Image Service Licensing Agreement

Thank you for your interest in obtaining image(s) from the South Street Seaport Museums. Please complete the form below to request images for study or publication purposes. Images acquired for study purposes may not be reproduced without a separate written agreement from the South Street Seaport Museum.

Object Information

<table>
<thead>
<tr>
<th>Accession No.</th>
<th>Object Type</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
</table>

Request

_X_ Reproduction (book, print, exhibition, display, etc.)
___ Web
___ Video/TV

For Exhibition Use, please provide a brief description of the exhibition & where/how the images will be incorporated:

For all Print Publications, Film, Television, and/or Feature Film please complete the following:

Proposed Title:

Publisher/Producer

Publisher/Producer's Address

Tentative Publishing/Release Date

For Website/Internet use, describe how the images will be used & provide URL if possible:
CONTACT INFORMATION

___________________________________________       ______________________________________________
Name       Email

___________________________________________       ______________________________________________
Requesting Organization     Phone

___________________________________________        ______________________________________________
Address       City

_________________     _______________________     ______________________________________________
State   Zip    Country

TERMS AND CONDITIONS

RIGHTS: Because we are an historical, educational, and cultural institution, some content contains trademarks, illustrations, recognizable faces, and other elements that may raise issues other than copyright. The South Street Seaport Museum does not claim exclusive ownership of the rights to all the material in our collections. Copyright and other proprietary rights in material in our collections may be held by individuals or entities other than or in addition to South Street Seaport Museum. It is your responsibility to ensure that your use of content is lawful and in accordance with those other rights.

USE: Permission is for one-time use and only for the purpose stated in this document. This permission is nonexclusive, and nontransferable. The images may be used in the direct promotion of the work, but wider use will require renegotiation. Subsequent editions will require a new agreement. This includes all current and future forms of media.

FEES: South Street Seaport Museum charges use fees to support the preservation and maintenance of our collections. Use fees must be paid in full when the order is submitted. Special collections will have a 25% surcharge over the standard fee.

CREDIT LINE: The credit line must read "Images courtesy of South Street Seaport Museum Collection, New York", unless otherwise indicated. For web site use, the statement must read "From the collection of South Street Seaport Museum, copy and reuse restrictions apply" and must be placed near the image. If an image ID number and/or photographer name exists for an image, this information must also appear on the credit line, unless a specific waiver is received.

INDEMNIFICATION: The user agrees to defend, indemnify, save, and hold harmless The Museum, its employees, officers or designates, from any and all costs, expense, damage and liability arising because of any claim whatsoever which may be presented by anyone for loss or damage or other relief occasioned or caused by the release of said negatives, prints, photographs, and audio-visual materials to the undersigned and their use in any manner, including their inspection, publication, reproduction, broadcast, duplication or printing by anyone for any purpose whatsoever.
**IMAGE MANIPULATION:** South Street Seaport Museum's primary interest is to protect the integrity of the original. Images may be cropped at the edges or a portion may be selected from within a photograph. An explanatory statement (e.g., “Detail from….”) must be added describing any changes. Any other manipulation of the materials must be approved by the Museum.

**ENDORSEMENT:** Use of materials from South Street Seaport Museum does not imply that the Museum endorses any product, enterprise, opinions, or confirms the accuracy of any content on the site, in publication, and broadcast.

**WEB SITE USE:** Images may be distributed via the World-Wide Web, as part of a single online display, online exhibit, or social media promotional activities, but will require renegotiation.

**MUSEUM COPY:** One copy of the published work, including motion pictures, videotapes, DVD’s or any digital format in which the photographic copy appears, will be donated to South Street Seaport Museum for its Institutional Archives.

**NONCOMPLIANCE:** South Street Seaport Museum reserves the right to refuse to grant permission and/or provide photo reproduction and audio-visual services.

I understand that I am responsible for conforming to the laws of libel, publicity rights, and copyright which may be involved in the use of these materials. I have read, accept, and agree to abide by the conditions listed above for the one time use and specific purpose(s) stated in this document.

---

**REQUESTED BY (SIGNATURE)**

**DATE**

**NAME (PLEASE PRINT) & TITLE (IF APPLICABLE)**

**ON BEHALF OF THE SOUTH STREET SEAPORT MUSEUM:**

**APPROVED BY**

**DATE**

**MARTINA CARUSO, DIRECTOR OF COLLECTIONS**

Click here to enter a date.

