Max Greiner, Jr. Designs

PROFESSIONAL One Year Limited Use Copyright Licensing Agreement



Upon signing of this Agreement by both parties, Max Greiner, Jr. Designs ("Greiner") grants the ("Professional") artist/photographer/videographer/musician or production company named below the right to use, publish or sell their own original art, music or photographic images ("Products") featuring "Greiner" Copyrighted and Trademarked art, and architecture ("Work") for a period on one year, in exchange for a one time annual fee and compliance with ALL Terms stated here:

- COPYRIGHTS & TRADEMARKS "Greiner" owns all Copyrights and Trademarks, including all reproduction rights to his original "Work" and that any commercial or noncommercial use, in any form, is not allowed without "Greiner" written permission.
- LIMITED USE "Greiner" will allow the "Professional" to feature "Greiner Work", as part of their own original "Products" (art,
 photographs, videos, music, writing, internet posts, publications, products and logos, etc.) if this Licensing Agreement is ratified by
 both parties below.
- 3. **TERM** This Agreement automatically expires within one year of the date stated below.
- TRANSFER This Licensing Agreement CANNOT be sold or transferred to any other party.
- 5. RENEWAL The "Professional" may request a renewal of this Agreement, after one year by signing and submitting a new Agreement with "Greiner" and paying a new annual Licensing Fee. (A more detailed Licensing Agreement may be required, depending on use.)
- 6. NOTICE The "Professional" agrees to ALWAYS post the "Greiner" Copyright and Trademark notice (in the form of the attached "Christian Butterfly" logo ("EXHIBIT A" or "EXHIBIT B") on the "Product" itself, and in any reproductions, promotions, advertising or publications of "Products" featuring any "Greiner Work". In the case of videos, the "Greiner" logo must remain on the screen for at least 10 seconds. The words written under the "Greiner" butterfly logo MUST be legible to the viewer. All "Products" featuring "Greiner Work" must have the butterfly logo to be valid. Failure to post this required "Greiner" Copyright and Trademark legal notice subjects the "Professional" to immediate Agreement cancelation and legal action.
- RESPONSIBILITIES "Greiner" is not responsible for any actions of the "Professional", who is responsible for any copyright violations
 and for paying all required taxes, related to the sale of their "Products" featuring "Greiner work".
- 9. **DEPOSIT** One digital (High Resolution) photographic copy, including video, of the "Product" is required and can be sent with this Agreement or emailed to "Greiner". "Greiner" is free to use, post and reproduce the "Professional's Product" featuring "Greiner" images, if he so desires. Greiner will credit the "Professional", as a courtesy.
- 10. **TERMINATION** This Agreement will be automatically terminated for any improper or immoral use of "Greiner Work", as determined by "Greiner". This Agreement may be terminated at any time for any reason by either party. If terminated, all "Products" featuring "Greiner Work" must be removed, liquidated or destroyed within 60 days. No further production is allowed.

The "Professional" desires to use "Greiner Work" as follows:		
Please provide two character references with email addresses	and phone numbers:	
1		
2		
The "Professional" agrees to be bound by ALL the Terms of thi Signature:Name:		Date:
Title:Organization:	Website:	
Address:		
Email Address:	Phone Numbers:	
"GREINER" Approval by:	Title:	Agreement Date:

Max Greiner, Jr. Designs

AMATEUR One Year Limited Use Copyright Licensing Agreement



This Agreement is only for AMATEUR individuals and non-profit organizations, who DO NOT SELL products. Upon signing of this Agreement by both parties, Max Greiner, Jr. Designs ("Greiner") grants the ("Amateur") artist/writer/photographer/videographer/musician, or non-profit organization, named below the right to use, publish or show or make their own original art, music or photographic and video images ("Goods") featuring "Greiner" Copyrighted and Trademarked art and architecture ("Work"), free of charge, for a period of one year, in exchange for compliance with ALL Terms stated here:

