



Discover Oregon Royalty-Free License Agreement

This License is only valid with an accompanying purchase receipt.

Updated 09/25/2017

A. Your Rights. We, Discover Oregon Video Productions, LLC the owner of discoveroregon.org, grant you or the organization you represent a perpetual, worldwide right to incorporate the Stock Files in libraries you obtain from us into works that you or your organization creates. You can use the Stock Files from the libraries you've purchased in as many different projects as you'd like and treat them as you would your own in-house footage library provided the requirements of this document are met. The record of the specific License level you have purchased – Individual, Basic, or Enterprise – is specifically listed in your purchase receipt. This license only becomes valid with your accompanying record of purchase receipt.

For any Stock Files you obtain from us, you may incorporate them into any project, commercial or otherwise, including feature films, broadcast, educational, print, multimedia, games, merchandise, and the internet. Once you incorporate a Stock File into your project, you can share your finished project freely, but you may not use or share the underlying individual Stock File as a standalone file with anyone else, or a standalone reel of files with no added audio, voiceover, other video clips, etc. You also agree to use your best efforts to avoid letting the Stock File be accessible to others as a standalone file.

Our Stock Files may include videos, photos, audio, and more. This License covers Stock Files obtained directly from our store at discoveroregon.org only. Keep in mind that this License is limited in certain ways, as explained below, and it is neither exclusive to you nor transferrable to others.

B. Our Guarantee. We promise that if you use our Stock Files as described in this License, your use will not infringe on the rights of a third party as all content was created by Tyler Hulett and Discover Oregon, LLC – and all copyrights are retained by Discover Oregon, LLC. Though we also market and License some of these Stock Files through other organizations, we have retained the rights to market and License Stock Files directly to our own end-user clients.

C. Providing Credit. All Stock Files available through Discover Oregon, LLC were created by Tyler Hulett, and you are asked to credit Tyler Hulett properly when feasible, but credit is not required when it is technically unfeasible due to the nature of the content.

Example where credit is feasible: IE If files are used within a documentary, short film, video game, etc. that includes a general credits section - then it is feasible to add credit in that credits section and in any online page description. Add credit.

Example where credit is not feasible: IE if files are used within a short 30 second commercial advertisement for broadcast where all focus needs to remain on your client. Do not add credit.

Listing a credit link to <http://discoveroregon.org> is not a requirement, but for online works would be greatly appreciated. The wording of the credit is entirely up to you and the structure of your project. Here is an example:

Oregon time lapse video clips by Tyler Hulett are Licensed from Discover Oregon:

<http://discoveroregon.org>

Nature audio ambiences by Tyler Hulett are Licensed from Discover Oregon: <http://discoveroregon.org>

D. Limitations.

1. You cannot sell, License, or redistribute our Stock Files, nor can you build your own stock media site with our files or insignificantly altered derivative versions of our files. You cannot create a trademark or logo based on our Stock Files, since that could block other customers from using the Stock Files. Finally, you cannot use Stock Files to harm minors, to encourage violence, or for any other unlawful purpose, such as defamation.
2. If you see Stock Files with identifiable people or property, those files are restricted to “editorial use only,” unless are designated as “model released” or “property released.” In general, most of our nature Stock Files are captured on public lands or property released private lands and do not have this issue.
3. For our audio Stock Files, your License does not restrict your right of public performance. Also, this License allows you to use our audio clips in YouTube videos, but since we are not associated with YouTube, we cannot prevent other people from incorrectly claiming that your video violates a copyright. As many bird and other nature sounds can sound incredibly similar across individuals of a single species, it is possible that some third party may erroneously claim they are a ‘composer’ who owns some particular bird species due to having recorded a similar bird or other sound themselves. If you get such a claim, let us know, and we will make our best efforts to help you resolve the problem. Still, platforms like YouTube could block your content for reasons beyond our control.
4. The Individual License is intended for individuals only. The Basic License is intended for small organizations with up to 10 employees, members, students, or independent contractors. The purchased library may be freely shared by these individuals for their work. Because of this, if you use Stock Files to make physical print reproductions (including product packaging, letterhead, advertising in tangible media, such as magazines, newspapers and books) or merchandise (including calendars, toys, stationery, greeting cards, and any other physical reproductions for resale or distribution), you are limited to a maximum of 100,000 reproductions for Individual and Basic Licenses. For any other use of Stock Files, including video productions, the budget for any such individual project as a whole must not exceed \$50,000 for Individual and Basic Licenses. If these limitations are too stringent for your business or educational needs, you must purchase the Enterprise level License which has no such limits or restrictions.

E. Multi-Seat Licensing. This License is written for you, the individual who purchased the Basic or Enterprise License on our website, and is also valid your organization.

Although all Licenses provided under this Agreement are downloaded and represented by a single user, for the Basic License you may copy and share the downloaded library across up to 10 seats offline if you are a member of the same small organization. Because our Basic License is intended to support everyday creators, no more than ten employees, contractors, or volunteers of any single, for-profit or non-profit enterprise can be covered by our Basic License. If your company or organization has more than ten employees, students, or regular members, you will need to purchase the Enterprise License. Enterprise Licenses are also administered by the same single-seat for downloading, but can be copied and used within your larger organization for as many seats as needed.

F. Other Legal Provisions.

1. This Agreement will be governed by the laws of the State of Oregon, excluding its body of law relating to conflicts of law and copyright law. If any provision of this Agreement is found invalid, the other provisions will not be affected. You must be of legal age to enter this Agreement.
2. Any claim or controversy arising out of the Agreement will be referred at the request of either Party to a Mediator. If the dispute is not settled first through Mediation, the Parties will be bound to enter into Arbitration in the city of Portland in the State of Oregon. Both Parties agree to be bound by the decision of the arbitrator.