Permission to Publish Licensing Agreement

Organization ("Licensee"): _________________________________________________

Contact Name: ____________________ Email: ________________________________

Telephone: ______________________ Fax: _________________________________

Address: __________________________

City ___________________________ State _______ ZIP Code ________________

FedEx account number: ______________________________

Material to Be Licensed:

<table>
<thead>
<tr>
<th>Collection Name &amp; Number</th>
<th>Photograph</th>
<th>Architectural Plan</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

WARNING CONCERNING COPYRIGHT RESTRICTIONS:
The copyright law of the United States (Title 17, USC) governs the making of photocopies or other reproductions of copyrighted material. Under certain conditions specified in the law, archives and libraries are authorized to furnish a photocopy or reproduction. One of these specified conditions is that the photocopy or reproduction is not to be "used for any purpose other than private study, scholarship or research." If a user makes a request for, or later uses, a photocopy or reproduction for purposes in excess of "fair use," that user may be liable for copyright infringement. This institution reserves the right to refuse a copying order if in its judgment, fulfillment of the order would involve violation of copyright law.
Title and description(s) of use (“Product”):

Projected date of publication/production: 

**FORMAT:** [check all that may apply]

- [ ] Monograph/Textbook
- [ ] CD-ROM
- [ ] Dissertation
- [ ] Exhibit
- [ ] Catalog
- [ ] Journal/Periodical
- [ ] Film/Video Program
- [ ] Multimedia (specify): 
- [ ] School Project/Paper
- [ ] Campus Publication
- [ ] Other (specify): 

**DISTRIBUTION RIGHTS DESIRED:**
(One-time publication/production, one edition, one language):

- [ ] North American Rights
- [ ] World Rights

**Language:** 

**PROMOTIONAL RIGHTS DESIRED:**

- [ ] Cover
- [ ] Brochure
- [ ] Book Jacket
- [ ] Other 

- Other: 

- Other: 

Page 2 of 8
Conditions of Use

1. In this Agreement the following definitions apply:

1.1. Agreeing parties defined as Special Collections Department of the Robert E. Kennedy Library, California Polytechnic State University, hereinafter called "Repository" and the following person, department, organization, or other entity, hereinafter called "Licensee."

1.2. "Licensed Material" means any still image, film or video footage, audio product, visual representation generated optically, electronically, digitally or by any other means, including any negatives, transparencies, film imprints, prints, original digital files or any reproductions thereof, or any other product protected by copyright, trademark, patent or other intellectual property rights, which is licensed to Licensee by Repository under the terms of this Agreement and listed under "Material to be Used."

1.3. “Product” means the project in this Agreement under “Title and description of use.”

1.4. “Promotional Use” means the marketing and distribution of the Product, including packaging of the Product, advertisement, product catalogs, or publicity or promotional materials.

2. All requests to reproduce the Repository's holdings, which may include photographic prints, architectural plans and renderings, film, video, manuscripts, maps and other documents, must be submitted on this Agreement.

2.1. Permission for reproduction is granted only when this Agreement is countersigned by an authorized representative of the Repository. Permission for reproduction is limited to the Licensee and is non-transferable.

2.2. Permission for reproduction is granted only for the express purpose described in this Agreement. This permission is non-exclusive; the Repository reserves the right to reproduce the Licensed Material and allow others to reproduce the Licensed Material.

2.3. Permission is granted only for one publication/product, one edition, and in one language. Any other use of the reproduced item(s) is a violation of this Agreement. Any change in use from that stated on the Agreement requires permission and will require additional fees.
2.4. In the event that the Licensee engages in unauthorized reproduction of Licensed Material, the Licensee agrees to pay the Repository a sum equal to three times the normal commercial fee, not as a penalty but as liquidated damages agreed upon due to the difficulty in assessing actual damages incurred; the Repository may, in the event of unauthorized reproduction, require surrender of all materials containing such unauthorized reproductions, and the Licensee agrees that such materials shall be immediately surrendered upon receipt of request from the Repository. This amount is separate and in addition to any amount provided by provision 4.2.

2.5. The Repository reserves the right to refuse reproduction of its holdings if it feels fulfillment of that order would be violating copyright law or other law. The Repository reserves the right to refuse reproduction of its holdings and to impose such conditions as it may deem advisable in its sole and absolute discretion.

3. Beyond the permission of the Repository, additional permissions may be required. Those permissions may include, but are not limited to:

3.1. Copyright: In cases of living artists and/or subject to the 1976 Copyright Law or the 1991 Visual Artists Rights Act, written permission must be secured by the Licensee from the artist, his/her agent, or the copyright owner and provided to the Repository before a photograph of an artwork will be released.

3.2. Living persons enjoy a common-law right to privacy. This right prevents the public disclosure of information that (1) contains highly intimate or embarrassing facts about a person’s private affairs, such that its release would be highly objectionable to a reasonable person and (2) is of no legitimate concern to the public. Documents containing information that would be used to embarrass, damage, injure, or harass living persons will be withheld from publication/production at the discretion of the Repository.

3.3. Owner of original: In instances where the Repository holds only a reproduction, the written permission of the owner of the original is required.

