

DIIMSA-EXPERT TERMS OF USE

IMPORTANT - READ THESE TERMS CAREFULLY BEFORE ACCESSING AND USING THE CONTENT ON THIS WEBSITE. BY ACCESSING THE WEBSITE AND/OR THE CONTENT CONTAINED THEREIN, YOU ACKNOWLEDGE AND REPRESENT THAT YOU ARE AN AUTHORIZED USER OR SUBSCRIBER; THAT YOU HAVE READ THIS AGREEMENT; THAT YOU UNDERSTAND IT; AND THAT YOU AGREE TO BE BOUND BY ITS TERMS.

1. Trademark and copyright notices: All Content Copyright© SectorWare, LLC and Sector Stores, LLC. All rights reserved. DIIMSA®, Diimsa.com, DIIMSA-EXPERT, VisualRealization.com and SectorWare.com are registered trademarks or trademarks of SectorWare, LLC. All rights reserved.

2. User Agreement with SectorWare, LLC and Sector Stores, LLC: This Agreement governs the terms by which users, members, subscribers, program participants and clients of Diimsa.com, DIIMSA-EXPERT, TheInquiryPlace.com, VisualRealization.com, SectorWare, LLC and Sector Stores, LLC (“DIIMSA Academics”) obtain the right to use digital image photography, photographic illustrations, content descriptions, video, instructional materials, and other media content provided by members and researchers at the DIIMSA® Experience-Based Digital Imagery Content Repository (DIIMSA-EXPERT) and Forum (the “Community”) through the web site located at diimsa.com (the “Site”). This Terms of Use is applicable to the Site that all persons providing content to or downloading content from the Site have previously entered into.

In this Agreement: (i) “you” or the “Client” means you or, if you are accepting on behalf of your employer or subscriber account entity, then “you” means that employer or entity and affiliates; (ii) “DIIMSA Academics” or “we” mean SectorWare, LLC, operator of the Site; (iii) “Content” means any photographic image, illustration, animation, or video footage, visual representation generated optically, electronically, digitally or by any other means or in any media or other material that you are downloading from the Site or using a DIIMSA CD-ROM or DVD sets, together with any accompanying instructional materials. Also includes all search pages, indexes, databases, blackline masters and instructional guide pages, online help documents, video, text, images, audio materials and all other content provided by DIIMSA Academics hosted on the Site or otherwise offered in connection with the Site; (iv) “Student” means an individual who is enrolled in or attends class or a professional development session; (v) “Subscriber” means the school district or other institution governing body that has obtained a license on behalf of the Users in the Community to access and use the Site and Content for educational or research purposes during the Term; (vi) “Subscriber Agreement” the Agreement under which Subscriber has obtained a right on behalf of its Users to access the Site and the Content; (vii) “User” individuals that have access to the site based on the Subscriber Agreement; and (viii) “Term” the period of time for which Subscriber has obtained a license on behalf of its Users to access the Content.

3. Standard License Terms: We hereby grant to you a non-exclusive, non-transferable, revocable, worldwide license to use the Content for the Permitted Uses (as defined below). This license is to access the Content via the Site and to download, use, reproduce and edit the Content in accordance with the terms of this Agreement. This license may not be transferred to third parties, nor may User allow an unauthorized third party to gain access to the Site, the Content or any Log-In Information (as defined in Section 4 below). Without limiting any other provisions in this Agreement, any violation of this provision constitutes a breach of this Agreement, and grounds for immediate termination by DIIMSA Academics. Unless the activity or use is a Permitted Use, you cannot do it. All other rights in and to the Content, including, without limitation, all copyright and other intellectual property rights relating to the Content, are retained by DIIMSA Academics.

4. Permitted Standard License Uses: The following are permitted standard license uses:

(a) Content. You may only use the Content for those advertising, promotional and other specified purposes which are Permitted Uses (as defined below). For clarity, you may not use the Content in products for resale, license or other distribution. For example, you cannot superficially modify the Content, print it on a t-shirt, poster, template or other item, and sell it to others for consumption, reproduction or re-sale. Any use of the Content that is not a Permitted Use shall constitute infringement of copyright.

