



LESSONS, CONFERENCESProvisional title Place Date  /  / 20Licence valid until (day/month/year)  /  / 20 (No later than 3 years from the application) AUDIOVISUALS (videos, documentaries) (in particular, see points 6, 9, and 11 of the terms of use)Type of audiovisual product Author(s) Director Producer or franchise holder Channels used (Free-TV, Pay-TV, etc.) Territory of Distribution Licence valid until (day/month/year)  /  / 20 (No later than 10 years from the application)Other (please specify) 

PLEASE NOTE: TV communication operators must always obtain prior authorisation to access the Vatican Apostolic Archives from the designated Vatican office (Dicastery for Communication)

**PHOTOREPRODUCTION AND COPYRIGHT CHARGES** **PHOTOREPRODUCTION** (Digital picture) € 35,00 for each picture (TIF file)**COPYRIGHT FEES** PUBLICATION IN PRINT

€ 103,00 for each published picture

€ 200,00 for publication on front cover

There is a 50% discount for publication in print up to a circulation of 200 copies

 ELECTRONIC AND/OR INTERNET PUBLICATION

€ 140,00 for each published picture

The fee takes into account the fact that electronic and/or Internet publications are worldwide.

 LESSONS, CONFERENCES

€ 103,00 for each published picture

There is a 50% discount for lessons and conferences with educational, scientific, and non-profit purposes

 TEMPORARY EXHIBITION TO THE PUBLIC

Please contact the Secretariat of the Vatican Apostolic Archives (archivio@aav.va) to calculate the costs.

 AUDIOVISUALS (Videos, Documentaries)

Please contact the Secretariat of the Vatican Apostolic Archives (archivio@aav.va) to calculate the costs.

The costs will depend on: the type of channel used; the number of programmes (times on air)\*; the territory of distribution

\* The fee may be calculated according to the number of programmes required or for an unlimited number of programmes (websites excluded).

PLEASE NOTE: The mere transcription and/or citation of the documents of the Vatican Apostolic Archives (either partial or full text) does not require the payment of the copyright fee.

**TERMS AND CONDITIONS OF PAYMENT**

For each reproduction order, our Bursary Office shall issue a pro-forma invoice and send it by e-mail to the applicant for payment. Photoreproduction orders shall be processed only upon payment of the pro-forma invoice. If the applicant does not make the payment of the pro-forma invoice, the photoreproduction order will be considered void and the permission for use is not granted.

If the applicant does not receive the pro-forma invoice by email, he/she can contact the Bursary Office of the Vatican Apostolic Archives (economato@aav.va).

Costs for shipping the reproduction are to be paid by the applicant. The Archives shall not be liable for any shipping problems.

Payment for reproductions can be made in cash or by credit card at the Bursary of the Archives or in the following way:

- payment on a postal current account (only from Italy);
- bank transfer;
- credit card.

**INVOICE DETAILS** Institution/Body/Company  Other organisation: Surname  Name VAT N.  Fiscal Code Address Zip Code  Town  Country Phone e-mail

PLEASE USE BLOCK CAPITAL LETTERS

**DELIVERY DETAILS**

**Delivery Digital Images**

- Download from the internet
  USB pendrive
  Download from the internet and USB pendrive

(Internet download service is available only for orders of files smaller than 200 MB. The Computer Service of the Vatican Apostolic Archives shall check this condition. Orders of files larger than 200 MB shall be saved in a USB pendrive and delivered according to the mode that must be indicated below).

e-mail

**Delivery Print/USB Pendrive**

- Collect personally
  Ship to applicant's address
  Ship to invoice address
   
 Ship to other address

Recipient

Address

Zip Code  Town  Country

Phone

NOTES

**RESERVED FOR THE VATICAN APOSTOLIC ARCHIVES**

Immagine digitale TIF N°  Data / /   
 Firma  Fattura N°  del / /   
 Note

**TERMS OF USE**

With this form, the Applicant asks the permission to receive and reproduce, exclusively for the purposes mentioned above, the materials ordered. If the permission is granted, the Applicant accepts and commits to respect the limited and non-exclusive licence to access and use the materials, according to the conditions set out below, for a period of \_\_\_\_\_ months/years (if not stated, the period will be of three (3) years):

With regard to this application, and an integral part of it, the Applicants hereby declares, understands and accepts as follows:

1. **Limits of the grant.** This grant of rights is made by the AAV, in its discretion and upon application, only for the specified period and purposes stated above.
2. **Non-transferability of rights.** The rights granted are not transferable or assignable for any purpose whatsoever. This license does not include any right to sublicense.
3. **Modifications.** Any modification of the rights granted, including extension or renewal of the license term, must be in writing and signed by the Applicant and by the AAV.
4. **Commitment to destroy the materials.** The materials are provided by the Vatican Apostolic Archives for the purposes and according to the terms set out in the present licence, and which cannot be used for commercial aims and cannot be sold. All materials must be destroyed upon the expiry date of the present licence.
5. **Rights of the AAV.** The material licensed is copyrighted by the AAV, or will for all purposes be treated by Applicant as if it has been copyrighted by the AAV. This license shall be interpreted and construed as a limited, non-exclusive license under copyrights held by the AAV. Accordingly, Applicant agrees to comply with any and all national and international laws, rules and regulations governing the rights of authors and publishers with respect to copyrights and all other intellectual property rights, and expressly waives any defence or objection thereto.
6. **Credits and citations.** For each reproduced picture, you are required to state the archival reference followed by “© [year] Archivio Apostolico Vaticano”, which must not be changed or removed. In the “credits” of the publication, you must state the archival reference and declare that it has been reproduced “by permission of the AAV, all rights reserved”.
7. **Prohibition of copy and other prohibited uses.** Except for reproduction and publication in the above identified works and editions, Applicant will not copy, scan, reproduce, publish, republish, transmit or convey images or copies of any AAV material to any other person or entity.
8. **Prohibition of modification and other prohibited uses.** Except for reproduction and publication in the above identified works and editions, Applicant will not elaborate, modify, paste, merge or anyhow alter the material, in whole or in part, or use them or their parts to create a new work or image on which copyright may be claimed.
9. **Electronic publications.** Every time the copy of any material belonging to the AAV is reproduced on a website or on any other electronic form, the Applicant, within reasonably possible limits, shall adopt and periodically update appropriate technological tools so that the pictures of the AAV cannot be copied, or spoil the quality of any attempted copy, including for example, the use of digital watermarking. In the event the reproduction is intended for a non-commercial website, access to it will have to be free, the licence must have a time limit, the copies of the material of the AAV must not be used as banners, nor be linked to them, nor can they appear on pages carrying banners or exploited for any other promotional purpose. The Applicant shall immediately inform the AAV in the event the website address changes. The download of the pictures must not be allowed.
10. **Obligatory notification.** Applicant agrees to promptly notify the AAV, in writing, of: any change in the title, author, editor or publisher of the work or works in which any AAV material is or is intended to be reproduced; the date(s) of publication of each edition of any work in which any AAV material is reproduced under this license.

