National Pork Board Licensing Agreement for Digital Assets

The National Pork Board (“NPB,” “we,” “us,” and “our”), makes certain NPB owned or licensed digital media in this library (“Digital Assets,” as further defined below) available to you on behalf of yourself as an individual or your company as an authorized representative (“you” and “your”), as part of NPB’s mission to promote the purchase and consumption of U.S.-produced pork and to educate the public about the pork industry.

This National Pork Board Licensing Agreement for Digital Assets (“Agreement”) governs your use of the Digital Assets for the sole purpose of promoting your Products, as defined below. Please read this Agreement carefully prior to using any Digital Assets. By exercising any rights to the Digital Assets provided here, you accept and agree to be bound by the following license terms:

Please use the following credit when reproducing Digital Assets from this library:

_Courtesy of the National Pork Board, Des Moines, Iowa._

1. **Digital Assets.** “Digital Assets” means fact sheets, brochures, posters, and reports, as well as photographs and videos of food, pork cuts, farms, and pork production facilities made available at library.pork.org. Digital Assets shall not include trademarks owned or licensed by NPB. To license a NPB logo or other trademark, visit [https://www.pork.org/about/logo-licensing-form/](https://www.pork.org/about/logo-licensing-form/).

2. **Products.** “Products” means products which meet the following qualifications (“Products”):

   (a) an ingredient specifically labeled to be paired with pork products;
   (b) a product endorsed or sponsored in conjunction with a National Pork Board program or promotion; and
   (c) a product specifically labeled for use with a pork product (i.e., the word “pork” must be in the product name).

3. **License.** NPB hereby grants you a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Digital Assets as stated below for the purpose of promoting your Products:

   3.1. To reproduce the Digital Assets, to incorporate the Digital Assets into one or more collective works (“Collective Works”), and to reproduce the Digital Assets as incorporated in the Collective Works; and

   3.2. To distribute copies or phonorecords of, display publicly, and perform publicly the Digital Assets including as incorporated in Collective Works.

   3.3. The rights pursuant to Sections 2.1 and 2.2 may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications only as are technically necessary to exercise the rights in other media and formats, but otherwise you have no rights to make derivative works. All rights not expressly granted by NPB are hereby reserved.
4. **License Restrictions.** The license granted above is expressly made subject to and limited by the following restrictions:

4.1. You may distribute, publicly display, or publicly perform the Digital Assets only under the terms of this Agreement;

4.2. You may not offer or impose any terms on the Digital Assets that alter or restrict the terms of this Agreement or the recipients' exercise of the rights granted hereunder;

4.3. You may not sublicense the Digital Assets. You must keep intact all notices that refer to this Agreement and to the disclaimer of warranties;

4.4. You may not exercise any of the rights granted to you above in any manner that is primarily intended for or directed toward commercial advantage or private monetary compensation; and

4.5. If you distribute, publicly display, or publicly perform the Digital Assets, you must keep intact all copyright notices for the Digital Assets and give NPB credit reasonable to the medium or means you are using.

5. **No Fees.** The licenses granted under this Agreement are royalty free and no payments are required to be made to NPB.

6. **Disclaimer.** Unless otherwise mutually agreed by the parties in writing, NPB offers the Digital Assets as-is and makes no representations or warranties of any kind concerning the Digital Assets, express, implied, statutory or otherwise, including, without limitation, warranties of title, merchantability, fitness for a particular purpose, noninfringement, or the absence of latent or other defects, accuracy, or the presence of absence of errors, whether or not discoverable. Some jurisdictions do not allow the exclusion of implied warranties, so such exclusion may not apply to you.

7. **Limitation of Liability.** Except to the extent required by applicable law, in no event will NPB be liable to you on any legal theory for any special, incidental, consequential, punitive or exemplary damages arising out of this Agreement or the use of the Digital Assets, even if NPB has been advised of the possibility of such damages.

8. **Fair Use.** Nothing in this Agreement is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

9. **Term and Termination.**

9.1. Subject to the above terms and conditions, the license granted here is perpetual (for the
Notwithstanding the above, Licensor reserves the right to release the Digital Assets under different license terms or to stop distributing the Digital Assets at any time; provided, however that any such election will not serve to withdraw this Agreement (or any other license that has been, or is required to be, granted under the terms of this Agreement), and this Agreement will continue in full force and effect unless terminated as stated above.

9.2. This Agreement and the rights granted hereunder will terminate automatically upon any breach by you of the terms of this Agreement. Individuals or entities who have received Collective Works from you under this Agreement, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses.