Image Reproduction Terms and Conditions

- 1. The Eiteljorg Museum owns the photographic image of the artwork in its collection. Written permission to reproduce an image must be obtained before publication by the museum's staff through the museum's reproduction permission form.
- 2. Images may not be used for any purpose other than what is listed on the reproduction permission form, nor may they be assigned to any other person or firm. Any and all reprints, additional editions, re-employment of the printing plates or additional use of any kind must be preceded by a new reproduction request to the museum and is not covered by the original fee or reproduction permission form.
- 3. Reproduction is permitted only from the images supplied by the museum to the applicant. Reproduction from printed or other non-photographic materials, or from photographic materials not supplied by the museum, is strictly prohibited.
- 4. Reproduction images cannot be cropped, superimposed, bled off the page, airbrushed, reproduced on colored stock, gutter-jumped, or otherwise altered in appearance. If a detail is to be used, it must be approved in advance by museum staff and so stated on reproduction request form.
- 5. Applicants are responsible for the safekeeping of all digital files, which must be destroyed within one month of the publication date. Any unauthorized use of the digital file, by any person or entity, will render the applicant responsible and liable to the museum, regardless of whether the applicant has profited from or is responsible for the unauthorized use.
- 6. One gratis copy of the publication described above in which the reproduction appears shall be given to the Museum.
- 7. The Eiteljorg Museum does not have a professional photographer on staff. If the museum does not have a publication quality image, the requestor will be notified. Requests for publication quality images are contracted to vendors outside the museum and new photography fees will apply.
- 8. All publication fees are for print runs under 5,000; all CD-ROM fees are for print runs under 1,000. For larger print runs, please contact the museum. Web Use permissions are granted in perpetuity, provided the content and purpose of the website is not substantially changed.
- 9. Credit line for all image reproductions must read: "Courtesy of the Eiteljorg Museum of American Indians and Western Art, Indianapolis." Artist copyright notice will be provided as appropriate.
- 10. The museum reserves the right to decline to provide image reproduction requests to applicants who have not complied with its policies or whose products are unacceptable to the museum for any reason.

Additional Terms and Conditions for Web Use

(social platforms, websites, and online publications)

- 1. We ask that all digital images remain protected during the permitted use. We ask that the download, print, save as, copy and paste functions are disabled. Images will be limited to no larger than half-screen size and will be embedded for viewing purposes only. It is recommended that the site and product(s) also include a general copyright warning regarding all intellectual property included therein.
- 2. Maximum resolution must be 1000 pixels on the longest edge of image and no larger than 92 dpi

Copyright Information

Please note that the Eiteljorg Museum owns only the physical object, and does not assume responsibility for intellectual property, including copyright, or any other legal issues involved in the publication and reproduction of items in its collection. The Eiteljorg Museum's reproduction charges do not include any fees due to the copyright owner or administrator (artist, representing gallery, estate, etc.). While the museum's Collections Specialist will assist the applicant with contact information, it is the responsibility of the applicant to obtain permission from the artist, copyright owner, or administrator.

The museum makes no warranties or representations and assumes no responsibility whatsoever for any claims against the applicant or the museum by the artists, their agents, estates, or by any parties in connection with the reproduction of works of art in the collections of the museum. The applicant agrees to indemnify, to the extent permitted by law, the museum and hold it harmless against any and all such claims, including copyright infringement claims, royalty or fee demands and/or actions, including the costs thereof arising as a result of the applicant's reproduction of the works of art in the museum.