

# COMMERCIAL CONTENT LICENSE AGREEMENT

LAST UPDATED: Nov 1, 2023

This is a commercial license agreement between you (hereafter “Licensee”) and Altos Pacific LLC, doing business as Pacific Open Water Swim Co. (hereafter “PacSwimCo”), that explains how you can use photo and video clips (individually and collectively, “Photograph”, “Photographs” or “content”) that you obtain from PacSwimCo for commercial purposes. The terms of this agreement become binding upon the Licensee at the moment of downloading or using the content, regardless of whether a fee was paid for access to the content. By downloading or using the PacSwimCo content, you acknowledge and agree to comply with the terms of this agreement.

## 1. Licensed Content Use.

The Licensee may use PacSwimCo Photographs for commercial purposes, including advertising, marketing, promotional projects, digital and web-based platforms, broadcast media, and printed materials, provided that the Licensee adheres to all terms and conditions of this agreement.

## 2. Revocation and Termination Rights.

PacSwimCo reserves the right to revoke the license at any time without prior notice. Upon revocation, the Licensee must immediately cease using the content, delete or destroy any copies, and remove the content from all forms of media and digital platforms.

In the event of termination of this agreement for any reason, the Licensee is required to immediately cease using the content, delete or destroy any copies, and remove the content from all forms of media and digital platforms.

## 3. Rights and Ownership.

All rights, title, and interest in the content, including any copyrights, remain the exclusive property of PacSwimCo. The Licensee is granted only the limited rights described in this agreement, and no other rights are transferred or implied.

## 4. Indemnification.

The Licensee agrees to indemnify, hold harmless, and defend PacSwimCo against all claims, liabilities, damages, costs, and expenses arising from any use of the content by the Licensee or arising from the Licensee's failure to comply with the terms of this agreement, including but not limited to the unauthorized continued use of content post-termination or revocation.

## 5. Compliance Verification.

Upon termination or revocation of the license, the Licensee shall provide PacSwimCo with written confirmation or other acceptable proof of compliance with the termination requirements, including the removal of the content from all platforms.

## 6. Immediate Cease and Desist.

PacSwimCo reserves the right to demand an immediate cease and desist of any use of the content deemed inappropriate or in violation of the terms of this license. The Licensee is obligated to comply immediately with such demands.

## 7. Audit Rights.

PacSwimCo reserves the right to perform audits or require the Licensee to furnish proof of compliance with the license terms at any time.

#### 8. Payment and Licensing Fee.

- License Fee: The standard licensing of PacSwimCo's content typically requires the payment of a License Fee, as specified in the invoice or sales order.
- Exception for Fee Waiver: PacSwimCo may permit the use of specific content without a License Fee, valid only if stated in writing. All other agreement terms remain applicable.
- Confirmation of Fee Waiver: The Licensee must retain a copy of PacSwimCo's written fee waiver, if applicable.
- Liability for Unauthorized Use: Unauthorized use without a written waiver incurs the standard License Fee and additional penalties.

#### 9. Restricted Use.

- No Unlawful or Unauthorized Use: The Licensee may not use content in a defamatory, unlawful manner, or in violation of any applicable regulations.
- No Alteration of Watermarked Content: Content containing a PacSwimCo watermark may not be cropped or altered in any manner.
- No False Representation of Authorship: The Licensee may not falsely claim original creation of works predominantly comprising licensed content.
- No Use in Trademark or Logo: Unless expressly authorized, the content may not be used as a part of a trademark, logo, or similar branding.
- No Metadata Exploitation: The Licensee may not use or distribute metadata associated with content separately from the content.

#### 10. Metadata.

Content may contain copyright management information. Any alteration or removal of this information is strictly prohibited.

#### 11. Releases.

PacSwimCo does not guarantee that model or property releases exist for the content. The Licensee assumes responsibility for determining if releases are required for their intended use of the content.

#### 12. Alterations.

Watermarked content must not be altered. Content licensed without watermarks may be edited or altered in accordance with the terms of this agreement.

#### 13. Intellectual Property Rights.

All licensed content is owned by PacSwimCo or its suppliers. Revenue rights from secondary uses of the content by third parties, including collecting societies, are not granted to the Licensee.

#### 14. Attribution.

- Photo Credit: Required for all uses of photographs. "©Pacific Open Water Swim Co."
- Video Credit: Required in audio/visual productions where other providers are credited. "[Video] [Imagery] supplied by Pacific Open Water Swim Co."
- Failure to include required credit will result in additional fees.

#### 15. Transfer and Assignment.

This License, or any rights granted under it, may not be assigned, transferred, or sublicensed without explicit written consent from PacSwimCo.

16. Content Withdrawal.

PacSwimCo may discontinue licensing any item of content at its discretion. In cases of potential infringement, the Licensee must cease using the content and ensure removal from all distributions.

17. Waiver and Severability.

No waiver of any terms of this License is binding unless in writing. If any provision is found invalid or unenforceable, the remaining provisions remain in effect.

18. Entire Agreement.

This agreement constitutes the entire agreement between the parties. No modifications are binding unless in writing and accepted by both parties.

19. Warranty and Liability.

PacSwimCo's liability shall not exceed the License Fee. PacSwimCo is not liable for indirect or consequential damages arising from the use of content.

20. Disputes.

In the event of any dispute arising from this agreement, the parties agree to resolve the matter through binding arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The arbitration will be conducted in California and governed by California law. The arbitrator's decision shall be final and enforceable in any court of competent jurisdiction.

21. PacSwimCo Contact Information.

- Address: Altos Pacific LLC (dba Pacific Open Water Swim Co.), PO BOX 566, Mill Valley, CA 94942
- Telephone: +1-415-737-9870
- Website: <https://www.pacificswim.co/>