

Please carefully read the following terms and conditions governing your use of this website. By using this website you agree to be bound by and to act in accordance with these terms and conditions.

PLEASE s.p.r.l.
54 av Florida
1410 Waterloo – Belgium
Phone : 32+2+351.49.79
Email :
TVA BE : 456 588 403
RCB : 597 528

Hereinafter : PleasePictures

Clause AUTONUM Copyright, trademarks, trade dress and restriction.

This website (the Site) and the domain name under which it is activated and accessible are owned by PleasePictures.

The design and layout of the Site are protected as trade dress and may not be copied or imitated in whole or in part.

The Site, including its design and layout, and all material on this website, including but not limited to images, illustrations, musical works, videos and films, photographs, texts, video and audio clips or excerpts, designs, logos, graphics, sound and music recordings or effects, animation, fashion creations and any other materials contained or featured in this website as well as the software used in the design and development of this website (the Materials), are owned and controlled by PleasePictures or by other parties that have licensed their material to PleasePictures, unless otherwise indicated.

This website and the Materials are copyrighted and are protected under Belgian law, as well as international treaties and copyright laws of other countries.

The trademarks, the product and company names, the logos and the service marks appearing on PleasePictures's website are the sole property of PleasePictures or of their respective owners, as may be indicated and may not be used without the written permission of the latter.

This Site is solely for private, personal, and non-commercial use.

Except for their personal private and non-commercial use, users may not reproduce, download, copy, adapt, publish, transmit, distribute, broadcast, display, edit, modify, create derivative works, or use in any other manner any of the Materials in this Site. Any such use is strictly prohibited and will constitute, without limitation, an infringement of the copyright and other intellectual property rights of PleasePictures or, as the case may be, of the owner of such materials and may result in civil and criminal penalties.

Clause AUTONUM Information only.

This Site is aimed to present PleasePictures's activities. It is only intended for informational and entertainment purposes. It is not intended to provide any commercial information or full presentation of the services that may be provided by PleasePictures in commercial relationships. Materials shown on the Site are for your personal information on PleasePictures services and have no commercial or contractual value. The information is used under the sole

responsibility of the users.

The Site and the Materials, including information, services and products, videos and movies are provided "as is" and without warranties of any kind as to services that PleasePictures may have to provide in the future.

Materials displayed on this website are excerpts from PleasePictures videos and movies commissioned by its clients and do not represent the services that PleasePictures may provide to other clients.

Clause 3. Third parties rights holders.

PleasePictures has not been able, despite its best efforts, to trace back all the rights holders of the music and sound recordings as synchronised by the movies and clips presented in this Site or the rights holders of images, models and other protected works or performances, if any, featured therein. PleasePictures has no intention to make any illegal use of said works.

Anyone believing that its works, performances or sound recordings have been synchronised or used on this Site in a way that would infringe its copyright or neighbouring rights shall inform PleasePictures without any delay with the appropriate evidence. Following any such research, PleasePictures will investigate the alleged infringement and will take appropriate actions as may be required, including removal or disabling access to the material that is concerned.

For technical reasons, some of the original soundtracks played during the original shooting have been taken off from the master video and replaced by other tracks, which may not be similar to the original ones.

Unless otherwise indicated, copyrights and neighbouring rights in any such music and sound effects are owned or licensed to PleasePictures. Transfer, copying or duplication, broadcasting of any such music or sound effects are in any case prohibited.

Clause 4. Links.

In an attempt to provide increased value to our visitors, the Site may contain links to other sites on the Internet.

Links do not imply that PleasePictures sponsors, endorses, is affiliated with or associated with, or has been legally authorized to use any trademark, trade name, service mark, or other copyrighted materials displayed on or accessible through such external sites.

Clause 5. Privacy.

Users are aware of the fact that the Internet is not a fully protected medium and that total security with regards to the respect of privacy cannot be guaranteed. PleasePictures is not in any way liable for any damage suffered by you as a result of the input by yourself of personal, confidential or sensitive information into our system.

In accordance with the Belgian Act of 8 December 1992 relating to the protection of privacy with regard to the processing of data of personal nature, you have, if so desired, a right of access, correction and deletion of any personal data that you may have filed in our system as well as a right of opposition to the transfer of such data to third parties. You may also apply for the information relating to the treatment of your personal data, including without limitation our aim in treating your personal data, the details of such data and their period of storage.

To exercise these right of access, correction, deletion or opposition, you may file your request to: PleasePictures

For purposes of security or of evaluating the number of visits to its Site, PleasePictures is induced to automatically record the following data: date and time of access to the Site, your IP (Internet Protocol) address, page(s) consulted by you, [...].

These data are kept by PleasePictures for a six-months period.

Clause 6. Use of the Site.

You may not use any “deep-link”, “page-scrape”, “robot”, “spider” or other automatic device, program, algorithm or methodology, or any similar or equivalent manual process, to access, acquire, copy or monitor any portion of the Site or any Material, or in any way reproduce or circumvent the navigational structure or presentation of the Site or any Material, to obtain or attempt to obtain any documents or information through any means not purposely made available through the Site. PleasePictures reserves the right to bar any such activity.

