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It is important to request a wide scope of permission including the rights for electronic use. Your acquisition editor or assistant editor will be able to help you with the details needed for the request. Always specify the use, e.g. a scholarly monograph with limited print run. Check whether a specific format for acknowledgement is required.

Make sure that you start clearing permissions as soon as possible, as it often takes much longer than expected.

When you submit your manuscript, enclose a list of illustrations and copies of the permissions you have received.

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It is the author’s responsibility to secure permission to use any approved illustrative materials that is not their own (whether re-drawn or not). In some cases the use of an illustration may be considered to fall under ‘the right of quotation’ but is better to clarify this officially in advance. It is important to realize that illustrations taken from another book are not always owned by the publisher of the book. It is important to find out who the actual owner of an illustration is; this is often the artist or photographer, or the library or museum where it is kept.

When using photos, maps, figures, or other images in publications, it is important to ascertain:

- whether or not copyright subsists in them;
- whether your use of them falls under an exception to the copyright rules;
- who the copyright owner is;
- how to make your permission request.

Ownership

A cartoon, figure, map, drawing or other image is protected by copyright in the same way as a text. This means that the author (and after him his heirs) has the exclusive right to publish it until 70 years after his death. However, the author may have transferred his copyright to a publisher or an agency. This needs to be checked when requesting permission.

A photo may even be protected in two ways. If the object of the photo is copyright protected (for instance a painting), there are two copyright owners who must each give their permission: the author of the painting and the author of the photo. As photography has not been in existence for very long, the copyright in the photo usually still exists, even if the copyright in the painting has expired!

In the case of a photo of an old painting in a museum, you pay a fee for the museum’s copyright in the photo only, as the copyright in the painting has expired. But even if you are given permission to make the photos yourself, you usually have to pay a fee. This fee has nothing to do with copyright. It is a contractual arrangement, whereby the museum uses its position as the owner
of the physical object to charge you a fee. Should you happen to find a legally taken photo of the old painting elsewhere, the museum cannot stop you using that photo.

*Portrait rights* exist in most countries. Famous people's faces are worth money. Such people can stop anyone else publishing photos of them, even if the publisher made the photo himself. Ordinary people can stop others using photos if they are depicted in an unflattering way, or associated with something they do not want to be associated with. This can be tricky, so it is best to obtain permission in advance. This does not apply to photos of a large group of people in a public place, for instance in a street or in a football stadium.

The use of *trademarks* will be unusual in Brill publications, but it is as well to keep in mind that there is such a thing – for instance: a logo of a multinational in a publication about the impact of multinationals on developing countries.

**Exceptions**

In some cases copyrighted work can be used without the permission of the copyright owner. For our purposes, the most important exception to copyright is *quotation*. Images can be quoted, just like texts.

The quotation of the image must be functional and proportional, and must clarify something that is relevant to the context. For instance, our author tells the readers why he agrees or disagrees with the author of a particular figure or map. A photo used as a pretty picture to liven up the text, or for the cover, never comes under this exception!

**Moral Rights**

The main moral right of the author is the right always to have his work attributed to him.

Another moral right is that it is not permissible to change or mutilate a work without the author's permission. This is something to remember if you plan on doing something to an image, for instance cutting and pasting for a cover design. Even if the author transferred his copyright to a publisher and the publisher agreed, you will still need the real author's permission to do it – moral rights cannot be sold!

**Finding the owners**

Once you ascertain where the copyright lies, the next task is to find the author. This can be even more difficult in the case of images than in the case of text. A graphic designer may be a member of a CISAC organization. If so, the organization will always have the right to license his work, rather than the author himself. Photo stock agencies are a good source of photos, but check if they indemnify against claims from third parties. Sometimes rights are transferred to the first publisher of a picture.
If you can prove, preferably in writing, that you have done all you could to find the owner but have not been successful, you can use the same disclaimer that is used for text. There is always a risk attached to this, so avoid it if you can, for instance by using an image from another source.

**Scope of Permission**

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Sometimes quotations from other people’s works may be used freely, but the rules are not always clear and differ slightly from one country to another. When in doubt, seek permission from the owner of the rights:

- For extensive quotations of text; ‘extensive’ is generally taken to mean more than 100 words (even if spread out over more than one quotation). The [Copyright Clearance Center](https://www.copyright.gov/) is a good place to start and often faster than seeking permission from the publisher.
- For any quotation from a poem, song, newspaper article or unpublished sources, whether in whole or in part.