- COPYRIGHTS & TRADEMARKS It is agreed that "Greiner" owns all Copyrights and Trademarks to his original "Work", including all
 reproduction rights. Selling or commercial use, in any form, is not allowed without "Greiner" written permission. Selling and
 commerce may be allowed with the ratification of a "Professional" Licensing Agreement and payment of licensing fees.
- 2. LIMITED USE "Greiner" will allow the "Amateur" to feature "Greiner Work", as part of their original "Goods" (art, photographs, videos, music, writing, internet posts, social media, websites, publications, products and logos, etc.) if this Licensing Agreement is ratified by both parties. Greiner original images can also be used if proper "Greiner" Copyrighted and Trademark notice is posted.
- 3. TERM This Agreement automatically expires within one year of the date stated below.
- 4. TRANSFER This Licensing Agreement CANNOT be transferred to any other party.
- 5. **RENEWAL** The "Amateur" may request a renewal of this Agreement, after one year by signing and submitting a new Agreement to "Greiner". (A more detailed Licensing Agreement may be required, depending on use.)
- 6. NOTICE The "Amateur" agrees to ALWAYS post the "Greiner" Copyright and Trademark notice (in the form of the attached "Christian Butterfly"® logo ("EXHIBIT A" or "EXHIBIT B") on the "Goods" itself, and in any reproductions, advertising, promotions or publications of the "Goods" featuring any "Greiner Work". In the case of videos, the "Greiner" logo must remain on the screen for at least 10 seconds. The words written under the "Greiner" butterfly logo MUST be legible to the viewer. All "Goods" featuring "Greiner Work" must have the butterfly logo to be valid. Failure to post this required "Greiner" Copyright and Trademark legal notice subjects the "Amateur" to immediate Agreement cancelation and possible legal action for Intellectual property infringement.
- 7. **RESPONSIBILITIES** "Greiner" is not responsible for any actions of the "Amateur". The "Amateur" is solely responsible any other copyright violations or infractions of the law.
- 8. PAYMENT No Licensing Fee is required for "Amateurs".
- 9. DEPOSIT One digital (High Resolution) photographic copy, including video, of the "Goods" is required and can be sent with this Agreement or emailed to "Greiner". "Greiner" is free to use, post and reproduce the "Amateur's Goods", featuring "Greiner" images, if he so desires without cost. Greiner will credit the "Amateur" as a courtesy.
- 10. TERMINATION This Agreement will be automatically terminated for any improper or immoral use of "Greiner Work", as determined by "Greiner". This Agreement may be terminated at any time, for any reason by either party. If terminated, all "Goods" featuring "Greiner Work" must be removed, liquidated or destroyed within 60 days. No further use is allowed.

######################################		
The "Amateur" desires to use "Greiner Work" as follows:		
Please provide two character references with email addresses and ph		
1		
2		
The "Amateur" agrees to be bound by the Terms of this Agreement:		
Signature:Name:	Organization:	Date:
Title:Organization:	Website:	
Address:		
Email Address:	Phone Numbers:	
"GREINER" Approval by:	Title:	Agreement Date:

Email: office@maxgreinerart.com • Website: www.maxgreinerart.com • Orders: (800) 637-9651

EXHIBIT "A"

Max Greiner, Jr. Designs © P.O. Box 290552 Kerrville, TX 78029 (830) 896-7919 office@maxgreinerart.com





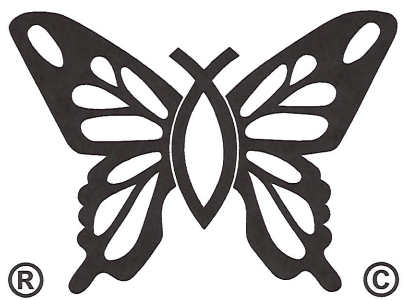
Artwork by Max Greiner, Jr.

Email: office@maxgreinerart.com • Website: www.maxgreinerart.com • Orders: (800) 637-9651

EXHIBIT "B"

Max Greiner, Jr. Designs © P.O. Box 290552 Kerrville, TX 78029 (830) 896-7919 office@maxgreinerart.com





Artwork by

Max Greiner, Jr.

as seen at

The Coming King Sculpture Prayer Garden

Kerrville, TX 78029-0552