1. **GRANT OF RIGHTS**

1.1 Subject to payment of all sums specified in Clause 2.1 and to Clauses 1.3 and 3, the Museum grants to the User a non-exclusive, non-transferable licence to incorporate the Material (or part of it) in the Project and to exploit the Material as incorporated in the Project in the Permitted Media in the Territory for the duration of the Licence Period. No other use of the Material shall be made or authorised by the User.

1.2 The Museum grants the User for the duration of the Licence Period a licence to use the trade marks **Imperial War Museum** and **IWM** for the sole purpose of providing the credit to the Museum as specified in section 6 of these Standard Terms and Conditions. All goodwill arising from the use of such trade marks shall accrue exclusively to the benefit of the Museum.

1.3 Where the User incorporates the Material in any Electronic Media service, the rights in Clause 1 are granted only subject to the Museum's prior written approval of all agreements between the User and its subscribers or licensees which will not be unreasonably withhold or delayed.

2. **PAYMENT**

The User undertakes and agrees with the Museum:

2.1 to pay to the Museum the following non-refundable sums: (a) the Minimum Fee; (b) the Licence Fee; and (c) all Service Charges, in each case within 30 days of the date of the Sales Invoices relating thereto;

2.2 immediately following the final editing or publication of the Project to return a Usage Declaration completed from information supplied with the Material and signed by or on behalf of the User to the Museum giving a description of the Material, the duration or number of images included in the Project (even if less than the value of the Minimum Fee if applicable, or if none of the Material is used, and regardless of whether the Project is intended for commercial or non-commercial use). If the User fails to submit a Usage Declaration within the time limit specified the Museum shall have the right to charge a usage fee calculated at the rate of the Licence Fee specified in the Licence Agreement (or if not so specified, of the Museum's Ratecard) for the total amount of Material supplied (without prejudice to the Museum's other rights or remedies);

2.3 Users may seek permission in principle for long-term projects, but must inform the Museum of the eventual publication date. In such a case, the scale of usage fees at the time of publication will apply unless otherwise agreed;

2.4 payment of a Service Charge for the supply of image(s) (whether digital, transparency or other) does not entitle the User to reproduce images(s). Images may only be reproduced after receipt of the Museum’s Licence Agreement.

3. **COPYRIGHT**

3.1 **Museum Copyright**

Unless otherwise stated all copyright and other rights in the Material are and shall be (as between the User and the Museum) the property of the Museum.

3.2 **Crown Copyright**

All Crown Copyright material is provided by the Museum for exploitation by the User subject to this Agreement.

3.3 **German Material subject to the Enemy Property Act 1953**

a) The Enemy Property Act extinguished all German interests, both copyright and ownership, in all material belonging to former German enemies (whether individuals or businesses) which was brought into the UK from certain territories between 3 September 1939 and 9 July 1951. German Material which falls under this Act is released by the Museum for exploitation within the United Kingdom only but in all
other respects subject to this Agreement. Clearance of rights for use of this Material outside the UK is the responsibility of the User.

b) For film, world rights (excluding the UK) are claimed by Transit-Film GmBH, Dachauerstrasse 35, 80335 Munich, Germany, Telephone +49 89 59988515, Fax +49 89 59988519, email: Daniele.Guerlain@transitfilm.de, website www.transitfilm.de.

3.4 Other Material which is neither Crown Copyright nor owned by the Museum

a) The User undertakes at the User's expense:

i) before using the Material and as a condition precedent to the grant of the licence under Clause 1.1, to obtain all Third Party Consents and any other consents required for the use of the Material in the Project, including any consents which may be required under clause 3.3;

ii) to obtain all necessary licences, permission or consents from, and to pay or procure payment of all sums due to, any collecting societies, unions and guilds in relation to any use pursuant to this Agreement of any musical work, sound recording or performance contained in the Material.

b) The User acknowledges and agrees that the Museum grants no rights in respect of Third Party Material and the User shall obtain all Third Party Consents required prior to using such Third Party Material.

c) Where the Owner of the copyright in Third Party Material is not known and cannot be ascertained on reasonable enquiry, the User agrees to clear all rights and pay all fees that may become due and (for the avoidance of doubt) indemnifies the Museum in respect of all liabilities that may arise in relation to the User's use of such Material as set out in clause 1.1.

