

Blanket License Agreement for use of the TLC Logo and Emblems to Lions Club Members

The attached logos are the property of the Texas Lions League for Children, Inc. ("TLC") but may be used by Lions Club members in good standing in accordance with the terms and conditions set forth below. Use of one or more of the logos shall constitute consideration for, agreement to, and acceptance of the following terms and conditions of this license by the user:

1. The attached logos are the sole and exclusive property of TLC. These logos may be used only by Lions Club members in good standing if and only if such use is made pursuant to the terms and conditions of this limited and revocable license. Any failure by a user to comply with the terms and conditions contained herein may result in the immediate revocation of this license, in addition to any other sanctions imposed by TLC. The interpretation and enforcement (or lack thereof) of these terms and conditions, and compliance therewith, shall be made by TLC in its sole discretion.
2. As set forth on the Attachment, the logos are made available to Lions Club members in good standing in camera-ready, printed form in color and/or black [modify accordingly for electronic media]. The logos may not be revised or altered in any way, and must be displayed in the same form as produced by TLC. The logos are of a specific color. The official color of the logos are Pantone Reflex Blue and Pantone Process Yellow. The logos must be printed in their official colors or in black.
3. The logos may be used by members of Lions Clubs International® in a professional manner on the user's business cards, stationery, literature, advertisements, storefront window, Web site, or in any other comparable manner to signify the user's membership in TLC. Notwithstanding the foregoing, the logos may not be used in any manner that, in the sole discretion of TLC: discredits TLC or tarnishes its reputation and goodwill; is false or misleading; violates the rights of others; violates any law, regulation or other public policy; or mischaracterizes the relationship between TLC and the user, including but not limited to any use of the logos that might be reasonably construed as an endorsement, approval, sponsorship, or certification by TLC of the user, the user's business or organization, or the user's products or services, or that might be reasonably construed as support or encouragement to purchase or utilize the user's products or services.
4. Use of the logos shall create no rights for users in or to the logos or their use beyond the terms and conditions of this limited and revocable license. The logos shall remain at all times the sole and exclusive intellectual property of TLC. TLC shall have the right, from time to time, to request samples of use of the logos from which it may determine compliance with these terms and conditions. Without further notice, TLC reserves the right to prohibit use of the logos if it determines, in its sole discretion, that a user's logo usage, whether willful or negligent, is not in strict accordance with the terms and conditions of this license, otherwise could discredit TLC or tarnish its reputation and goodwill, or the user is not an TLC member in good standing.
5. Any questions concerning use of the logos or the terms and conditions of this license should be directed to Texas Lions Camp's [Executive Director](#).
6. This license may be reviewed and changed from time to time by the Board of Directors, with or without prior notice as serves the interest of the organization.

* The name and emblem of Lions Clubs International® are registered trademarks and are the property of LCI, and used by permission.

Schedule "A"

Trade Names, Service Marks and Trade-Marks

1. Texas Lions Camp
2. TLC
3. Children Can...With TLC™

