



If you want to buy an image for commercial use – such as to be placed in a website or to be printed as part of any book, advertisement or promotion – please download and complete the Content Licence application form below.

Fax the completed form to +65 63198177

Our general schedule of licence fees are as follows:

1. \$535 (including GST) per photo/year/URL site for website hosting.
2. \$535 (including GST) per photo per usage for print reproduction.

Submission of the Content Licence application form does not lead automatically to the grant of a licence. Applicant are not allowed to use the photos till licence is granted by email acknowledgement. SPH reserves the right to reject any application and will not be obliged to provide any reason whatsoever to the applicant.

For more information on commercial usage of the images, please contact Jacqueline Chong at Tel: +65 63192329



Contract no.: _____

Content Licence Application Form

Licensee's Name : _____

Agency's Name : _____
(where applicable)

Licensee's address: _____

Licensee's Telephone: _____ **Licensee's Fax:** _____

Licensee's Email: _____

Licensee's Url: _____

Billing Name : _____
(if different from Licensee's name)

Billing address: _____

Content : _____
(Photo ID)

Usage **Purpose**
Non-print

News Post _____
(Posting of photos on website)

CD / DVD _____

E-Newsletter _____

Powerpoint
Presentation _____

Others _____



Usage Purpose

Print

<input type="checkbox"/>	Brochures	_____
<input type="checkbox"/>	Leaflets	_____
<input type="checkbox"/>	Pamphlets	_____
<input type="checkbox"/>	Newsletters	_____
<input type="checkbox"/>	Annual Reports	_____
<input type="checkbox"/>	Books	_____
<input type="checkbox"/>	Newspapers	_____
<input type="checkbox"/>	Magazines	_____
<input type="checkbox"/>	Display/Exhibition	_____
<input type="checkbox"/>	Posters	_____
<input type="checkbox"/>	Others	_____

Licence Period : _____ (dd/mth/yr) _____ To _____ (dd/mth/yr)
(Applicable only for website use)

Automatic Renewal Option
(Applicable only for website use)

Fees : _____ (inclusive of 7% GST)

Note:

1. SPH will inform the applicant by e-mail whether the licence application is successful.
2. When informed of a successful application, a cheque in favour of "Singapore Press Holdings Ltd" should be sent by mail to: Attention Jacqueline Chong, IBU, Marketing Division, 1000 Toa Payoh North, News Centre, S(318994).
3. SPH will send softcopy of the photo only after it receives payment.
4. Kindly state your name and contact number on the back of the cheque.



We accept that should SPH agree to licence to us the Content, use of the Content is subject to the terms attached.

_____)
(for and on behalf of

Name : _____

Designation : _____

Date : _____

(To be filled up by agency where applicable)

Telephone: _____

Fax : _____

Email : _____



Terms and conditions

The **General Terms and Conditions** apply to your use of the Content in all the Usage. In addition, **Specific Terms and Conditions** apply to your use of the Content in certain Usage you have selected. Capitalised terms refer to terms set out in the Content Licence.