**11. Complimentary copies.** Applicant agrees to provide to the AAV, without charge, one copy of each edition of each work, in each medium in which it is produced, that reproduces any AAV material pursuant to this license.

**12. Exemption from liability for third-party acts.** Applicant agrees to indemnify, defend and hold harmless the AAV from and against any third party claim arising from Applicant's production and distribution of any work in which any image of AAV material is reproduced, other than any third party claim that Applicant's use thereof in accordance with the terms of this license violates the copyrights or other intellectual property rights of such third party.

**13. Exemption from liability for acts of assistants.** If and to the extent any entity or person is hired, employed or otherwise involved in the reproduction and publication of AAV material in the identified works or in any other activity relating to the exploitation of rights granted here, Applicant will be responsible that all activities carried out by such persons or entities conform to these Terms and Conditions and will indemnify and hold AAV harmless of any damages, expenses or claims caused thereby.

**14. Termination.** Without limiting any other rights available under applicable law, violation of any term or condition stated here shall be immediate grounds for termination of the license granted by the AAV with respect to any and all AAV material.

**15. Injunctive and emergency remedies.** Violation of any of the terms and conditions stated herein will cause immediate, serious and potentially irreparable injury to the AAV, its collection, of which the materials are a part, and its rights and interest thereto, and Applicant agrees that the AAV shall be entitled to injunctive and other temporary relief to remedy or prevent any such violation or threatened violation of these terms and conditions. Applicant acknowledges that the grant of such relief may impair its ability to exploit works it has created that contain or incorporate AAV material, and waives any objection on that basis.

**16. Signature authorization.** If Applicant is a business entity or institution, the person signing this application represents that he/she is duly authorized by the Applicant to make this application and bind it to these terms and conditions.

**17. Truthfulness of supplied information.** The information provided by Applicant in connection with this application is truthful and accurate.

**18. Prohibition of unauthorized uses of other AAV materials.** Applicant represents and warrants that it has not and will not engage in any publication, reprinting, transfer, copying, distribution or other use requiring consent of any works in the collection of the AAV except pursuant to license and authorization, and understands and agrees that any such misuse of AAV material will be grounds to terminate this and any other authorization to use AAV material that is here, has been or may be in the future granted.

**19. Possible copyright waiver on behalf of the AAV.** In the event the AAV does not exercise its rights, this shall not constitute or in any way be interpreted as a copyright waiver. The AAV might even decide to waive its copyright with regard to the present licence, but this can only be done through an explicit declaration, in the form of a written and signed document.

**20. Applicable laws.** This application, and the license and agreement embodied by it, is governed by and shall be construed for any and all purposes exclusively under the laws of the State of Vatican City.

**21. Arbitration and competent court.** In the event of any claimed violation or dispute in connection with any matter governed or affected by this license, Applicant irrevocably agrees that such matters shall be submitted for final and binding determination to a college of three arbiters in the State of Vatican City. Without prejudice to the foregoing provision, AAV will have the discretionary right to submit any dispute it initiates to such an arbitration panel, or to any court of competent jurisdiction. Any college of arbiters will be appointed as follows: Each party will appoint one arbiter, and the third arbiter, who will be the president of the college, will be agreed upon by the two designated arbiters. If the designated arbiters cannot agree to a third arbiter, the president of the panel will be appointed by the President of the Tribunal of the State of Vatican City. If a party fails to appoint its arbiter within twenty (20) days upon receipt of the appointment of the first arbiter, the second arbiter shall be appointed by the President of the Tribunal of the State of Vatican City. Any arbitration proceeding will have its seat in the State of Vatican City. There will be no appeal from any award rendered in arbitration pursuant to this section. The expenses of any arbitration will be borne by the losing party. Representation by counsel as well as any other aspects of the arbitration proceedings will be governed by the laws of the State of Vatican City. In connection with and in aid of any arbitration proceeding, the AAV may, in its discretion, seek temporary or preliminary relief, or other proceedings in aid of arbitration, to the extent permitted by any applicable law of any competent jurisdiction.

The permission to use the reproduction is considered granted, in compliance with the terms set out in the present licence for use, and following the payment of the copyright fee.

Read, accepted, and signed by

Applicant signature \_\_\_\_\_

Vatican City

Date (day/month/year) \_\_\_\_ / \_\_\_\_ / \_\_\_\_

The Vatican Apostolic Archives grant the permission for use

The Prefect \_\_\_\_\_