3.5 If any publication right (as provided by the Copyright and Related Rights Regulations 1996 SI 1996/2967, or any analogous right in any part of the world) arises in the Material, the User hereby assigns all such rights or right absolutely to the Museum for the full term(s).

3.6 The Museum gives no warranty about the accuracy of any description of any Material and accepts no Liability in the event of any description proving to be inaccurate.

4. NATO AND UNITED NATIONS COPYRIGHT MATERIAL

This material is released by the Museum subject to this Agreement and additionally subject to the following conditions (stipulated by NATO and the United Nations):

a) No material is to be used in parodies, theatrical productions or any programmes or products that defame the United Nations or NATO.

b) Material is released for use only in objective and balanced documentaries, even though at times the end products may be critical of the United Nations or NATO. In those cases when a member state is criticised, the United Nations or NATO wish it to be made known that they do not associate themselves with the contents of the documentary.

5. RESTRICTIONS ON USE

The User undertakes and agrees with the Museum:

5.1 the Museum releases copies of Material for use in Projects intended to educate or illustrate, and reserves the right not to release Material for uses which in the Museum’s opinion (in its sole discretion) is liable to trivialise, sensationalise or demean the subject portrayed;

5.2 where Material is considered to be of a sensitive nature (e.g. dead, wounded, shellshock, concentration camp footage, executions and images relating to atrocities, war crimes etc.) the User shall provide, on request, the script, treatment and/or other evidence relating to the manner and content in which the Material will be used ("the evidence"). Copies of Material will be released if the evidence submitted is accepted by the Museum. Use of the Material is restricted to the use specified in the evidence;
5.3 the User will ensure that the Material is not used or edited (including adapted, altered, cropped or manipulated) in any way which will or in the Museum’s opinion (in its sole discretion) is likely to be detrimental to or disparaging of, or likely to tarnish the reputation of the Museum or the Material or its subject matter or bring them into disrepute;

5.4 the Museum must approve any design where the image is edited (including adapted, altered, cropped, colorised or manipulated). The Museum reserves the right to withhold reproduction permission if the proposed use of the Material is in any way unsatisfactory or may infringe the artist’s moral rights (in the Museum’s sole discretion). Where it is proposed to use only part of an image, prior written agreement must be obtained from the Museum. In such a case, the credit line must contain the word detail;

5.5 unless otherwise agreed by the Museum in writing, any digital image supplied must not be reproduced in a size larger than 640 x 480 pixels 72dpi;

5.6 the User may save and/or download low resolution images from the Collections Online site for evaluation or non-commercial purposes only. The User may not remove watermarks at any time without prior written permission of the Museum;

5.7 the Museum reserves the right to withhold material, whether Imperial War Museum or other copyright or ownership, where relevant permissions from contributors or third parties have not been given.

5.8 it shall be the sole responsibility of the User to ensure that, in its use of the Material, it does not (i) defame, libel or slander any person; (ii) infringe any rights of privacy, confidentiality or publicity of any person (or any similar, analogus or related personal rights); (iii) infringe any copyrights, trade marks or other rights of any person; or (iv) breach any relevant laws, rules, codes or guidelines, and no approval by the Museum of evidence or any proposed use of Material shall relieve the User of its foregoing responsibilities. The User accordingly agrees that the Museum shall have no responsibility or liability of any nature whatsoever concerning the foregoing matters;

5.9 the User will not without the Museum's prior written consent use any part of the Material in any packaging, marketing or promotional material (whether for the Project or otherwise);

5.10 the inclusion of Material in electronic, computer-based games, advertising and pop promos is specifically excluded and no licence will be granted for such use, except for educational purposes outlined in Clause 5.1.