**NAME & TITLE**
Image Licensing Policies

Please note that there are different policies depending on project type: print, web, or television/film/video.

Print

1. License. South Street Seaport Museums (hereafter, “Museums”) grant to Licensee under any copyrights, trademarks, and other intellectual property rights that Museums may have, the right to reproduce, distribute, and publicly display, the Authorized Image(s), solely in connection with the Project. Any reproduction from materials not supplied by Museums is prohibited. Licensee may not modify the Authorized Image(s) in any way not contemplated herein when exercising its rights under this Agreement. Additional language editions and subsequent editions will be considered upon application.

2. Reproduction Limitations. Museums may request that the Licensee submit proofs in advance of publication. Each image must be reproduced in its entirety without cropping, bleeding, alteration, splitting, or other modification. If a detail is shown, the caption must include the word “detail” and a full view must be shown as well.

3. Attribution. The caption must appear directly under the reproduction, on the page facing, on the reverse, in a list of illustrations, and/or in an appendix. The credit line will include all of the information listed with each text as described in the permission agreement.

4. Return of Materials. Digital images must be destroyed upon the publication of the Project.

5. Ownership. Museums grant the license requested only to the extent of its ownership rights relating to the request. Certain material may be protected by copyright, trademark, or related interests not owned by Museums. The responsibility for ascertaining whether any such rights exist and for obtaining all other necessary permission remains solely with the Licensee. Museums reserve the right to request copies of such permissions.

6. Review. Licensee must submit one copy of the completed Project as published. In addition, prior to publication Museums may require Licensee to provide Museums with samples of the Authorized Image(s) as they are to appear in the Project. Museums shall have the right to approve the samples for quality and adherence to any trademark guidelines of Museums, and Licensee shall not use the Authorized Image(s) until the samples have been so approved.

7. Disclaimer. Museums make no representations or warranties of any kind with respect to the texts in connection with this agreement. Museums specifically disclaim any and all implied warranties or conditions of title, merchantability, satisfactory quality and fitness for a particular purpose. Without limiting the above, Museums disclaim any warranty with respect to copyright, trademark, rights of publicity or privacy, or any intellectual property right that may be embodied in the artworks, or any warranty that the rights granted herein are sufficient for Licensee’s purposes. Licensee acknowledges that Licensee bears the sole obligation to acquire such sufficient rights.

8. Limitation of Liability. Museums shall not be liable to Licensee for any damages, direct or indirect, including without limitation special, consequential, or incidental damages arising out of this agreement, whether based on warranty, contract, tort (including negligence or strict liability), or otherwise.
Web

1. License. South Street Seaport Museums (hereafter, “Museums”) grant to Licensee under any copyrights, trademarks, and other intellectual property rights that Museums may have, the right to reproduce, distribute, and publicly display, the Authorized Image(s), solely in connection with the Project. Any reproduction from materials not supplied by Museums is prohibited. Licensee may not modify the Authorized Image(s) in any way not contemplated herein when exercising its rights under this Agreement.

2. Reproduction Limitations. The reproduction of Authorized Image(s) must be full-tone black and white or full color. Each image must be reproduced in its entirety without cropping, bleeding, alteration, splitting, or other modification. If a detail is shown, the caption must include the word “detail” and a full view must be shown as well. Image(s) must conform to the file dimension provided. Full view and details must conform to the pixel dimension above.

3. Attribution. The caption must appear adjacent to the image(s). The credit line will include all of the information listed with each text as described in the permission agreement.

4. Return of Materials. Digital images must be destroyed upon the publication of the Project.

5. Ownership. Museums grant the license requested only to the extent of its ownership rights relating to the request. Certain material may be protected by copyright, trademark, or related interests not owned by Museums. The responsibility for ascertaining whether any such rights exist and for obtaining all other necessary permission remains solely with the Licensee. Museums reserve the right to request copies of such permissions.

6. Review. Licensee must provide a link to the image as published on the web. In addition, prior to publication Museums may require Licensee to provide Museums with samples of the Authorized Image(s) as they are to appear in the Project. Museums shall have the right to approve the samples for quality and adherence to any trademark guidelines of Museums, and Licensee shall not use the Authorized Image(s) until the samples have been so approved.

7. Duplicates. The Image may not be duplicated without Museums’ prior approval. Licensee will employ technology that will prevent copying of the Image(s) from the digital project and will prosecute infringement.

