



AUTHORIZATION OF PRINTING AND REPRODUCTION OF PHOTOGRAPHS

Grupo Xcaret S.A.P.I. de C.V., Promotora Xcaret S.A.P.I. de C.V. (formerly Promotora Xcaret S.A. de C.V.) and Experiencias Xcaret Parques S.A.P.I. de C.V, hereafter GRUPO XCARET, authorize in a direct and simple way and for an undetermined period of time, that visitors and/or clients, hereafter CUSTOMERS coming to any of the GRUPO XCARET establishments listed in this instrument, who acquire any of the Photography Packages offered and sold in the mentioned establishments, whether they are delivered through a USB or any other means, ARE PERMITTED TO CARRY OUT THE REPRODUCTION AND / OR PRINTING OF SUCH PHOTOGRAPHS, WITHIN THE MEXICAN REPUBLIC OR ABROAD, with the only condition being that the reproduction and / or printing of the photographs are for personal use. The marketing of them or use them for profit, by any means, reason or circumstance, to any natural or legal person, national or foreign, is strictly prohibited.

GRUPO XCARET's establishments with sale of Photographic Packages are the following;

Xcaret;	Xavage;
Xenses;	Xoximilco;
Xplor;	Xenotes;
Xplor Fuego;	Xel-Há;
Hotel Xcaret México;	Casona.

The restriction referred to in the first paragraph of this instrument is derived from the fact that all photographs have the insertion of the trademarks and/or distinctive signs of any of the establishments of GRUPO XCARET, which are duly registered and protected by the corresponding Industrial and Intellectual Property Rights. Therefore, CUSTOMERS may not for any reason whatsoever: (i) consider themselves as owners, beneficiaries and/or agents with respect to the intellectual or industrial property rights of GRUPO XCARET that are inserted in the photographs acquired by THE CLIENTS; (ii) make total or partial reproductions of the photographs that have the brands and/or logos of GRUPO XCARET for a different purpose than that stipulated in this instrument; (iii) alter and/or change the typography, colors, size and other characteristics of the trademarks and/or logos that appear in the photographs that have been acquired by THE CLIENTS; (iv) register any of the trademarks and/or logos of GRUPO XCARET, whether nominative, unnamed, mixed and/or three-dimensional in its name or that of any third party, by any class recognized by the I.M.P.I., (Mexican Institute of Industrial Property), nor register them in any other organism either national or international.

The contravention and/or non-compliance by any of the CLIENTS of what is established in the present Authorization will cause GRUPO XCARET to file, by the means it considers pertinent, a corresponding lawsuit, as well as to exercise its right to claim for damages and to force the non-compliant client to compensate GRUPO XCARET and redress its misdoings appropriately.