5.11 the User will not without the Museum's prior written consent issue any press release referring to the Museum or refer to the Museum in any promotional material (whether for the Project or otherwise);

5.12 the User will not use the Material in the Project if notified by the Museum that the Material or any part or parts of the Material are or may be subject to any legal proceedings or may subject the Museum to any liability.

5.13 the User will inform the Museum immediately of any change in the title of the Project;

6 MUSEUM CREDIT

The User undertakes and agrees with the Museum:

6.1 that all copies of the Project shall carry a credit worded Imperial War Museum where Material is incorporated;

6.2 film or television programmes shall provide the Museum with an on-screen end credit. Audio programmes shall provide a verbal credit;

6.3 other Projects shall carry a credit either in an appropriate and prominent place or in the footnotes or sleeve notes, together with the appropriate reference number(s);

6.4 works of art incorporated in a Project shall carry the artist’s or author’s name and the correct title of the work.

6.5 the User will agree an appropriate credit with the Museum for Electronic Media Projects.

6.6 for certain non-theatric displays and any other media specified in the Licence Agreement the User
undertakes and agrees that when incorporating Material from the Film and Video Archive the Project shall carry the letters IWM visibly on screen to the Museum’s specification.

7. USER’S OBLIGATIONS

Clauses 7.4 to 7.6 apply to Electronic Media only.

The User undertakes and agrees with the Museum:

7.1 on request to provide the Museum with a copy of the final version of the Project free of charge immediately following final editing or publication (or, where the Permitted Media are Electronic Media, to notify the Museum as soon as the Project is available for access or viewing by the Museum and provide any URL and passwords required);

7.2 on request to provide the Museum with a copy in agreed digital format of all Material which the User digitises immediately following final editing or publication of the Project, which the Museum shall be entitled to retain and use in perpetuity free of charge;

7.3 to inform the Museum immediately of any change in the title of the Project;

7.4 to incorporate the following term in all agreements which permit end users to download Material, and use its best endeavours to obtain end users’ agreement to it (e.g. by means of click-wrap licensing) before making Material available to them:

*The Project is licensed to end user for end user’s personal access only for end user’s personal private use. No part of the Project shall be copied, downloaded, stored, manipulated, reformatted, republished, redistributed, posted, printed, displayed, broadcast, transmitted or otherwise used, communicated or made available in any way.*

7.5 to provide to the Museum promptly on the Museum’s request copies of all agreements pursuant to which the User supplies Material;

7.6 to maintain in place effective and up-to-date online security in accordance with current industry standards (including but not limited to security arrangements specified in the Licence Agreement) as long as any Material is available in Electronic Media or any other digital formats. The User will consult and agree specific digital security arrangements with the Museum on a case-by-case basis;

7.7 not to exclude the provisions of the Contracts (Rights of Third Parties) Act 1999 from any agreements relating to the Material.

8. RETURN AND DELETION OF MATERIAL

The User undertakes and agrees with the Museum:

8.1 promptly on completion of the Project to return all master materials and copies of the material not physically incorporated into the Project and, if requested by the Museum, to certify that it has complied with this requirement;

8.2 immediately upon expiry of the Licence Period to delete all copies of all Material from all servers, databases and electronic storage media under the control of the User and to ensure that the User’s licensees promptly do the same, and if requested by the Museum to certify that it has complied with this requirement.

9. TERMINATION

9.1 This Agreement shall terminate, upon notice by and without penalty to the Museum, if there is a breach by the User of any of its material obligations under this Agreement which (if the breach is capable of remedy) the User has failed to remedy within 30 days after receipt of notice giving particulars of the breach and requiring the User to remedy it.

