicit permission in writing. In that case, this Agreement shall cease to apply and a new agreement will be drawn up which regulates the transfer of ownership.

3. Right of use

The User has the right to use the Picture non-exclusively in a written or digital publication.

3.1 The User has the right to make one backup for personal use.

3.2 Pictures that are kept without having been paid for are unlawful and must not be used at any time. Exceptions to this are:

making a test for personal use

making a test for a client

3.3 Pictures must never be transferred to third parties. The User is permitted, however, to use a Picture on the instructions of a third party. It must be taken into account that the third party cannot lay claim to the Picture concerned, nor to other Pictures that have been acquired by the User.

3.4 The User remains responsible for the correct use of the Picture and indemnifies JIPLA against the unlawful use of the Pictures by the third party concerned.

3.5 The User is entitled to process or modify the Picture, whereby it should be taken into account at all times that the original Picture must not be corrupted or distorted. Especially in those cases where portrait rights are at issue, great care should be observed by the User.

3.6 The User undertakes to adequately mention JIPLA as source in connection with each Picture published. The mention must be made either in a colophon or directly next to the Picture: © JIPLA

4. Restrictions for the user

The User who purchases a Picture from JIPLA is bound in the use of this Picture by the following terms and conditions.

4.1 The User is permitted to copy the Picture for personal use only.

4.2 The User is not permitted to reproduce the Picture for commercial purposes. The User is aware that the unlawful use of Pictures for commercial use shall irrevocably result in legal proceedings and that all costs incurred in connection with these proceedings shall be recovered from the User.

By commercial use should be understood the use of Pictures for advertising campaigns, billboards, picture postcards, diaries or any other matters which can reasonably be assumed to serve a commercial purpose.

If the User wishes to purchase a Picture for commercial use, this Agreement shall cease to apply and for each case, a separate agreement shall be drawn up in which the commercial use of the Picture is regulated.

The User or any third party that publicises a photo for commercial purposes shall be responsible to the exclusion of others for acquiring permission from the persons portrayed and other entitled parties. JIPLA and the photographer (or JIPLA only) are/is obliged to assist to the best of their/its ability in tracing the persons referred to in this article.

4.3 Under no circumstance shall the supply the Picture as it is purchased in its entirety to more than 20 persons. This includes integral use on the Internet, any intranet, in a file or on a CD-ROM for the purpose of being used by several people. If the Picture is placed on a network, such may only take place on a network supervised by the User.

4.4 The User is **EXPLICITLY PROHIBITED** from using the Picture in an insulting, pornographic, amoral or blasphemous context.

Under no circumstance shall the User relate Pictures to persons, property or entities in such a manner that the person, the property or the entity may be discredited. This also includes giving suggestive impressions.

4.5 The User is not permitted to use Pictures on a website in a resolution that exceeds 72 DPI and/or to supply the images to others in a downloadable format.

4.6 The agreement entitles the User to use the Picture and, if necessary, parts of the Picture. However, the User is not permitted to process the Picture in such a manner as to create a misrepresentation in the field of tangible or intangible property rights.

As a consequence, the User shall be responsible at all times for changes, cutouts or other forms given to the Picture in relation to rights that may still rest with third parties. JIPLA shall not accept responsibility for the improper use of a Picture in any way whatsoever and shall claim at all times that the responsibility rests with the User.

4.7 Any Pictures obtained by the User through JIPLA.com shall be for editorial use only. The User or any third party who publicises a photo for commercial purposes shall, to the exclusion of others, be responsible for acquiring permission from those parties defined and other entitled parties. JIPLA is obliged to assist to the best of its abilities in tracing the persons referred to in this article. In the event of commercial use, a separate agreement shall be drawn up and the rates applicable to editorial use free of rights shall cease to apply.

4.8 In the event of any doubts, the User may contact JIPLA at the address referred to in this Agreement.

4.9 The User is not permitted to transfer any rights from an agreement concluded with JIPLA to third parties, other than in the event of the transfer of the entire company.

5. Delivery, warranty and restriction of liability.

5.1 After payment of the licence fee (see Article 8) the Picture shall be supplied to the User through a special download page. The Picture shall be provided in various formats whereby the PPI shall be included in the description at all times.

5.2 If the User wishes to make use of a format of the Picture other than the format supplied on the site Jipla.com, a request may be made to Jipla to provide the Picture in such format. All rights and obligations that form part of this Agreement shall remain fully applicable. Prior to the providing of the Picture in the deviating format, Jipla shall inform the User of the price of the Picture in writing (or by e-mail). Only after the User has stated his/her agreement with such price in writing shall it be provided by Jipla.

5.3 If the Picture fails to meet the quality standards set by the User due to action demonstrably taken by JIPLA, JIPLA shall provide the User with the Picture again free of charge.

