



Terms of Sale of Images

Terms & Conditions of Image Purchase

Stock medical images are being offered through a distribution contract between Trial Guides, LLC (“Trial Guides”) and leading litigation graphics company, High Impact, LLC (“High Impact”). All work product and intellectual property rights are retained by High Impact. In order to purchase this product, you must agree to the following terms with Trial Guides and High Impact.

The final, non-watermarked, version of your image(s) will be delivered only AFTER the terms of this agreement are agreed to and the receipt of payment. *Your purchase is only of a digital image file. No physical product will be shipped to you.* The digital image will be delivered by Trial Guides via a download link. No customization of any image is available through Trial Guides. For custom image work or other graphic work, please contact High Impact at www.highimpact.com.

High Impact retains all copyrights, ownership and intellectual property rights to all images purchased. The images are provided for use by you ONLY in correspondence, demand letters, presentations (excluding paid presentations or commercial products), mediation, arbitration and trial. Any unauthorized use, transfer, or re-selling of the images is strictly prohibited. Prohibited uses include but are not limited to use of the images on the internet (including your personal or company website and social media), in a marketing e-mail, in any type of advertising, or in any commercial product.

Customer purchase information (excluding all credit card information) will be shared by Trial Guides and High Impact.

Limitation of Liability

Trial Guides and High Impact shall have no liability for any claims, losses, costs or damages of any nature sustained by you or any party relating to your purchase and use of the images. It is entirely up to you as to whether to use this or any other image in a case. Customer agrees that the practice of law, and determination of what methods to use, are entirely within the customer’s control.

Indemnification

Client shall defend and hold harmless High Impact (and its members, managers, employees and affiliates), and Trial Guides (and its members, managers, employees and affiliates) from and against any and all claims, demands, lawsuits or actions brought or made against High Impact and Trial Guides by customer’s clients or any other parties, and for all costs, expenses, damages and losses, including but not limited to reasonable attorneys’ fees and costs, incurred in relation to any such claim, demand, lawsuit or action, which in any way relate to or arise out of any products provided by High Impact and Trial Guides.

Upon receipt of the full resolution digital file, Client accepts all responsibility for archiving and protecting the files. Trial Guides and High Impact are not responsible for permanently archiving the image files, and if / when the Trial Guides / High Impact distribution deal ends, Trial Guides will no longer have access to the files. Trial Guides and High Impact are not responsible for the lifespan of any digital media provided or

for any future changes in digital technology or media file technology that might result in an inability to use the images provided. It is Client's responsibility to make sure that digital files are copied to new media as required.

AGREEMENT

I agree to the above binding agreement required to access, view, or purchase this Product.

(Full Legal Name)

(US State Primary Jurisdiction)

(Signed)

(Primary Jurisdiction Bar Number)

(Law Firm/Practice Name)

(Date)