

Expedia Data and Content License Agreement

This License Agreement (“Agreement”) contains the terms and conditions upon which you license to Expedia certain photographs, images, content, data, information, and other materials you upload, submit, link, to or otherwise provide to us under this Agreement (“Licensed Material”). “You” or “your” means the person who uploads, submits, or links to the Licensed Materials. If you represent a company or other corporate entity, “You” or “Your” also means that entity, and you represent that you are authorized to enter into this Agreement for that entity. “We” or “us” means Expedia, Inc. By clicking “[I Agree]” or uploading, submitting, linking to, or otherwise providing any Licensed Materials to Expedia in relation to this Agreement, you accept and agree to be bound by this Agreement.

1. You Agree That Expedia May Use The Licensed Material On The Following Terms And Conditions.

You grant to Expedia Inc. and its affiliates (collectively, “Expedia”), a worldwide, non-exclusive, perpetual, irrevocable, unlimited, sublicenseable, transferable, royalty-free, fully-paid-up right and license to use, reproduce, copy, distribute, publicly display, publicly perform, modify, or prepare derivative works of the Licensed Material for any purpose, in any form, or in any distribution method, whether for Expedia or a third party. In exchange for granting Expedia this license, you get the opportunity for your Licensed Material to potentially be displayed and used on one or more of Expedia’s websites for internal or external purposes.

2. If You Are Not Sure That You Have All Of The Rights Necessary To Grant This License, Do Not Click “[I Agree]” And Do Not Upload, Submit, or Link to the Licensed Material.

If you do not believe you have all of the rights necessary to grant this license, do not click “[I Agree]” and do not upload, submit, or link to any materials in relation to this Agreement. Here are a few examples of circumstances where you should NOT license materials to Expedia under this Agreement:

- You should not submit photos if you did not take the photo and you do not have written permission from the photographer to use the photo and grant Expedia all of the rights under this Agreement;
- You should not submit written materials if you did not write the materials, and you do not have written permission from the author to use the materials and grant Expedia all of the rights under this Agreement;
- You should not submit photos that depicts an identifiable person and you do not have their permission to use their likeness, and grant Expedia a license to use their likeness;
- You should not submit photos of artwork or other protectable work (like logos) created by a third party.

3. Your Representations Regarding the Licensed Materials.

You represent, warrant, and covenant that: (i) you have full power and necessary rights to enter into this Agreement; (ii) you own the Licensed Materials or have licensed them from third parties with rights sufficient to grant Expedia the licenses in this Agreement (without any payment by Expedia to any third party and without the need for Expedia to clear or obtain any additional rights); (iii) Expedia’s use of the Licensed Material will not violate anyone else’s intellectual property rights, right of privacy, or right of publicity; (iv) the Licensed Materials are not misleading, false, libelous, defamatory, obscene, unlawful, or injurious to any third party; and (v) your grant of this license will not conflict with any other agreement to which you are a party.

4. Limitation of Liability. You can recover from Expedia only direct damages up to U.S. \$5.00. You cannot recover any other damages, including consequential, lost profits, special, indirect, punitive, or incidental damages. This limitation applies to anything related to or arising from this Agreement and to claims for breach of contract; breach of warranty, guarantee, or condition; strict liability, negligence, or other tort, to the extent permitted by applicable law. It also applies even if Expedia knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to

you because your state or country may not allow the exclusion or limitation of incidental, consequential, or other damages.

5. Additional Terms.

Expedia may choose, in its sole discretion, to provide attribution of the Licensed Material (for example, by listing your name next to a photo that you upload pursuant to this Agreement). If Expedia chooses to provide attribution, you consent to Expedia disclosing and using your name and any other biographical information you provide to Expedia for attribution purposes. You waive the right to inspect or approve the uses of the Licensed Material or any finished product or reproduction thereof. You acknowledge that Expedia is not obligated to use any rights granted under this agreement or to compensate you in any way. If Expedia chooses to publish or otherwise utilize your Licensed Material, it will do so without any expense to you. Expedia will retain all right, title, and interest in any modifications to or derivative works of the Licensed Material that it creates or are created on its behalf, including, but not limited to, all copyrights therein, subject to your underlying rights in the Licensed Material. You further agree to execute or cause to be executed without cost to you and at the expense of Expedia, any documents and perform any acts reasonably requested by Expedia so that Expedia receives the full enjoyment of all rights and benefits conferred on it by this Agreement.

This Agreement is the entire agreement between the parties and merges all prior and contemporaneous communications. **EXPEDIA WILL NOT BE BOUND BY, AND SPECIFICALLY OBJECTS TO, ANY PROVISION THAT IS DIFFERENT FROM OR IN ADDITION TO THIS AGREEMENT (WHETHER PROFFERED VERBALLY, IN ONLINE TERMS AND CONDITIONS (E.G., YOUR WEBSITE TERMS OF USE FOR LICENSED MATERIALS TO WHICH YOU LINK UNDER THIS AGREEMENT), CORRESPONDENCE, OR OTHERWISE), UNLESS SUCH PROVISION IS SPECIFICALLY AGREED TO IN A WRITING SIGNED BY BOTH PARTIES.** This Agreement is governed by Washington law (disregarding conflicts of law principles). Any dispute will be tried exclusively in the courts in King County, Washington.