9.2 The Museum may terminate this Agreement with immediate effect by written notice to the User if (i) the Museum is or reasonably believes that it will become subject to any material costs (including legal costs), damages, loss or liability howsoever arising as a result of or in connection with the use by the User of the Material and/or (ii) the User goes into receivership or liquidation (other than for the purposes of
amalgamation or reconstruction) or becomes insolvent or makes any composition or arrangement with its creditors (other than as part of a solvent reorganisation) or the equivalent anywhere in the world.

9.3 Save where otherwise provided in this Agreement or where the context otherwise requires, all rights and obligations of the parties shall cease to have effect immediately upon termination of this Agreement except that termination shall not affect the accrued rights and obligations of the parties at the date of termination.

9.4 **Upon termination of this Agreement:**

i) the User shall as requested by the Museum promptly return to the Museum or destroy and confirm in writing that it has destroyed all copies of the Material which the User may have in its possession or under its control;

ii) without prejudice to any right to damages of the Museum, the User shall immediately pay to the Museum all sums owing and which will become due under this Agreement in respect of the Material;

iii) the User shall cease all use of the Material;

iv) all rights of the Museum (including any right to damages) shall survive termination of this Agreement.

10. **INDEMNITY**

10.1 The User hereby indemnifies the Museum, and shall hold the Museum harmless and keep it fully and effectively indemnified, against all costs (including without limitation legal costs), damages, loss and liability incurred by the Museum by reason of (i) any breach by the User of its obligations under this Agreement; and (ii) any claim made against the Museum in respect of or arising out of any use or exploitation of the Material by the User. The Museum shall notify the User in writing of any such claim, reasonably consult with the User on the defence of such claim and shall agree to any reasonable settlement thereof, in each case at the User's cost.

10.2 If any claim is made against the User in respect of or arising out of any use or exploitation of the Material by the User the User shall immediately notify the Museum in writing of such claim; the Museum shall have the right to elect to have the conduct of, and the User shall give all reasonable assistance to the Museum in, the defence of such claim at the User’s expense; and the User shall not settle such claim without the Museum’s written consent.

11. **LIABILITY**

11.1 The Museum shall not be liable for any consequential, indirect, incidental, economic or financial losses or loss of profits in connection with the supply or use of the Material. The liability of the Museum howsoever arising from or in connection with the supply or use of the Material (whether for breach of contract, negligence, misrepresentation or otherwise) shall not in any circumstances exceed an amount equal to the Licence Fee unless the Licence Period exceeds one year, in which case such liability of the Museum shall not exceed an amount equal to the Licence Fee payable during the year in which any claim giving rise to such liability arises. Nothing in this clause shall, however, limit the Museum’s liability in relation to death or personal injury arising from negligence or any other liability which may not be excluded by law.

11.2 All terms, conditions, warranties, representations or guarantees whether express or implied by statute, common law or otherwise relating to delivery, description, performance, quality or fitness for purpose are hereby excluded.

12. **GENERAL**

12.1 This Agreement and the rights under it may not be assigned or sub-licensed (other than as provided under this Agreement) by the User without the Museum's prior written consent.

12.2 A user who includes material in a Project will be deemed to have accepted these terms and conditions, whether they have signed an agreement, or not.

12.3 No variation of this Agreement shall be valid unless it is in writing and signed by or on behalf of each of the parties.
12.4 Any notice under or in connection with this Agreement shall be in writing in the English language.

12.5 This Agreement constitutes the entire agreement, and supersedes any previous agreement, between the parties relating to the Material. No representations made by or on behalf of the Museum in relation to the Material shall form part of this Agreement unless expressly stated herein, provided that nothing in this Agreement shall be deemed to exclude or restrict the Museum's liability to the User for fraudulent misrepresentations.

12.6 In the event of any conflict between the provisions of these Standard Terms and Conditions, the Licence Agreement, the Usage Declaration, the Sales Invoice and the Museum's Ratecard (as the case may be), the provisions of the Licence Agreement shall prevail.

