GENERAL TERMS AND CONDITIONS OF USE

1. SCOPE

These General Terms and Conditions of Use shall apply to all deliveries, order confirmations and contracts for the sale of photographs, images, digital footage or other contents (hereinafter "Content") licensed from the supplier of the Content (hereinafter "Photographer") to PhotoSqueezer OU and its affiliates (hereinafter "PhotoSqueezer"). Unless specially modified by the contract the terms set out below comprise all the terms of the contract between Photographer and PhotoSqueezer (hereinafter together the "Parties"). These General Terms and Conditions of Use shall prevail over any terms and conditions put forward by the Photographer. Such terms and conditions shall have no effect, shall prevail over any terms and conditions of Use, if there is any conflict between these General Terms and Conditions of Use, if there is any conflict between these General Terms and conditions of Use, and shall not serve to constitute an acceptance of any terms put forwarded by Photographer unless PhotoSqueezer expressly agrees to them in writing signed by its duly authorized representative.

These Terms and Conditions of Use do not constitute Photographer an employee, agent, or legal representative of PhotoSqueezer for any purpose whatsoever.

2. FORMATION OF CONTRACT

A contract shall be deemed to have been entered into when the Photographer has accepted these General Terms and Conditions of Use by electronic or other means or if these General Terms and Conditions of Use have been duly signed by both Parties.

3. PRICE AND TERMS OF PAYMENT

The PhotoSqueezer shall pay the agreed contract price according to the terms of payment, in such currency, time and manner as are provided for in the relevant PriceMatrix presented on website http://www.allto1.com/. In case no such provision is included therein, payment shall be made in Euros to a bank account informed by PhotoSqueezer by normal giro bank transfer. Interest on overdue amount shall be the interest set out by the laws of Estonia.

4. INTELLECTUAL PROPERTY RIGHTS

The license of Content includes a limited and non-exclusive right, during the term of this agreement, to promote, offer, sell, distribute or otherwise exploit the Content in the PhotoSqueezer's business as described in these General Terms and Conditions of Use. The PhotoSqueezer has the right to transfer the Product in whole or in part to a third party.

5. REPRESENTATIONS AND WARRANTS

The Photographer represents and warrants that no intellectual property rights prevent PhotoSqueezer from using, selling, distributing or otherwise exploiting the Content as described in these General Terms and Conditions of Use.

Non-conforming licensed Content handling will be initiated through PhotoSqueezer's notice of defects. The Photographer shall be responsible for non-conforming Content related problem solving and responding to PhotoSqueezer in writing with correct and preventive actions.

The Photographer shall promptly compensate PhotoSqueezer for any non-conforming Content either with replacing the Content or with a credit invoice for the value of the non-conforming Content, as separately agreed by the Parties. This clause does not limit the compensation that PhotoSqueezer is entitled to under the contract or based on the applicable

6. HOLD HARMLESS AND LIABILITIES

The Photographer shall indemnify, defend and hold PhotoSqueezer harmless from and against all costs, claims, losses, damages, liabilities and expenses incurred from a claim or demand arising from or related to Photographer's obligation, representation and warranties hereunder.

The Photographer shall indemnify, defend and hold PhotoSqueezer harmless from and against all costs, losses, damages, liabilities and expenses incurred from any intellectual property or other rights infringement claims or demands arising from or related to the Content. The Photographer shall at its expense either modify the Content to be non-infringing but having the same quality as the infringing or obtain rights to use the Content in accordance with the terms and conditions of the contract.

PhotoSqueeser shall not be held liable for any indirect, collateral, special, incidential or punitive damage, including but not limited to loss of profits out of the use of the Content or business interruptions.

7. FORCE MAJEURE

PhotoSqueezer and Photographer shall not be liable for any failure of performance due war, strike, lock-out, industrial action, fire, flood, storm or any other event or obstacle beyond the control or influential sphere of the Party (hereinafter "Force Majeure")

Force Majeure experienced by PhotoSqueeser's subcontractor shall also be considered grounds for release in the event that subcontracting cannot be obtained elsewhere without unreasonable costs or undue delay.

8. CONFIDENTIALITY

"Confidential Information" shall include, but is not limited to, oral or written technical or non-technical information, business methods, data and computer programs or economic information (price lists etc.)

Unless otherwise agreed in writing in a separate confidentiality/secrecy agreement between the Parties, neither shall for the term of this contract and one (1) years thereafter, directly or indirectly use or divulge to third parties any Confidential Information or trade secrets which have become known to him in any way in connection with this contract the written consent of the other Party. Both Parties agree to hold in confidence all Confidential Information and all information received under this contract according to terms and conditions of a separate Confidentiality/Secrecy Agreement made between Parties, if any.

9. GOVERNING LAW AND DISPUTE SETTLEMENT

These terms and conditions shall be governed by the laws of Estonia without reference to conflict of law principles.

Any disputes arising out of or in connection with the contract shall be solved in negotiations between the Parties. If no settlement is reached within thirty (30) days after a written notice by either Party to commence the negotiations is given, either Party has the right to refer the dispute to arbitration. Any dispute arising out of or in connection with the contract shall be finally settled in arbitration in accordance with the Arbitration rules of Finnish Central Chamber of Commerce of upon demand of the PhotoSqueezer in the appropriate court set out by law in Tallinn.

10. TERM AND TERMINATION

If the purchase of the Content is of a continuing nature, the contract may be terminated by a written notice to the other Party. The notice of termination shall be given by the Party one (1) month prior to the date of termination.

A Party has a right to terminate the contract forthwith in the event of force majeure, which has lasted over three (3) months, prevents the fulfilment of the contract.

A Party has a right to terminate the contract forthwith due to default if:

- the other Party has materially breached the contract by wilful act or gross negligence
 the other Party has materially breached the contract and the breach is not remedied within fourteen (14) business days of a written notice thereof, or
 an undisputed payment has not been paid according to the contract within (30) days of a written notice thereof which includes a reference to the right of termination; or
 a right to termination is set out in the legislation applicable to the contract.

Accepted	by Photographer		
Name	Erkki Luoma-a	40	
Address	Riukutie 3 D14		
Zip code	00390	City:	Helsinki
Country	Finland		
Helsinki 16.6.2009		-	Er beli Froma alwo
Accepted	l by PhotoSqueezer OÜ		ThotoSqueezer
Tallinn, Est	onia 1st September 2008		FG CODE 11413189
Place and	date		Mr. Janne Henrik Komulainen, CEO

SEND BY FAX: +372 56 00 00 91, EMAIL: contract@allto1.com MAIL: PhotoSqueezer OÜ, Lembitu 14 - 37, 10114 Tallinn, Estonia