You may not attempt to gain unauthorized access to any portion or feature of the Site, or any other systems or networks connected to the Site or to any PleasePictures server, or to any of the services offered on or through the Site, by hacking, password “mining” or any other illegitimate means.

You may not probe, scan or test the vulnerability of the Site or any network connected to the Site, nor breach the security or authentication measures on the Site or any network connected to the Site. You may not reverse look-up, trace or seek to trace any information on any other user of or visitor to the Site.

You agree that you will not take any action that imposes an unreasonable or disproportionately large load on the infrastructure of the Site or PleasePictures’s systems or networks, or any systems or networks connected to the Site.

You agree not to use any device, software or routine to interfere or attempt to interfere with the proper working of the Site or with any other person’s use of it.

You may not forge headers or otherwise manipulate identifiers in order to disguise the origin of any message or transmittal you send to PleasePictures on or through the Site. You may not pretend that you are, or that you represent, someone else, or impersonate any other individual or entity.

You may not use the Site or any Material for any purpose that is unlawful or prohibited hereunder, or to solicit the performance of any illegal activity or other activity which infringes the rights of PleasePictures or others.

Clause 7. Disclaimers.

The Site and all of the information it contains are provided without any warranty of any kind, whether expressed or implied.

PleasePictures expressly disclaims all warranties, express or implied, as to any matter whatsoever relating to or referenced by the Site.

PleasePictures reserves the right to correct, update, supplement or alter the information contained on the Site at any time without prior notice.

PleasePictures does not promise that the Site or any content, service or feature of the Site

will be error-free or uninterrupted, or that any defect will be corrected, or that your use of the Site will provide specific results. The Site and its content are delivered on an “as-available” basis.

All information provided on the Site is subject to change without notice. PleasePictures cannot ensure that any files or other data you download from the Site will be free of viruses or contamination or destructive features.

PleasePictures disclaims any and all liability for the acts, omissions and conduct of third parties in connection with or related to your use of the Site and/or any PleasePictures services. You assume total responsibility for your use of the Site. Your sole remedy for dissatisfaction with or prejudice from the Site is to stop using it.

The above disclaimers applies to any damages, liability or injuries caused by, without the following being limitative, any failure of performance, error, omission, interruption, deletion, defect, delay in operation or transmission, computer virus, communication line failure, theft or destruction of or unauthorized access to, alteration of, or use, whether for breach of contract, tort, negligence or any other cause of action.

PleasePictures reserves the right to do any of the following, at any time, without notice: (1) to modify, suspend or terminate operation of or access to the Site, or any portion of the Site, for any reason; (2) to modify or change the Site, or any portion of the Site, and any applicable policies or terms; and (3) to interrupt the operation of the Site, or any portion of the Site, as necessary to perform routine or non-routine maintenance, error correction, or other changes.

Clause 8. Links to Other Sites.

This Site may contain links to other independent third-party web sites. These links are provided solely as a convenience to our visitors. Such links or klinked sites are not under PleasePictures’s control, and PleasePictures is not responsible for and does not endorse the content of such sites, including any information or materials contained on such sites. You will need to make your own independent judgment regarding your interaction with these sites.

Clause 9. Hyperlink Policy.

Creation of hyperlinks to the Site is specifically denied without prior and written permission to proceed from PleasePictures.

Clause 10. Violation of Terms and Conditions.

PleasePictures may disclose any information about you (including your identity) if it is determined that such disclosure is necessary in connection with any investigation or complaint regarding your use of the Site, or to identify, contact or bring legal action against someone who may be causing injury to or interference with (either intentionally or unintentionally) PleasePictures’s rights or property, or the rights or property of visitors to or users of the Site.

PleasePictures reserves the right at all times to disclose any information that it deems necessary to comply with any applicable law, regulation, legal process or governmental request. PleasePictures may disclose your information when it determines that applicable law requires or permits such disclosure, including exchanging information with other organizations for fraud protection purposes.

You agree that PleasePictures may, in its sole discretion and without prior notice, terminate your access to the Site and/or block your future access to the Site if it is determined that you

have violated these Terms and Conditions or other guidelines which may be associated with your use of the Site. You agree that PleasePictures will not be liable to you or to any third party for termination of your access to the Site as a result of any violation of these Terms and Conditions.

Clause 11. Modification of Terms and Conditions.

PleasePictures reserves the right to modify or amend without notice the terms, conditions, and notices, including the clauses hereof, under which the Site is accessible. You are solely responsible for regularly reviewing these terms and conditions before using this Site.

Clause 12. Governing Law.

These Terms and Conditions, actions or contractual relationships made hereunder or with reference hereto shall be governed and construed in accordance with the laws of Belgium. The courts of Brussels shall have exclusive jurisdiction for any litigation arising hereunder or in relation to the use of this Site.

.....