5.4 JIPLA shall not accept any liability for any damage caused to the Picture during the downloading of the Picture or for damage that has arisen due to deficiencies in the computer or the computer network of the User.

5.5 Under no circumstance shall the User hold JIPLA or the photographer liable for any deficiencies in assigning key words or other labels to the Pictures.

5.6 Only written complaints with regard to the quality of the Picture shall be dealt with by JIPLA. The complaint stating reasons must be in JIPLA's possession within 30 days from purchase of the Picture.

5.7 JIPLA shall not accept any restitution of payment, insofar that the payment concerned was made in order to obtain the right of use to one or more Pictures, irrespective of whether the User has in fact used the Picture(s).

5.8 If JIPLA fails to provide the User with the agreed service within 10 days, JIPLA will dissolve the licensing agreement and refund the amount paid by the User.

5.9 JIPLA explicitly waives any purchase or other terms and conditions used by the User.

6. Indemnity

The User indemnifies JIPLA and the photographer against all claims that may directly or indirectly be the result of the use of Pictures. Any claim that JIPLA receives shall be deemed a claim against the User and in case of a justified claim, the User shall compensate JIPLA for all costs incurred.

7. Duration of the Agreement

7.1 The licence shall remain valid throughout the period in which the Picture is used by the User.

JIPLA is entitled to dissolve the Agreement with immediate effect in the event that the User fails to comply with the terms and conditions set out in this Agreement, or if the User remains in default for other reasons.

If the Agreement is dissolved, the User undertakes to immediately destroy all multiplications of the Pictures, both on hard copy and on any possible digital carriers.

7.2 If the Client does not or does not properly fulfil or is late in fulfilling one or more of its obligations, is declared bankrupt, files for (provisional) suspension of payment, commences winding-up, or if its assets are attached in whole or in part, the Contractor shall be entitled to dissolve the execution of the Agreement without prior notice of default in whole or in part by a written statement, all this at its discretion and while retaining at all times any right to compensation of costs, damages and interest to which the Contractor is entitled.

8. Payment

Unless the terms of payment have been explicitly agreed otherwise in writing, the User agrees to pay the amount due before the Picture is used in accordance with the terms and conditions of this Agreement.

The amount due for each Picture shall at all times be displayed next to the Picture at the time the User makes the purchase. All amounts stated are exclusive of VAT and any other levies charged by the government as well as any costs in respect of dispatch, transport and packaging, unless explicitly stated otherwise.

9. Force majeure

JIPLA guarantees a maximum performance of the site at all times. In case of force majeure, the User shall not be entitled to claim any rights that may be derived from this Agreement. Force majeure includes the following instances: emergencies (such as extreme weather conditions, fire and lightning strokes), power failures, breaks in cables, the breakdown of JIPLA's network or the network of third parties or absence or refusal of performance by suppliers on whom JIPLA depends in connection with the execution of the Agreement.

10. Penalty clause

10.1 Any failure to comply with Articles 3 and 4 shall constitute a breach for which an immediately payable penalty not open to judicial moderation of €25,000 (in words: twenty-five thousand euros) shall be payable to JIPLA each day for each breach.

10.2 The above shall not affect JIPLA's lawful right to submit a claim for damages, to claim a prohibition, to fulfil or dissolve this Agreement, all this including costs and interest.

11. Disputes

Dutch law shall apply to this Agreement. If a dispute arises between the User and JIPLA with regard to the Agreement or if the User and JIPLA are involved in a dispute, attempts will initially be made to solve such dispute amicably.

If the Parties fail to find a solution, a Mediator who is acceptable for both Parties shall be appointed. If Mediation fails to result in a satisfactory solution, one of the Parties shall institute proceedings against the other Party at the Court in 's Hertogenbosch, which shall have exclusive jurisdiction to take cognisance of such dispute.

Pictures:

Children

OM001_PE023
JD001_PE005
RL003_PE016
RL002_PE015
WJ001_WA007
GK023_PE0025
GK023_PE0024
GK023_PE0023
RCO45_PE0012
RC035_PE0009
RC_PE014SC

Natural elements

RT_WA0022RT
RT_NAT0118RT
RC_NA1190
DK001_PE0040
DK001_PE0029
WK005_NAT0174
WK005_NAT0175
HA058_WA0037
HA058_WA0033
HA057_WA0046

Architecture

TD001_HI0049
HA001_AR0016
LK015_HI2000LK
RT_HI0035RT
LK005_HI0759LK
LK009_ST1096LK
WP011_STDO038
GK050_AR007
RC054_AR011
GK021_AR0001
WK013_STDO0051

Animals

OM001_DI018
WP002_VEVI010
HA177_ET004
HA143_DI001
PV015_NAT0005
LK042_VEVI6038
HA028_DI0005
WK003_NAT0075
RC029_DI0002
RC_DI0808
RC_DI0808

