

Terms of Use of Copyrighted & Trademarked “Intellectual Property”

ELIGIBILITY:

1. Ministries, churches, charities, educational institutions, dealers and some individuals may use Greiner copyrighted and trademarked “Intellectual Property” (ie. photographs & images of Greiner art or the Artist, names, logos & copy) under specific conditions for approved purposes, for designated periods of time, without cost.
2. If Greiner copyrighted and trademarked “Intellectual Property” is properly acknowledged and legally protected by the user, authorized individuals and organizations may use this material.
3. All Greiner art, photography of the artwork, designs, logos, written copy, video and audio reproductions are protected by both copyright and trademark registration, and cannot be used without prior written permission from **Max Greiner, Jr. Designs**.
4. Normally, Greiner artwork, images, logos or names may not be used to create any “products” for commercial use, or sale, as a new product, or part of another product, without a formal Licensing Agreement with **Max Greiner, Jr. Designs**. Greiner copyrights and trademarks are never for sale. Only authorized “limited use” is allowed.
5. Any unauthorized use or reproduction of any Greiner creations, photographs of Greiner art, or the Artist, for any purpose will constitute copyright and trademark infringement of Greiner rights, and possibly the rights of others legally licensed to reproduce, or use Greiner designs.
6. Approved “short-term” uses may include photographs, designs, art images, names, and copy used on ministry programs, church bulletins, invitations, Christmas or Easter greeting cards, brochures, literature, magazine articles, newspaper articles, graphic displays, overhead projection graphics, set designs, pageants, plays, and in the advertising and promotion of non-profit ministry activities and functions, such as meetings, conferences and revivals.
7. Approved “long-term” uses may include website graphics, overhead projection graphics, stationery, book covers, illustrations, awards, certificates, video and audiotape reproductions. Ministry logos, in rare cases may incorporate Greiner images, or names. Requests will be evaluated on a case-by-case basis.

TERMS OF USE:

1. All requests by individuals or organizations to use Greiner “Intellectual Property” (ie. trademarked names, copyrighted artwork, designs, images, photography, copy, audio and video segments) must be submitted in writing to **Max Greiner, Jr. Designs**. This request must specifically state the user’s name, intended use, purpose, manner and duration of use. A signed letter (or this signed **Image Use Program** form) must be submitted to **Max Greiner, Jr. Designs**, acknowledging full agreement to be bound by all the TERMS OF USE stated in this document.
2. A signed Acknowledgement must be received in writing from **Max Greiner, Jr. Designs** before any use of Greiner intellectual property is allowed.
3. Anytime images or photographs of Greiner artwork are used, the copyright notation and the correct trademark notation must also be used with protected trade names (ie. “*Divine Servant*”®, “*Fisher of Men*”®,