(b) Seat Restrictions. Only registered Users are permitted to use the Content, although you may transfer files containing Content or Permitted Derivative Works to your printers, or ISP for the purpose of reproduction for Permitted Uses, provided that such parties shall have no further or additional rights to use the Content and cannot access or extract it from any file you provide. You may install and use the Content in only one location at a time, although subject to the Prohibited Uses and the other terms of this Agreement, you are entitled to utilize the Permitted Uses an unlimited number of times. You may physically transfer the Content and its archives from one location to another, in which case you may use the Content at the new location instead. You may make one (1) copy of the Content solely for back-up purposes, and you must reproduce all proprietary notices on this single back-up copy.

(c) Log-In Information. User has been provided with a valid username and password for the purpose of accessing the Site and the Content (the “Log-In Information”). All Log-In Information must be kept confidential, and may only be used by User as defined in the agreement or specific institutional contract. The unauthorized use of any Log-In Information, either with or without User’s knowledge, shall be deemed a breach of this Agreement, and may constitute a violation of DIIMSA Academics copyrights. User is responsible for maintaining the security and confidentiality of all Log-In Information, and for preventing access to the Site and/or the Content by unauthorized persons.

(d) Permitted Uses. Subject to the restrictions described under Prohibited Uses below, the following are “Permitted Uses” of Content:

1. Subscriber and its Users may use the Website and the Content for bona fide educational and academic research purposes only, and may not use them in any commercial or for-profit manner. DIIMSA Academics reserves the right, in its sole and absolute discretion, to limit Subscriber's and Users' use of the Site in the event that DIIMSA Academics, in its sole and absolute discretion, deems Subscriber's use to be inconsistent with educational purposes, and/or inconsistent with these Terms of Use. Such educational, non-commercial purposes include: teaching and learning projects including printed materials, and video presentations; on-line or electronic publications, including web pages; or any other uses approved in writing by DIIMSA Academics. If there is any doubt that a proposed use is a Permitted Use, you should contact DIIMSA Academic’s Support Team for guidance.

2. Users may download, for noncommercial instructional use, including for projects, strategies, methods, lesson plans, copies of (i) images and (ii) video clips designated on the website as downloadable. Copies must be deleted or erased after use or expiration of the Term, whichever occurs first. Such downloading shall be for individual User convenience only, and Users may not systematically download any of the Content, create distribution libraries, or transfer, sell, rent, display, or exhibit any of the Content to any third party.

3. Users may edit video clips solely in connection with classroom or other school-related projects. Such video clips, as edited by User, as well as any work containing User-edited video clips, may not contain any libelous or unlawful materials or content or any commercial advertising materials, will not infringe upon any party's proprietary rights, including but not

limited to statutory or common-law copyright, trademark and right of privacy, and may not violate any law, regulation or right of any kind whatsoever or give rise to any actionable claim or liability. User must maintain all copyright, trademark and proprietary notices included with, attached to or embedded with all video clips without modification, obstruction or deletion including watermarks and meta-data. The Content may include certain ancillary educational materials, such as student activity sheets, blackline masters and teachers' guides ("Ancillary Materials"). User may modify, alter and revise the Ancillary Materials to meet specific instructional needs, provided that the following statement is prominently displayed on all such revised Ancillary Materials, in addition to any other proprietary notices, and with the understanding that DIIMSA Academics shall continue to own the Ancillary Materials: "Revised with the permission of DIIMSA Academics. DIIMSA Academics is not responsible for the content or accuracy of the revision".

4. In the course of using any Content as permitted hereunder, Subscriber and its Users may not make the Content, or any part thereof, available to any party who is not a Subscriber. Subscriber and its Users must ensure that the Content is at all times kept on a secure server, viewable only by Subscribers. If Subscriber wishes to use a third party to host the Content, DIIMSA Academics must approve the use of such host in advance and in writing, and DIIMSA Academics shall have the right to approve the terms of agreement between such host and Subscriber.

5. User may incorporate images from DIIMSA Academics collections into presentations, multimedia productions, print productions and broadcasting projects (i.e., closed-circuit television or cable television), which may be viewed by both Users and non-Users, provided that the images may not be altered, nor used for any commercial purpose. User may download only the video clips designated on the Site as downloadable using the link provided. User may freeze a video clip in order to view a video still, provided that User uses presentation or multimedia software such as or substantially similar to MS-Office, Adobe Macromedia, AppleWorks, Microsoft FrontPage or other similar presentation software packages. Under no circumstances may User print, copy or otherwise reproduce a video, video still image or digital image into any media format that is not expressly permitted by this Agreement, including but not limited to converting any video from digital to analog format.