General Terms and Conditions

1. The Licensee acknowledges that any and all other intellectual property rights in the Content belong to Singapore Press Holdings Limited ("SPH"). The Licensee shall credit SPH by inserting copyright notices with the Content: "Photograph © Singapore Press Holdings Limited. Reproduced with permission".
2. The Licensee shall only reproduce the Content for the Purpose set out in the Content Licence. The Licensee shall not archive the Content in any medium. The Licensee shall reproduce the Content in full and shall not delete, add to or otherwise amend them. Except as expressly set out in the Specific Terms and Conditions below, the Licensee shall not be permitted, and shall not permit others, to reproduce, distribute, display, sell, publish, broadcast, or circulate or otherwise make any Content or part thereof available in any manner on any media to any third party.
3. Upon SPH sending the Licensee the Content, regardless of whether the Licensee does eventually use the Content for the Purpose, the Licensee is obliged to pay the Fees. The Fees may be revised by SPH in its sole discretion.
4. Subject to any provisions to the contrary, the Licensee shall immediately cease use or remove any Content that SPH may from time to time notify the Licensee. In the event that the Licensee is unable to use more than 50% of the Content for the Purpose as a result of such cessation/removal and opts to terminate the Content Licence, SPH shall refund the Fees paid by the Licensee pro-rated to the day the Content is removed from the Product.
5. SPH does not warrant that the Content will be free from error or uninterrupted but shall take such reasonable steps as soon as practicable to correct any errors or resume supply of the Content. Except as expressly provided in these Terms and Conditions, SPH gives the Licensee no warranties or representations of any kind relating to the Content and accepts no liability whatsoever arising directly or indirectly from the Content. SPH will not be liable in any circumstances for any indirect or consequential loss including loss (whether direct or indirect) of profits, anticipated savings, production, contracts, goodwill or business opportunities or economic loss in connection with third party claims or otherwise. SPH's entire liability under the Content Licence, regardless of the cause of action, shall be limited to the Fees paid by the Licensee.
6. The Licensee shall indemnify SPH against any damages, losses, expenses and costs suffered/incurred by SPH in relation to any claims arising from the use of or display of the Content by the Licensee in the event that such claims arose due to any changes made by the Licensee to the Content or the manner/form in which the Content is presented by the Licensee or the Licensee's failure to cease use/remove the Content despite notification from SPH.
7. Except as otherwise expressly provided in these Terms and Conditions, all Fees paid shall not be refundable.
8. SPH and the Licensee may terminate the Content Licence in the event that the other party breaches any terms hereof and fails to remedy it within 7 days of notification by the other party. SPH may terminate the Content Licence at any time by serving notice on the Licensee and refunding the Fees on a pro-rata basis. Licensee may terminate the Content Licence should it disagree with the revision of Fees imposed by SPH. Upon termination, the licence granted by SPH to the Licensee shall cease with immediate effect.



9. Neither party shall be liable for any loss or any failure to perform any obligations hereunder by reason of any delay in the performance, or non-performance, of any of its obligations hereunder to the extent that such delay or non-performance is due to any circumstances beyond the control of that party including but not restricted to pandemics, acts of God, acts of the enemy, decrees or restraints by governmental or public authorities, terrorism, strikes, war, riots, insurrections, civil commotion, transmission and/or communications disruptions or failure and other causes of such nature.
10. A person or entity who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act, Cap 53B to enforce any term of this Agreement.
11. These Terms & Conditions may be amended by SPH from time to time. The use of the Content after notification from SPH of the amendments shall constitute acceptance of the revised terms and conditions.
12. This Agreement shall be governed by and construed in accordance with the laws of Singapore and the parties agree to submit to the exclusive jurisdiction of the Singapore courts.

Specific Terms and Conditions

Print reproduction (Newsletter/Brochure/Magazine/Teaching Materials)

13. The Licensee may reproduce the Content on a one-time basis only, unless otherwise specified.
14. Notwithstanding Clause 4, in the event that SPH notifies the Licensee to cease use/remove any Content and the Licensee has printed and distributed the Content, the Licensee shall not be entitled to opt for termination of the Content Licence nor claim a refund of the Fees from SPH.

Website/Electronic Reproduction

15. The Licensee shall seek confirmation from SPH that it owns copyright to the Content before reproducing the Content.
16. The Content must be removed from the Licensee's website immediately upon expiry of the Licence Period.

Automatic Renewal Option

(Applicable only where parties have agreed to the automatic renewal of this Content Licence)

17. Upon expiry of the Licence Period, this Agreement shall be automatically renewed for consecutive periods of one (1) year, upon the same Terms and Conditions, unless SPH receives from the Licensee notice of intention not to renew at least three (3) months before the expiry of the Licence Period or any consecutive period.