Last update: July 26, 2018

Terms and Conditions for Use of Images of Artworks

These Terms and Conditions govern the use of Images (defined as photographic material, whether in digital, film or other formats) depicting artworks in the University of Puget Sound Art Collection and Abby Williams Hill Collection (the "Collections"). All Images of works from the Collections are provided to the applicant ("You") on the condition that You strictly adhere to these Terms and Conditions. Any breach of these Terms and Conditions may result, at the sole discretion of the University of Puget Sound (the "University"), in the revocation of permission to use the Images, and/or payment of appropriate compensation or damages to the University.

All uses of the Images are strictly limited to uses for educational purposes, such as in face-to-face teaching activities, educational and scholarly materials related to the artwork depicted in the Image, and art exhibition catalogs ("Educational Purposes").

Permission to Use

Subject to these Terms and Conditions, University grants You a non-exclusive, non-transferrable, non-sublicensable, revocable, limited license to use the Image(s) as detailed in the Application Form, which You represent and warrant is for an Educational Purpose. Any and all further uses of the Images beyond the use identified in the Application Form must be preceded by a new application for permission to use the Images and is not covered by the original fee or permission. All rights not granted herein are reserved to the University.

Reproduction of Images is strictly prohibited. Images may not be duplicated or transferred to another form (e.g., making slides out of photographs) without the prior written consent of the University, and not for commercial purposes. Images remain the property of the University and shall be destroyed by You after You have made the licensed use authorized by these Terms and Conditions.

The license granted does not include a copyright license, or other intellectual property rights, rights of privacy, or rights of publicity (whether any such rights arise under the law of the United States, other countries, or other jurisdictions). <u>It is Your responsibility to obtain any and all such other licenses necessary to reproduce or otherwise use the Images.</u>

One complimentary copy of each work/publication in which an Image is reproduced must be forwarded to the University upon its completion. For online works, please provide the URL and any password necessary.

No Use as part of a Photograph Rental or Sales Service

The University does not supply Images of works in the Collections to companies or individuals operating a photograph rental and/or sales service. You hereby represent that no such use will be made of the Image(s).

Quality of any Reproductions of the Images by You

Last update: July 26, 2018

The paint area of a composition, or the area within the outline of a sculpture, may not be masked out, cut down, superimposed with type matter, or in any way defaced or altered. Reproductions of Images may not bleed off the page.

The minimum resolution of a digital file to print reproduction must be at least 300 dpi.

No Use in Advertisements or to Suggest an Endorsement

You may not use the Image(s) or the name of University of Puget Sound in advertising without the explicit prior written permission of the University. Images shall not be used to show or imply that the University endorses any commercial product or enterprise, or concurs with the opinions expressed in, or confirms the accuracy of, any text used with the Image(s).

Credit Lines

You agree to accompany all reproductions of the Images with a credit and acknowledgment to be provided by University. The credit and acknowledgement specified by the University must appear in immediate proximity to the reproduction of the Image or in the acknowledgements section of the publication. Abbreviations are not permitted. In the case of television or films, full ownership credit and acknowledgements as specified by the University must be included in the credits.

Third-Party Claims

The University makes no warranties or representation and assumes no responsibility whatsoever for any claims, royalties, or fees demanded by an artist, his or her agent, estate or by any other party. Additionally, You agree to indemnify the University and hold it harmless against any and all third-party claims, demands and/or actions, whether relating to actual or alleged copyright infringement or other theories of liability, including the costs thereof (including attorneys' fees), arising as a result of Your use of the Image(s) of the artworks in the Collections. This indemnification obligation shall survive the termination of these Terms and Conditions.

YOU UNDERSTAND AND AGREE THAT USE OF THE IMAGES AND ARTWORKS DEPICTED THEREIN IS AT YOUR OWN RISK. ALL IMAGES (AND ARTWORKS DEPICTED THEREIN) PROVIDED HEREUNDER ARE PROVIDED "AS-IS" WITHOUT ANY WARRANTIES, EXPRESS OR IMPLIED, OF ANY KIND INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, WARRANTIES OF TITLE, NON-INFRINGEMENT, OR MERCHANTABILITY. SOME JURISDICTIONS LIMIT OR PROHIBIT DISCLAIMERS OF APPLIED WARRANTIES; IN SUCH JURISDICTIONS, SOME OF THESE DISCLAIMERS MAY NOT APPLY TO YOU.

EXCEPT FOR YOUR INDEMNITY OBLIGATIONS SET FORTH ABOVE, NEITHER PARTY WILL BE LIABLE TO THE OTHER FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, OR SPECIAL DAMAGES ARISING OUT OF EITHER

Last update: July 26, 2018

PARTY'S OBLIGATIONS UNDER THIS AGREEMENT, WHETHER IN CONTRACT, TORT, OR ANY OTHER CAUSE OF ACTION, INCLUDING NEGLIGENCE, EVEN IF THE OTHER PARTY SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL UNIVERSITY BE LIABLE TO YOU UNDER THIS AGREEMENT FOR AMOUNTS GREATER THAN THE FEES PAID BY YOU TO UNIVERSITY HEREUNDER.

Miscellaneous

These Terms and Conditions will be construed in accordance with the laws of the State of Washington, without regard to its conflicts-of-laws principals. Any legal action arising out of or relating to this Agreement will be instituted in a state or federal court in Pierce County, Washington, and the parties submit to the exclusive jurisdiction of any such court. The waiver by either party of a breach or default under these Terms and Conditions will not be construed as a waiver of any subsequent breach, nor will any delay or omission on the part of either party excuse or avail itself of any right or remedy that it has or may have hereunder or operate as a permanent waiver of any right or remedy. These Terms and Conditions constitute the complete and entire agreement of the parties with respect to the subject matter herein and supersede all prior and contemporaneous understandings or agreements of the parties. These Terms and Conditions may be modified, amended, or waived only by a written agreement duly executed by each party.