6. User shall maintain all proprietary notices on the Content, and shall include proper citation information for all Content used in any end product. Watermarks, title names and producer information within video content may not be edited, removed or obstructed. Reference to DIIMSA Academics as the source of the Content is required for all Content including video clips, video stills, images and Ancillary Materials. User shall ensure that the DIIMSA Academics name and logo shall be prominently displayed on all User materials.

Examples of proper citation format for video and image are as follows:

MLA Example for Images:

267 - Rock in Grand Canyon, By DIIMSA Research Team, 2006. VisualRealization.com and SectorWare, LLC. 11 Jan. 2007 <<http://www.diimsa.com>>

MLA Example for Video Clips:

BRZREF-A-1: BIRD LOOKING FOR FOOD, By DIIMSA Research Team, 2007. VisualRealization.com and SectorWare, LLC. 11 Jan. 2007 <<http://www.diimsa.com>>

5. Standard License Prohibitions: You may not do anything with the Content that is not expressly permitted in the preceding section. For greater certainty, the following are “Prohibited Uses” and you may not:

1. Use the Content in design template applications intended for resale, whether on-line or not, including, without limitation, website templates, electronic greeting card templates, and brochure design templates;
2. Use or display the Content on websites or other venues designed to induce or involving the sale, license or other distribution of “on demand” products, including postcards, t-shirts, posters and other items (this includes custom designed websites, as well as sites such as www.lulu.com);
3. Use the Content in any posters (printed on paper, canvas or any other media) or other items for resale, license or other distribution for profit; use any of the Content as part of a trade-mark, design-mark, trade-name, business name, service mark, or logo; incorporate the Content in any product that results in a re-distribution or re-use of the Content or is otherwise made available in a manner such that a person can extract or access or reproduce the Content as an electronic file;
4. Use the Content in a fashion that is considered by DIIMSA Academics as or under applicable law is considered pornographic, obscene, immoral, infringing, defamatory or libelous in nature, or that would be reasonably likely to bring any person or property reflected in the Content into disrepute;
5. Use or display any Content that features a model or person in a manner that would lead a reasonable person to think that such person uses or personally endorses any business, product, service, cause or association;
6. Use to depicts such person in a potentially sensitive subject matter, including, but not limited to mental and physical health issues, social issues, sexual or implied sexual activity or preferences, substance abuse, crime, physical or mental abuse or ailments, or any other subject matter that would be reasonably likely to be offensive or unflattering to any person reflected in the Content;
7. Use tools to reverse engineer, decompile, or disassemble any part of the Content, source code or digital imagery meta-data;
8. Use tools to remove any notice of copyright, trade-mark or other proprietary right from any place where it is on or embedded in the Content; sub-license, re-sell, rent, lend, assign, gift or otherwise transfer or distribute the Content or the rights granted under this Agreement;
9. Use the Content in more than one location at a time or post a copy of the Content on a network server or web server for use by non subscribers or users under said agreement;
10. Use or display the Content in an electronic format that enables it to be downloaded or distributed via mobile devices or shared in any peer-to-peer or similar file sharing arrangement; take any actions, whether intentional or unintentional, that may circumvent, disable, damage or impair the Site's or the Content's control or security systems, nor allow or assist a third party to do so.

Subscriber and the Users acknowledge and agree that the Site and the Content possess a special, unique and extraordinary character that makes difficult the assessment of the monetary damages that would be sustained as a result of unauthorized use, and that unauthorized use may cause immediate and irreparable damage to DIIMSA Academics for which DIIMSA Academics would not have an adequate remedy at law. Therefore, Subscriber agrees that, in the event of such unauthorized use, in addition to such other legal and equitable rights and remedies as may be available to DIIMSA Academics, DIIMSA Academics shall be entitled to injunctive and other equitable relief without the necessity of proving damages or furnishing a bond or other security.

