

ARTstor

Auszug aus dem Lizenzvertrag
Abridged version of License Agreement

(...)

1. Definitions

(...)

"ARTstor Content" means any and all collections of digital images, catalog records, and/or other texts, and/or any and all portions or groups thereof, selected by ARTstor and appearing in the ARTstor Digital Library, in any medium or form, including digital images, catalog records, and/or other texts, and/or any and all portions or groups thereof, printed and/or downloaded from the ARTstor Digital Library. ARTstor Content does not include Local Content.

(...)

"Authorized Users" means any or all of the following categories of persons designated by Licensee to access and use the ARTstor Digital Library, and who are subject to the Terms and Conditions of Use: (a) individuals officially affiliated with Licensee (such as staff, faculty, enrolled students, guest students, members, volunteer staff, and affiliated researchers and, additionally, in the case of publicly accessible libraries, card holders and registered users who are physically present in the library facilities (subject to Section 6.3 below)) ("Officially Affiliated Users"); (b) individuals not officially affiliated with Licensee but who have an educational or scholarly or similar association with Licensee (such as visiting researchers and lecturers) ("Unofficially Affiliated Users"); and (c) individuals physically present in the facilities of Licensee ("Walk-In Users"). Individuals who are not Officially Affiliated Users or Unofficially Affiliated Users of Licensee (such as alumni or persons whose only association to Licensee is that they pay fees to use the physical facilities or services (such as users of a college library)), may only access the ARTstor Digital Library as Walk-In Users.

"Intellectual Property Rights" means any and all trademarks and trademark applications, issued patents and patent applications, copyrights and copyright registrations and applications, rights in ideas, designs, works of authorship, derivative works, and all other intellectual property rights, moral rights, neighboring or related rights, and/or rights of publicity owned by ARTstor and/or third parties with respect to the ARTstor Digital Library and/or ARTstor Content.

"Local Content" means images, texts, and other materials that are selected and obtained by Licensee and/or Authorized User(s) from a source other than the ARTstor Digital Library or ARTstor and that are accessed, displayed, reproduced, distributed, and used, and/or that are the subject of performances by, Licensee and/or Authorized User(s) utilizing the Access Software.

(...)

"Terms and Conditions of Use" means those terms and conditions governing access to and use of the ARTstor Digital Library by Authorized Users, and that appear on certain screen displays in the ARTstor Digital Library, or that may otherwise be provided to Authorized Users by ARTstor. The Terms and Conditions of Use may be amended from time to time for reasonable cause. Should there be changes to the Terms and Conditions of Use that materially conflict with the terms of this Agreement, ARTstor would provide Licensee with 30 days notice of such changes (which notice may be by electronic mail to Licensee's primary and any secondary contact).

2. Grant of License

As of the Agreement Date, ARTstor grants to Licensee a nonexclusive, nontransferable license to access and use the ARTstor Digital Library, and to reproduce, distribute, display, make performances of, and use ARTstor Content, only for the Permitted Uses defined in this Agreement, and to sublicense those rights to Authorized Users in accordance with the terms of this Agreement. (...)

3. Educational and Scholarly Uses that are Noncommercial in Nature

(...)

3.2 Restricted Access to, and Distribution of, ARTstor Content. Licensee and/or Authorized Users may not distribute, make available, and/or attempt to make available any of the ARTstor Content (whether alone or incorporated into other materials) to persons and/or entities other than: (a) Licensee and/or its Authorized Users; and (b) the audience members at a scholarly or educational presentation, lecture, seminar, or similar activity conducted by Licensee and/or its Authorized Users (via displays and print handouts only and subject to the international restrictions indicated below). Licensee and/or Authorized Users may also distribute and make available limited ARTstor Content that is incorporated in a work of an Authorized User to limited numbers of scholars, researchers, or curators for purposes of collaboration, comment, or similar educational or scholarly use, if such use and distribution conforms to the customary and usual practice in the field. ARTstor Content may not be incorporated into an unrestricted database or website, or made available to others (electronically or otherwise) except as permitted herein, whether that ARTstor Content is alone or incorporated into other materials.

3.3 Permitted Uses. The ARTstor Digital Library is available solely for educational and/or scholarly uses (including reproductions, distributions, displays and performances) that are noncommercial in nature. Subject to the terms of this Agreement, Licensee may make available the ARTstor Digital Library to Authorized Users, and Licensee and/or Authorized Users may access and use the ARTstor Digital Library and may reproduce, distribute, display and make performances with ARTstor Content, for the following Permitted Uses: (a) classroom instruction and related classroom activities; (b) student assignments and research (including course reserves); (c) research activities of faculty, scholars, and curators; (d) public display or public performance as part of a noncommercial scholarly or educational presentation, such as in an educational, cultural, or scholarly seminar, class, lecture, conference, exhibit, or workshop, or a similar noncommercial professional activity, if such use conforms to the customary and usual practice in the field; (e) use in a student, faculty, or curatorial portfolio, including non-public display thereof, if such use conforms to the customary and usual practice in the field; and/or (f) use in research or a dissertation, including reproductions of the dissertation provided such reproductions are only for personal use, library deposit, and/or use solely within the institution(s) with which the Authorized User and/or his or her faculty or curatorial readers are affiliated (collectively "Permitted Uses").

