

CONSENT LETTER

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This Consent Letter (this "Letter") is made as of [DATE] by [CONSENTING PARTY LEGAL NAME], of [CONSENTING PARTY ADDRESS] (the "Consenting Party"), in favor of [RECEIVING PARTY LEGAL NAME], of [RECEIVING PARTY ADDRESS] (the "Receiving Party"), with respect to the action described below (the "Consented Action").

The Consenting Party and the Receiving Party are each a "Party" and together the "Parties."

Recitals. The Receiving Party has requested, or applicable law, contract, or policy requires, the Consenting Party's consent before the Receiving Party may proceed with the Consented Action. The Consenting Party has reviewed the relevant facts and wishes to grant that consent on the terms set out below. In consideration of the mutual promises in this Letter, and for other good and valuable consideration, the Parties agree as follows.

1. Identification of the Parties and the Consented Action

1.1 Consenting Party. The Consenting Party is [CONSENTING PARTY LEGAL NAME], acting in its capacity as [e.g. property owner / parent or legal guardian / copyright holder / account holder / authorized officer of an entity].

1.2 Receiving Party. The Receiving Party is [RECEIVING PARTY LEGAL NAME], the person or entity that will undertake or benefit from the Consented Action.

1.3 Description of the Consented Action. The Consented Action consists of the following: [DESCRIBE THE ACTION IN PLAIN, SPECIFIC TERMS, e.g. "use of the photographs identified in Exhibit A in the Receiving Party's marketing materials," "the minor child [NAME] travelling internationally with [NAME]," "assignment of the lease dated [DATE]," or "performance of the medical procedure described in Exhibit A"].

1.4 Subject matter and identifiers. The Consented Action relates to the following subject matter, property, account, or person: [DESCRIBE OR ATTACH AS EXHIBIT A — include any account numbers, parcel or VIN, file references, or other identifiers].

2. Grant of Consent

2.1 Consent. The Consenting Party hereby grants its consent to the Receiving Party to undertake the Consented Action, subject to the conditions and limitations in this Letter.

2.2 Authority. The Consenting Party represents that it has the legal right and authority to grant this consent and that no other person's or entity's consent is required for the Consented Action, except as noted: [NONE / DESCRIBE ANY OTHER REQUIRED CONSENT].

2.3 Voluntary and informed. The Consenting Party grants this consent freely, voluntarily, and with a reasonable understanding of the nature and foreseeable consequences of the Consented Action. The Consenting Party has

had the opportunity to ask questions and to seek independent advice.

2.4 No additional rights. This Letter grants consent only to the Consented Action as described. It does not transfer ownership, grant a license beyond what is stated, or authorize any other act not expressly described here.

3. Scope, Conditions, and Limitations

3.1 Conditions. The consent granted in Section 2 is conditioned on the Receiving Party's compliance with the following: **[LIST CONDITIONS, e.g. attribution requirements, time or place limits, supervision requirements, insurance, or "NONE"]**.

3.2 Permitted uses. The Receiving Party may use this consent only for the following purpose(s): **[STATE PERMITTED PURPOSE(S)]**. Any use outside this purpose is not consented to and requires a separate written consent.

3.3 Geographic and field-of-use limits. This consent applies in **[TERRITORY / "all territories"]** and is limited to **[FIELD OF USE OR "GENERAL USE"]**.

3.4 No transfer of consent. The Receiving Party may not assign, sublicense, or transfer this consent to any third party without the Consenting Party's prior written consent, except as expressly stated here: **[NONE / DESCRIBE]**.

4. Term, Effective Date, and Revocation

4.1 Effective date. This consent is effective as of **[EFFECTIVE DATE]**.

4.2 Term. This consent remains in effect **[until [END DATE] / for the duration of [the project / the trip / the engagement] / until revoked under Section 4.3 / indefinitely]**.

4.3 Revocation. The Consenting Party may revoke this consent on **[NUMBER, e.g. 30]** days' prior written notice to the Receiving Party, except to the extent the Receiving Party has already, in good-faith reliance on this consent, taken action that cannot reasonably be undone. Revocation does not affect any act lawfully performed under this consent before the revocation took effect.

4.4 Survival of completed acts. Acts completed in reliance on this consent before its expiration or revocation remain valid and are not impaired by the end of this consent.

5. Representations and Acknowledgments

5.1 Accuracy. The Consenting Party represents that the information it has provided in connection with this Letter is true and accurate to the best of its knowledge.

5.2 Capacity. Each individual signing this Letter represents that they are at least the age of majority in the governing jurisdiction (or, if signing on behalf of a minor or a person under guardianship, that they are the lawful parent, guardian, or authorized representative) and have the capacity to grant this consent.

5.3 No reliance on outside statements. The Consenting Party has not relied on any promise or statement not contained in this Letter in deciding to grant consent.

5.4 Privacy. Where the Consented Action involves personal data, images, or health information, the Parties will handle that information in accordance with applicable privacy and data-protection law. **[ADD ANY SPECIFIC PRIVACY TERMS OR REFERENCE A SEPARATE RELEASE.]**

6. Release and Indemnity

6.1 Release. To the extent permitted by applicable law, the Consenting Party releases the Receiving Party from claims arising solely from the Receiving Party's performance of the Consented Action in accordance with this Letter, excluding claims arising from the Receiving Party's negligence, willful misconduct, or breach of this Letter.

6.2 Indemnity by Receiving Party. The Receiving Party will indemnify the Consenting Party against third-party claims arising from the Receiving Party's performance of the Consented Action in a manner not authorized by this Letter or in violation of applicable law.

6.3 No medical or professional advice. Where this Letter relates to a medical, financial, or other professional matter, nothing in it substitutes for the advice of a qualified professional, and the Consenting Party acknowledges it has had the opportunity to obtain such advice.

7. General Provisions

7.1 Governing law. This Letter is governed by the laws of the State of [STATE], without regard to its conflict-of-laws rules.

7.2 Entire understanding; amendment. This Letter is the entire understanding of the Parties on its subject and supersedes prior discussions. It may be amended only by a writing signed by the Consenting Party.

7.3 Severability and waiver. If any provision is unenforceable, the rest remains in effect. A Party's failure to enforce a provision is not a waiver.

7.4 Notices. Notices under this Letter must be in writing and sent to the addresses above (or as updated in writing) and are effective on receipt.

7.5 Counterparts and electronic signature. This Letter may be signed in counterparts and by electronic signature, each of which is an original and all of which together form one document.

7.6 Headings. Headings are for convenience only and do not affect interpretation.

IN WITNESS WHEREOF, the Consenting Party has executed this Consent Letter as of the date first written above. The Receiving Party signs below to acknowledge and accept the conditions of this consent.

CONSENTING PARTY

RECEIVING PARTY (ACKNOWLEDGMENT)

Signature: _____

Signature: _____

Printed name: [NAME]

Printed name: [NAME]

Title: [TITLE OR N/A]

Title: [TITLE OR N/A]

Date: _____

Date: _____

[OPTIONAL — NOTARY ACKNOWLEDGMENT]

State of [STATE], County of [COUNTY]. Subscribed and sworn to before me on [DATE] by [NAME OF CONSENTING PARTY], proved to me on the basis of satisfactory evidence to be the person who appeared before me.

Notary Public: _____ My commission expires: **[DATE]**

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