8. Disclaimer. Museums make no representations or warranties of any kind with respect to the texts in connection with this agreement. Museums specifically disclaim any and all implied warranties or conditions of title, merchantability, satisfactory quality and fitness for a particular purpose. Without limiting the above, Museums disclaim any warranty with respect to copyright, trademark, rights of publicity or privacy, or any intellectual property right that may be embodied in the artworks.
or any warranty that the rights granted herein are sufficient for Licensee’s purposes. Licensee acknowledges that Licensee bears the sole obligation to acquire such sufficient rights.

9. Limitation of Liability. Museums shall not be liable to Licensee for any damages, direct or indirect, including without limitation special, consequential, or incidental damages arising out of this agreement, whether based on warranty, contract, tort (including negligence or strict liability), or otherwise.

10. General. This Agreement, together with any attached Schedules, expresses the complete understanding of the parties with respect to the subject matter hereof and supersedes all prior communications and agreements, written or oral. All rights not expressly granted in this agreement are reserved to Museums. This Agreement may not be modified or amended except by written instrument duly executed by both parties. No waiver of any term or provision of this Agreement will be deemed a waiver of such term or provision at any future time, or of any other term or provision of this Agreement. If any provision of this Agreement is found to be invalid, it shall be replaced with a valid provision that most nearly effects the parties’ intent. This Agreement shall be governed by the laws of the State of New York.

Television/Film/Video

1. License. South Street Seaport Museum Museum (hereafter, “Museums”) grant to Licensee under any copyrights, trademarks, and other intellectual property rights that Museums may have, the right to reproduce, distribute, and publicly display, the Authorized Image(s), solely in connection with the Project. Any reproduction from materials not supplied by Museums is prohibited. Licensee may not modify the Authorized Image(s) in any way not contemplated herein when exercising its rights under this Agreement. Additional language editions, works including subtitles, and other derivative works must be licensed separately.

2. Reproduction Limitations. The reproduction of Authorized Image(s) must be full-tone black and white or full color. Each image must be reproduced in its entirety without cropping, bleeding, alteration, splitting, or other modification. If a detail is shown, the caption must include the word “detail” and a full view must be shown as well.

3. Attribution. Captions and/or credits must appear in the broadcast credits. The credit line will consist of the following: “South Street Seaport Museum, New York.”

4. Return of Materials. Digital images must be destroyed upon the creation of the Project.

5. Ownership. Museums grant the license requested only to the extent of its ownership rights relating to the request. Certain material may be protected by copyright, trademark, or related interests not owned by Museums. The responsibility for ascertaining whether any such rights exist and for obtaining all other necessary permission remains solely with the Licensee. Museums reserve the right to request copies of such permissions.

6. Review. A copy of the finished Project may be requested. In addition, prior to publication Museums may require Licensee to provide Museums with samples of the Authorized Image(s) as they are to appear in the Project. Museums shall have the right to approve the samples for quality and adherence to any trademark guidelines of Museums, and Licensee shall not use the Authorized Image(s) until the samples have been so approved.
7. Duplicates. The image may not be duplicated without Museums’ prior approval. Licensee will employ technology that will prevent copying of the Image(s) from the digital project and will prosecute infringement.

8. Disclaimer. Museums make no representations or warranties of any kind with respect to the texts in connection with this agreement. Museums specifically disclaim any and all implied warranties or conditions of title, merchantability, satisfactory quality and fitness for a particular purpose. Without limiting the above, Museums disclaim any warranty with respect to copyright, trademark, rights of publicity or privacy, or any intellectual property right that may be embodied in the artworks, or any warranty that the rights granted herein are sufficient for Licensee’s purposes. Licensee acknowledges that Licensee bears the sole obligation to acquire such sufficient rights.

9. Limitation of Liability. Museums shall not be liable to Licensee for any damages, direct or indirect, including without limitation special, consequential, or incidental damages arising out of this agreement, whether based on warranty, contract, tort (including negligence or strict liability), or otherwise.

10. General. This Agreement, together with any attached Schedules, expresses the complete understanding of the parties with respect to the subject matter hereof and supersedes all prior communications and agreements, written or oral. All rights not expressly granted in this agreement are reserved to Museums. This Agreement may not be modified or amended except by written instrument duly executed by both parties. No waiver of any term or provision of this Agreement will be deemed a waiver of such term or provision at any future time, or of any other term or provision of this Agreement. If any provision of this Agreement is found to be invalid, it shall be replaced with a valid provision that most nearly effects the parties’ intent. This Agreement shall be governed by the laws of the State of New York.