3.4 Printing ARTstor Content from the ARTstor Digital Library. Licensee and/or Authorized Users may print ARTstor Content from the ARTstor Digital Library for Permitted Uses only. Licensee and/or Authorized Users may print only that amount of ARTstor Content that is reasonably necessary for Permitted Uses, and Licensee and/or Authorized Users may reproduce such copies in limited quantities as reasonably necessary for Permitted Uses. ARTstor Content may only be printed using the print function(s) appearing in the ARTstor Digital Library, which limits the resolution of such printed ARTstor Content, and which automatically displays text at the bottom of the print copies indicating that they are licensed for noncommercial educational and scholarly uses only ("Noncommercial Use Statement"). Licensee shall have no obligation to monitor or ensure that Authorized Users are printing copies of ARTstor Content using the print function(s) described herein.

Printed ARTstor Content may not be made available to anyone other than: Licensee; Authorized Users; and other audience members at a scholarly or educational presentation, lecture, seminar, or similar activity and limited numbers of scholars, researchers, or curators to whom work by an Authorized User that incorporates ARTstor Content is made available for purposes of collaboration, comment, or similar educational or scholarly use, if such use conforms to the customary and usual practice in the field.

3.5 Downloading ARTstor Content From the ARTstor Digital Library. Licensee and/or Authorized Users may download ARTstor Content from the ARTstor Digital Library for Permitted Uses only, and may download only that amount of ARTstor Content that is reasonably necessary for Permitted Uses. ARTstor Content downloaded from the ARTstor Digital Library must be access restricted and may not be made available to anyone other than: Licensee; Authorized Users; and limited numbers of scholars, researchers, or curators to whom work by an Authorized User that incorporates ARTstor Content is made available for purposes of collaboration, comment, or similar educational or scholarly use, if such use conforms to the customary and usual practice in the field. Licensee and/or Authorized Users may download ARTstor Content only through the download function(s) provided in the ARTstor Digital Library, although it is understood that Licensee shall have no obligation to monitor or ensure that Authorized Users are only downloading ARTstor Content using the download function(s). Except as set

forth in this Agreement and/or in the Terms and Conditions of Use, Licensee and/or Authorized Users shall not download, export, or otherwise remove ARTstor Content from there stricted ARTstor Digital Library in any format or medium for any purpose.

3.6 Local Content. Licensee and/or its Authorized Users may access and use certain features of the Access Software to display, make performances of, reproduce, distribute and use Local Content, along with ARTstor Content ("Local Content Services"). When accessing and using the Local Content Services, Licensee agrees to display, make performances of, reproduce, distribute and use Local Content only in accordance with the terms of this Agreement. ARTstor does not select or pre-screen such Local Content, and acts as a conduit in relaying that Local Content to users selected by Licensee. Under no circumstances shall ARTstor be liable in any way for any such Local Content, including but not limited to, for any errors or omissions in any Local Content; for any loss, damage, claim, or liability of any kind incurred in connection with such Local Content, including the access, use, display, performance, reproduction, or distribution of such Local Content, or for any loss, claim, damage, or liability should such Local Content violate or infringe any third party rights (including without limitation any patent, trademark, trade secret, copyright or other proprietary rights) or any international, federal, state, or local law, statute, or regulation. Should Licensee share (or direct ARTstor to share) Local Content with other institutions accessing the ARTstor Digital Library, Licensee shall be solely responsible for ensuring that such Local Content, and the sharing of such Local Content, does not violate any third party rights.

Licensee hereby represents and warrants that it will not, and will not authorize others to, access or use the Local Content Services to: (a) upload, post, display, make performances of, or otherwise make available, distribute, reproduce or use any Local Content that violates or infringes any third party right (including without limitation any intellectual property or contractual rights) or that violates any international or domestic, federal, state or local law, statute or regulation or that is abusive or derogatory of others; (b) forge headers or otherwise manipulate identifiers in order to disguise the origin of any Local Content transmitted through the Local Content Services; (c) upload, post, transmit or otherwise make available, display, make performances of, distribute, reproduce, or use any Local Content that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment; (d) circumvent, disable, or override any encryption features or other protections in the Access Software; (e) to spam or send or procure the sending of any unsolicited advertising or promotional material; and/or (t) intentionally interfere with or disrupt the Local Content Services or servers or networks connected to the Local Content Service.