3.4. It is the responsibility of the Licensee to obtain permission to publish from the copyright owner (the institution, the creator of the record, the author, or his/her transferees, heirs, legatees, or literary executors). The Repository will aid the Licensee in contacting the copyright owner pertaining by providing addresses, when available. However, the Repository does not warranty the accuracy of that information, and shall not be responsible for any inaccurate information.
3.5. In all instances, the Licensee agrees to indemnify, defend, protect, and hold harmless the Repository, California Polytechnic State University, the Trustees of the California State University, the State of California and its agents against all claims, demands costs, and expenses, including without limitation, attorneys’ fees, incurred as a result of alleged or actual copyright infringement or any other legal or regulatory cause of action arising from the use of the Repository’s materials.

4. All Licensed Material must include the name of the Repository in a caption or credit or in a special section devoted to credits. The Repository may also require that the title of the collection and collection number of the image appear in the caption or credit as well.

4.1. Licensed Material distributed electronically must contain the credit or caption as part of the Licensed Material displayed in letters which are at least 3/8” high and in a legible typeface. When permission is granted to disseminate reproductions electronically, the Repository reserves the right to require an electronic watermark or other identifying code within the scanned file.

4.2. The payment of a commercial use fee does not exempt the user from the credit line requirement. Failure to include a credit line or electronic water mark, or inaccurate captions or credits shall require the Licensee to pay the sum of One Hundred Dollars ($100) per Licensed Material, as liquidated damages and not as a penalty in view of the difficulty of assessing actual damages for this breach.

5. Licensed Material supplied by the Repository may not be copied, scanned, exhibited, resold, or used for any other purpose than that specified in this Agreement. Copies shall not be deposited in another library, archive, museum, or repository.

6. Unless approved in advance by the Repository, Licensed Material MUST be reproduced unaltered and in its entirety; the image must not be cropped, overprinted, or printed on color stock.

6.1. If so indicated below, a proof must be approved in writing by the Repository at least fifteen (15) business days before publication/broadcast of the Product. Proof to be approved: ☐Yes ☒No

6.2. If permission is granted to distribute an electronic copy of an image, the distributed copy shall not exceed a resolution of 72 dpi. Images may not be scanned at a resolution greater than 300 dpi. Scanned files must be destroyed once the final product has been produced.
6.3. The Licensee covenants, represents, and warrants that the Product will not contain any feature which would permit users to distort or mutilate the image, nor will the Product be intentionally designed or prepared so as to be compatible with any computer program which is designed to manipulate graphic images.

7. The permission granted hereunder does not include the right to include the image in any printed or electronic materials accompanying the Product, or in any advertisement, promotion or marketing for the Product other than as expressly outlined under the terms of this Agreement and listed under “Promotional rights desired.” Additional fees may apply depending upon use.

7.1. For Promotional Use, the Repository shall be given a credit in the same page as the Licensed Material appears. Licensee agrees that any Promotional Use will be made solely in a manner which indicates that the image is part of the content of the Product, and the Repository’s name will not be used as aesthetic or design elements in such Promotional Use. Without limiting the generality of the foregoing, consistent with California Education Code Sec. 89005.5, Licensee shall not use the Licensed Material or Repository's name in any manner which creates any association between the Licensed Material and/or the Repository and Licensee to such an extent that any goodwill toward the Product or Licensee arises in the Licensed Material and/or Repository's name, and Licensee agrees that it will not have right, under any circumstances whatsoever, to claim, and will not claim, that such goodwill has arisen or the Licensee is entitled to the benefits, if any, thereof.

NOTE: Electronic applications (WWW pages, CD-ROM, scanning, etc.) require separate permission from the Repository.

8. Any and all costs attributed to reproducing the Licensed Material shall be paid for by the Licensee. Prepayment of all fees, including use fees, is required before permission is granted. Default in payment shall immediately revoke permission. If payment is not received within thirty (30) days, the Licensee agrees to pay a use fee equal to twice the originally quoted use fee.

9. The Licensee agrees to send the Repository one copy, best edition, of the work containing the reproduction at no charge within fifteen (15) business days of publication or broadcast. All expenses for shipping and handling are to be borne by the Licensee.

10. Reproduction is permitted only from prints or transparencies supplied by Repository.
11. Architectural plans held by the Repository may not be used to build new structures. Reproduction of architectural plans does not convey rights to intellectual property contained in the drawings.

12. The Repository reserves the right to limit the number of images from the Repository in any single publication or product, if it appears that their number is disproportionate in relation to those from other sources.

13. This agreement shall be governed by and constructed under the laws of the State of California. By executing this Agreement, the Licensee consents to exclusive jurisdiction of the courts of the State of California. The venue for any such disputes shall be in San Luis Obispo County.

14. The terms of this agreement are severable such that if any term or provision is declared by a court of component jurisdiction to be illegal, void, or unenforceable, the remainder of the provisions shall continue to be valid and enforceable.

15. CREDIT LINE MUST READ:

☐ Julia Morgan Collection, Special Collections, California Polytechnic State University.
-OR-
☐ University Archives, California Polytechnic State University.

16. Additional conditions or exceptions to the above requirements:
ENDORSEMENTS:

Licensee
By signing this Agreement, I accept personally and on behalf of any organization I represent the conditions set forth above:

Signed: ___________________________ Date: __________

Please print or type:
Name, title and organization: ________________________________

Repository
When signed by an authorized agent of the Repository, this form constitutes permission for reproduction as outlined in this Agreement.

Signed: ___________________________ Date: __________

Please print or type name and title: ________________________________
For Special Collections, Robert E. Kennedy Library, California Polytechnic State University

.................................................................

Staff Use only:
Date of Request: __________
Reproduction Fee: $ __________
Use Fee applied: $ __________

Rev. 2/2004