6. Term of Agreement: This Agreement is effective until it is terminated. Subscribers can terminate this Agreement by destroying the Content and any Permitted Derivative Works, along with any copies or archives of it or accompanying materials (if applicable), and ensuring that Users cease to use the Content for any purpose. The Agreement also terminates without notice from DIIMSA Academics if at any time you fail to comply with any of its terms. DIIMSA Academics may terminate this Agreement immediately if: (i) the underlying Subscriber Agreement is terminated in accordance with its terms; (ii) User violates this Agreement; (iii) DIIMSA Academics believes in good faith that User's conduct violates or may violate applicable law; or (iv) DIIMSA Academics believes in good faith that the conduct of User is harmful to the interests of DIIMSA Academics, other subscribers or users. Upon termination, you must immediately cease using the Content and for any purpose and destroy or delete all copies and archives of the Content or accompanying materials. All Content must be erased or deleted from any storage devices, including but not limited to servers, hard drives, CDs, DVDs or Zip disks; and all access to and use of Content, the Site and the Content must cease. Users must immediately remove, delete and/or destroy all Content except as may be specifically allowed in this Agreement (where those uses are not made inapplicable by the circumstances under which the underlying Subscriber Agreement is terminated). In no event shall any ownership rights in or the Site or the Content be transferred to the Subscriber or its Users. All benefits in and to the Content, the Site and the Content shall inure to DIIMSA Academics; and if requested, confirm to DIIMSA Academics in writing that you have complied with these requirements.

7. Intellectual Property including Ownership, Copyrights and Trademarks: By subscribing to, accessing and/or using the Site and the Content, Subscribers and Users agree to report to DIIMSA Academics all claims or suspected claims of copyright or other infringement of DIIMSA Academics intellectual property or other proprietary rights. Claims of infringement should be directed to DIIMSA Academics Senior Manager of Content, at 5868 A1 Westheimer, Suite 302, Houston, Texas 77057.

8. Limited Representations and Warranties: The Site acts as a repository of digital imagery and associated Content combined with a comment posting forum for Users and Subscribers that use such Content. DIIMSA Academics grants no rights and makes no warranties regarding the use of names, people, trademarks, trade dress, patented or copyrighted designs or works of art or architecture or other forms of intellectual property represented in any Content. While we have made reasonable efforts to correctly categorize and keyword the Content, DIIMSA Academics does not warrant the accuracy of such information.

9. Indemnification: You agree to indemnify, defend and hold DIIMSA Academics, its affiliates and their respective directors, officers, employees, shareholders, partners and agents (collectively, the "DIIMSA Academics Parties") harmless from and against any and all claims, liability, losses, damages, costs and expenses (including reasonable legal fees on a solicitor and client basis) incurred by any DIIMSA Academics Party as a result of or in connection with any breach by you or anyone acting on your behalf of any of the terms of this Agreement.

10. General Provisions: Subscriber and User agrees that this Agreement has been written in the English language, and all provisions of this Agreement shall be construed and interpreted in the English language as commonly used in the United States of America. You specifically agree and acknowledge that you have, in addition to the terms of this Agreement, reviewed the terms of the Terms of Use and any other agreements which may be incorporated by reference therein, and to the extent of their incorporation in this Agreement you agree to be bound by them. DIIMSA Academics failure to insist upon or enforce strict performance of any provision of this Agreement shall not be construed as a waiver of any provision or right. This Agreement is personal to you and is not assignable by you without DIIMSA Academics prior written consent. DIIMSA Academics may assign this Agreement without your consent to any other party so long as such party agrees to be bound by its terms. If all or part of any provision of this Agreement is wholly or partially unenforceable, the parties

or, in the event the parties are unable to agree, a court of competent jurisdiction, shall put in place of such whole or part provision an enforceable provision or provisions, that as nearly as possible reflects the terms of the unenforceable whole or part provision. This Agreement will be governed under the laws of the State of Texas and the federal laws of the United States applicable therein (without reference to conflicts of laws principles). This Agreement will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. Subscriber consents to service of any required notice or process upon you by registered mail or overnight courier with proof of delivery notice, addressed to the address or contact information provided by you at the time the Content was downloaded, or such other address as you may advise us in writing to use, from time to time. Any and all disputes arising out of, under or in connection with this Agreement, including without limitation, its validity, interpretation, performance and breach, shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by a single Arbitrator appointed in accordance with such rules. User waives any defenses based upon lack of personal jurisdiction or venue, or inconvenient forum.

11. Contact: If you have concerns relating to this Agreement, please contact DIIMSA Academics at info@visualrealization.com or via phone at 1.877.401.2395.

12. Acknowledgement: YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND HAD AN OPPORTUNITY TO SEEK INDEPENDENT LEGAL ADVICE PRIOR TO AGREEING TO IT. IN CONSIDERATION OF DIIMSA ACADEMICS AGREEING TO PROVIDE THE CONTENT, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. YOU FURTHER AGREE THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN YOU AND DIIMSA ACADEMICS, WHICH SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATION BETWEEN YOU AND DIIMSA ACADEMICS RELATING TO THE SUBJECT OF THIS AGREEMENT.