



Valerio Bellone “Photo Store Online” License Terms
FINE ART PRINT and DIGITAL IMAGE
LICENSE

The following License Terms shall apply to all licenses granted by Valerio Bellone, tax code BLLVLR79D14G273V, Via della Vetriera 21, 90100 Palermo, Italy (“Valerio Bellone”) to a license purchaser (“Buyer”) with regard to Prints marketed by Valerio Bellone through his website valerionbellone.com (“Print”). All uses of an Print must comply with these License Terms. Any terms and conditions of the Buyer shall not apply and are deemed invalid.

1. GRANT OF RIGHTS

Upon full payment of the License Fee, Valerio Bellone grants the Buyer the non-exclusive, non-transferable and non-sublicensable right to use the Print/s (as identified on the respective invoice) and/or digital files in accordance with these License Terms for the applicable license type ("License") as follows:

- Show the purchased print photo/s in any private context and/or public event without commercial, profit and/or promotional purposes.
- Any digital image/s can be print once only for personal, non-commercial, non-promotional, non-profit use.

2. RESTRICTED USE

In the case of purchasing printed photo/s, the Buyer may not:

- a) digitize and/or acquire with other media the purchased Print. It is therefore forbidden to scan it, photograph it and acquire it with any support, in order to spread it via the web and / or on paper or with the purpose of selling a copy to third parties;
- b) modify, manipulate and use the printed Print for personal artistic purposes (like collages, installations, etc.);
- c) use the Print for purposes other than those listed in this license.

In the case of purchasing digital image/s, the Buyer may not:

- a) use the image on TV / video platforms; i.e. any online communication channel like YouTube, Vimeo, MyVideo and/or others;
- b) modify, manipulate and use this digital image for personal artistic purposes (like collages, installations, etc.);
- c) use for posts on the web (blog, newspaper online, etc.) and on social media platforms such as Instagram, Tumblr, Facebook, TikTok or others;
- d) use the image for purposes other than those listed in this license.

Any use other than this license is prohibited and prosecuted under the terms of copyright law.

Any use other than those indicated in this License is prohibited and prosecuted in accordance with the copyright law (Law 22 April 1941, No. 633 on copyright and subsequent amendments Presidential Decree 19/79, Legislative Decree 154/97 and law 248/2000).

For any use other than that indicated in this License, it will be necessary to receive written and signed permission from Valerio Bellone.

3. CREDITS

- a) Regardless of the purchased license, the copyright of the Print/s and /or digital images remain the property of Valerio Bellone and his descendants.
- b) The Author of the Print must always be mentioned in public contexts, as follows: Photo, © Valerio Bellone

4. AGENCIES

If the Buyer is an advertising agency, communication or branding agency ("Agency"), who acquires the License for the use by its customer, the Agency is entitled to forward the licensed rights to its customer, subject to the following conditions:

- a) the name and contact of the customer must be communicated to Valerio Bellone;
- b) the Agency shall be prohibited to charge its customer more than the License Fee paid to Valerio Bellone;
- c) the Agency is liable with regard to any violations of these license terms by its customer and will indemnify and hold harmless Valerio Bellone against any and all claims, damages, liabilities and expenses arising out of any unauthorized use of the Print or any other breach of these License Terms by its customer; and
- d) the Agency may not use the Print for its own purposes or for any other customer. The Agency expressly acknowledges and agrees that it must acquire a new license for each additional customer.

4. MULTI-SEAT USE

If the License is acquired by a legal entity such as a company or organization, multi-seat use is not included.

5. AGENCIES

If the Buyer is an advertising agency, communication or branding agency ("Agency"), who acquires the License for the use by its customer, the Agency is entitled to forward the licensed rights to its customer, subject to the following conditions:

- a) the name and contact of the customer must be communicated to Valerio Bellone;
- b) the Agency shall be prohibited to charge its customer more than the License Fee paid to Valerio Bellone;
- c) the Agency is liable with regard to any violations of these license terms by its customer and will indemnify and hold harmless Valerio Bellone against any and all claims, damages, liabilities and expenses arising out of any unauthorized use of the Image or any other breach of these License Terms by its customer;
- d) the Agency may not use the Image for its own purposes or for any other customer. The Agency expressly acknowledges and agrees that it must acquire a new license for each additional customer.

6. LICENSE FEE AND TAXES. The License Fee payable for acquiring the License is indicated in the buying process. Value-added tax will be calculated at checkout based on your country and account type. The Buyer is responsible for payment of any applicable taxes associated with the Image. This is a royalty-free license, which means the Buyer pays a one-time License Fee and no further royalties have to be paid, unless the Buyer wants to use the Image in a different context, for a different purpose or needs to upgrade the License to a higher license type. In this case, the Buyer needs to acquire a new license.

7. LICENSEE'S GUARANTEES

The Buyer represents and warrants to have the full power and legal capacity to enter into the License Agreement with regard to the respective Print and to use the Print in accordance with these License Terms.

8. REVOCATION OF A LICENSE

Valerio Bellone may revoke a License at any time, if Valerio Bellone becomes aware that an Print infringes third party rights. Valerio Bellone will notice the Buyer and Buyer shall cease to use and destroyed the respective Print. Valerio Bellone will provide Buyer with a replacement Print free of charge. Buyer shall be obliged to promptly inform Valerio Bellone at bellone.vale@gmail.com in case of any third party claim with respect to the use of any Print and shall take all reasonable actions to minimize potential damages and expenses.

9. TERMINATION

In case of a payment default or breach of these License Terms by the Buyer, the License will terminate automatically, and all rights granted will cease immediately without notice and revert to Valerio Bellone. Upon termination, Buyer must immediately stop using the Print and inform, and oblige, its customers accordingly. All statutory rights under the applicable law shall remain unaffected.

10. FINAL CLAUSES

This Agreement shall be governed by the laws of Italy and the competent Corte di Appello di Palermo; Italy shall have exclusive jurisdiction. The CISG (Convention on Contracts for the International Sale of Goods) is hereby excluded. The place of delivery of the rights of use granted hereunder by Valerio Bellone is the place of the individual company headquarters of Valerio Bellone. Should any clause in this Agreement be rendered wholly or partially invalid, ineffectual, or not enforceable, the remaining clauses shall remain valid and effective.