ARTstor is required by law to expeditiously remove from its servers, or disable access to, Local Content where ARTstor learns or becomes aware that such Local Content infringes the copyright of a third party and to terminate a user's access to the ARTstor Digital Library and/or the Local Content Services when that individual or institution repeatedly infringes another's copyright. Consistent with these legal requirements, ARTstor reserves the right to expeditiously remove any Local Content, or links thereto, from its servers that allegedly infringe a third party's copyright or the other provisions of this Agreement, and to terminate access to the Access Software and/or ARTstor Digital Library by an individual or institution who is a repeat infringer (although ARTstor would make reasonable efforts to collaborate with an institution to resolve such infringements before terminating such access, and would endeavor, to the extent practicable, to notify Licensee in advance before disabling access to Licensee's Local Content). ARTstor shall in no way be held liable for terminating access to such Local Content or to the ARTstor Digital Library or for the failure to notify Licensee in advance of disabling access to or removing from its servers such Local Content. Notices to Licensee under this section shall be provided to the Licensee Primary and any Secondary Contacts as well as any Contact for Legal Notices listed in Exhibit A to the License Agreement, and may be sent by electronic mail. Notices to ARTstor under this section may be sent by electronic mail to the ARTstor Contact for Legal Notices. For more information about what should be included in notices pertaining to copyrights, please see the copyright statement on ARTstor's website.

3.7 Prohibited Uses. In addition to all other prohibitions or restrictions imposed by this Agreement, Licensee and/or Authorized Users shall not: (a) access, use, reproduce, display, make performances, or distribute the ARTstor Digital Library and/or the ARTstor Content for any commercial purpose whatsoever, including but not limited to fee-for-service use of the ARTstor Digital Library, or make any use, reproduction, display, performance, or distribution of the ARTstor Digital Library and/or ARTstor Content that exceeds or violates this Agreement and the Terms and Conditions of Use; (b) distribute

and/or make available ARTstor Content or the ARTstor Digital Library to persons other than as expressly permitted herein; (c) provide and/or authorize access to the ARTstor electronic database, such as through the sharing of passwords, to persons or entities other than Authorized Users; (d) export, download, or print, or attempt to export, download, or print, substantial portions of the ARTstor Digital Library; (e) incorporate ARTstor Content into print or electronic materials that are for purchase or are disseminated for commercial purposes (such as by a scholarly or commercial press); (f) make any adaptation or modification of ARTstor Content obtained from the ARTstor Digital Library; (g) override, circumvent or disable any Access Software encryption features or software protections employed in the ARTstor Digital Library; and/or (h) use, reproduce, display, make performances of, or distribute the ARTstor Digital Library and/or ARTstor Content in any way that is not authorized under this Agreement and that infringes another's Intellectual Property Rights therein under the laws of any country.

3.8 Use of the Access Software. Use of Access Software means downloading, installing, executing, displaying, and/or using the Access Software in connection with the ARTstor Digital Library and/or in connection with accessing, displaying, and using the Local Content. Licensee may not circumvent or modify the Access Software, disable any licensing or control features of the Access Software, and/or decrypt, circumvent, or disable any encrypted features of the Access Software. Licensee shall not attempt or permit others to attempt to modify, adapt, translate, convert to another programming language, decompile, reverse compile, disassemble, or reverse engineer the Access Software or any components thereof, in whole or in part, for any purpose, unless expressly permitted in writing by ARTstor. No right, title, or interest in the Access Software is granted to the Licensee under this Agreement, other than the right to use the Access Software in connection with Permitted Uses of the ARTstor Digital Library as set forth herein. The Access Software is subject to change without notice; however, ARTstor will provide Licensee with reasonable notice (which may be in electronic form) of changes that materially impact the usability of or functions in the ARTstor Digital Library. It is understood that Licensee shall not have any obligation to monitor use of the Access Software by individual users.

3.9 Required Copyright Notices. Licensee shall not intentionally modify, obscure, or remove any copyright notice or other attribution included in the ARTstor Digital Library, nor authorize others to do so.

3.10 Public Domain Works and Works of the United States Government. Copyright is not claimed by ARTstor as to any work of the United States government, nor to any work that is in the public domain.

(...)

6. Delivery and Support

(...)

6.2 Restricted Access. Access to the ARTstor Digital Library is restricted as set forth herein. Access to the ARTstor Digital Library will be limited and regulated through the use of IP address(es). To perform some optional, personal functions (such as saving image groups for subsequent retrieval), Licensee and/or Authorized Users may be required, through instructions automatically provided by the Access Software, to provide email addresses.

Licensee shall cooperate with ARTstor in the implementation of security procedures as they are developed. ARTstor may utilize monitoring or other technologies to monitor uses (including reproductions, displays, performances, and/or distributions) of the ARTstor Digital Library and ARTstor Content therein in accordance with its Privacy Policy. The Privacy Policy may be reasonably amended from time to time, provided that such changes shall only take effect following 30 calendar days after written notice has been sent to Licensee (which may be in electronic format addressed to the Licensee Primary Contact and any licensee Secondary Contact on Attachment A hereto). Such Privacy Policy, as it may be so amended, is incorporated herein by reference.

6.3 Remote Access. Proxy Servers. Remote access to the ARTstor Digital Library by Licensee may be permitted through the use of proxy servers approved in advance by ARTstor (as discussed below), virtual private networks or by other means as may be later agreed to in writing by the Parties, except that members of Licensee which are libraries accessible to the public shall only have on-site access to

the ARTstor Digital Library. Notwithstanding the foregoing, if a member of Licensee is an educational or scholarly institution that contains a publicly accessible library, remote access shall be permitted for the Officially Affiliated Users or Unofficially Affiliated Users of that particular educational or scholarly institution and not for any Walk-In Users.

(...)