12.7 This Agreement shall be governed by, and shall be construed in accordance with, English law and the parties hereby submit to the non-exclusive jurisdiction of the Courts of England and Wales.

I have read the Museum’s Standard Terms and Conditions set out above and accept them as binding to the exclusion of all other terms and conditions. I am fully aware of all charges that may be levied by the Museum and of the approximate costs and procedures of transferring the Museum's material. I hereby authorise the Museum to proceed with my request.

Title of Production:……………………………………………………………………………………………………

Production/job number:………………………………………………………………………………………………

Signed: …………………………………………………………………………………………………………………

Name of Company: ………………………………………………………………………………………………………

Date: ………………………………………………………………………………………………………………………

A separate Licence Agreement will be issued on completion of the Project.

13. INTERPRETATION

In this Agreement:

“Act” means The Copyright, Designs and Patents Act 1988 as amended from time to time;

“Agreement” means these Standard Terms and Conditions, the Museum's Ratecard prevailing at the date of the Licence Agreement, the Sales Invoice, the Licence Agreement and the Usage Declaration;

“Broadcast Media” means analogue and digital distribution by terrestrial, cable and satellite broadcast media, and excludes all other distribution and media including video on demand services, all Electronic Media including transmissions referred to in section 6(1A) of the Act, CD Rom, CD-I, DVD and interactive media now known or invented hereafter;

“Electronic Media” means communication to the public by electronic transmission, by wire or wireless means (including but not limited to streaming, simulcasting, webcasting, podcasting and making available for use in media such as mobile video, IPTV, mobile devices, PDAs and Internet web sites, but excluding Broadcast Media) solely for end users' personal private use, and excludes all further distribution and other exploitation in whole or in part in any medium;

“Home Video Media” means distribution by video cassettes and/or DVD only for exploitation by means of retail sale and hire in the domestic market only;

“Licence Agreement” means the agreement between the Museum and the User confirming the terms on which the Material is supplied;

“Licence Fee” means the usage fee payable for the Material as specified in the Licence Agreement or, if not specified, as stated in the Museum's Ratecard prevailing at the date of the Licence Agreement;

“Licence Period” means the period specified in the Licence Agreement commencing on the date stated therein or (if no date is specified) on the date of the Licence Agreement;

“Material” means audio-visual recording, film, photograph, audio (including any typescripts or reproductions), CD or any
other medium (whether analogue or digital) which are supplied by the Museum, as described in the Licence Agreement, in the format(s) specified therein;

"Minimum Fee" means the minimum fee payable for the supply of broadcast or publishable quality master copies of the Material, as specified in the Licence Agreement;

"Museum" means the Imperial War Museum and includes the Trustees of the Imperial War Museum;

"Project" means the production of the User (for example film, programme, product, publication, web site or online service in which the Material is to be included), the provisional title or other brief details of which are specified in the Licence Agreement;

"Sales Invoice" means a Sales Invoice sent by the Museum to the User relating to the Material;

"Service Charges" means all delivery, administration, handling, service, research, copying, retrieval and stock charges incurred in supplying the Material to the User as specified in the Licence Agreement or, if not specified, as stated in the Museum's Ratecard in force at the date of the Licence Agreement;

"Territory" means the territory specified in the Licence Agreement;

"Third Party Consents" means all licences, permissions and consents in writing which may be required for the use and exploitation of the Material by the User in the Project from third parties (which includes the owners of rights in Third Party Material and any individuals appearing recognisably in the Material and the holders of rights in any still photographs, trade marks or other proprietary rights comprised in the Material).

"Third Party Material" means such (if any) of the Material (including but not limited to all still photographs in the Material) in which the relevant rights are not (or may not be) owned or controlled by the Museum as specified in the Licence Agreement.

"Usage Declaration" means the Usage Declaration to be sent to the Museum by the User in accordance with this Agreement;

"the User" means the person stated in the Licence Agreement to whom the Material has been or will be supplied.