



PHOTOGRAPH BY VIRGINIA SMITH

PHOTOGRAPH LICENSE

Between you and Don Giannatti / Briana Austin

The Photograph (defined below) is provided to you (“you” or “Licensee”) by Don Giannatti and Briana Austin, (Licensor) subject to the terms of this agreement (“License”).

The Photograph is protected by copyright and other applicable law.

Any use of the Photograph other than as authorized under this License or Copyright Law is prohibited.

By using the Photograph, you accept and agree to be bound by the terms of this License. To the extent this License may be considered a contract, the Licensor grants you the limited rights contained here in consideration of your acceptance of the terms and conditions.

License Grant.

Subject to the terms and conditions of this License, including the limitations spelled out in Restrictions:

Licensors grants you a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise rights in the Photograph as follows:

You may use the photograph in online publications, websites and blogs only. No print, TV, or additional use is implied or granted.

The images can be used for personal or commercial use.

The images may not be digitally altered other than size for presentation. They may not be used in collage, composites or in anyway altered from their presentation as delivered.

The Photograph may not be distributed in any collection, or digital produce other than website, blog or online publication.

Use of the photograph must be attributed in this manner:
Photography by Don Giannatti / Model: Briana Austin.

Nothing in this License is intended to reduce, limit, or restrict any uses free from copyright or rights arising from limitations or exceptions that are provided for in connection with copyright protection under copyright law or other applicable laws.

Restrictions.

The license granted in Section 1 above is expressly made subject to and limited by the following restrictions:

Sale and Passing Off Prohibited.

You may not sell or sublicense the Photograph, but you may Display the Photograph commercially as part of a online publication, compilation, or product on a website through which goods or services are sold, as part of an advertisement campaign, or on product packaging.

You may not distribute any compilation of which the Photograph is a part, or any adaptation of the Photograph, to any third party for re-sale or sublicense, including to any person or entity that is in the business of selling or licensing photographs or other media. Attribution is absolutely required; you may not pass the Photograph off as taken by you or your company or staff.

No Endorsement.

You may not implicitly or explicitly assert or imply any connection with, sponsorship from, or endorsement by any model appearing in a Photograph, the original author of the Photograph, or Licensor, of you or your work, without the separate, express, prior written permission of such person

Defamatory and Illicit Use.

You may not Display or Distribute the Photograph in connection with pornography, hate speech, or other illicit content, or in a manner likely to defame the model, original author, or Licensor. The determination of whether any use of the Photograph violates the restrictions of this Section will be made by Licensor in its sole and absolute discretion.

Violation of Copyright or Trademark.

You may not Display or Distribute the Photograph in any manner that would violate any applicable copyright or trademark law.

Limitations on Liability.

Except to the extent required by applicable law, in no event will Licensor be liable to you on any legal theory for any special, incidental, consequential, punitive, or exemplary damages arising out of this license or the use of the Photograph, even if Licensor has been advised of the possibility of such damages.

Indemnification.

You agree to indemnify and hold harmless Licensor and its members, affiliates, officers, directors, managers, and employees, from and against any claims, losses, damages, liabilities, costs, and expenses, including reasonable attorneys' fees, arising out of or in connection with your use, including use by any agent of yours, of the Photographs, any violation of copyright or trademark law, or infringement on any trade-secret or property right of a third party.

Termination.

This License and the rights granted hereunder will terminate automatically upon any breach by you of the terms of this License. This termination will not extend to any individuals or entities that received the Photograph from you, in good faith, provided that such individuals or entities remain in full compliance with their licenses. All sections other than Sections 1 and 2 will survive the termination of this License. Licensor may withdraw or modify the License at any time, but any such withdrawal or modification will not affect your license.

General Provisions.

If any provision of this License is invalid or unenforceable under applicable law, it will not affect the validity of the remaining terms of this License, and without further action by the parties to this agreement, such provision will be reformed to the minimum extent necessary to make it valid and enforceable in line with the parties' original intention.

No term or provision of this License may be waived, and no breach consented to, unless such waiver or consent is in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Photograph. There are no understandings, agreements, or representations with respect to the Photograph. Licensor will not be bound by any additional provisions that may appear in any communication from you. This License may not be modified without the mutual written agreement of the Licensor and

Licensee.

This License is granted under and governed by the laws of the United States of America and the State of Arizona.

Any dispute arising under or relating to the License or the Photograph may be resolved only through binding arbitration conducted in Maricopa County, Arizona, under the then-applicable rules of the American Arbitration Association, except that you may assert claims in the small-claims division of the Maricopa County Superior Court if your claims qualify. Notwithstanding the foregoing, Licensor may apply to the state and federal courts of Maricopa County, Arizona for an injunction against any breach of this License or infringement of the original author's or Licensor's intellectual property rights, or any model's rights of privacy and publicity. Licensee agrees that any dispute-resolution proceeding will be conducted on an individual basis and not in a class, consolidated, or representative action.

Definitions.

"Display" means to make the Photograph available to the public in a fixed location, or accessible through publication online, by use in a blog, online magazine, or website. NO other license is granted.

"Photograph" means a photograph licensed by Licensor and offered under the terms of this License.

"Reproduce" means to make copies of the Photograph by any means.