

ARRB DiscussionDraft Agreement Between
the United States of America,
the S Institution, and
LMH Company

This is a discussion draft. The inclusion of any term below does not signify that any party agrees with such provision or has waived any rights, obligations, or privileges that it might otherwise have. Bolded provisions, standing alone, are ARRB staff amendments to the LMH August 2 draft to which the ARRB staff believes LMH may not object. Bracketed portions are terms that the ARRB staff believes should be included or that need to be resolved, but which may produce differences among the parties.

TJG: verify procedures for making copies and distribution.

This agreement made this _ day of September, 1996 (the Agreement) between the **United States of America, the S Institution,** and the LMH Company.

Part I: Subject of the Agreement, Parties, Definitions

1. The subject of the agreement is the out-of-camera original film of the assassination of President John F. Kennedy taken by Abraham Zapruder on November 22, 1963 (the Zapruder Film).
2. The following are parties to the Agreement:
 - a. The United States of America as represented by the Attorney General of the United States.
 - b. The S Institution (placeholder for a library or institution affiliated with the US Government that has the ability to store the Zapruder Film properly).
 - c. LMH Company, a partnership organized and operated under the law of the State of Texas, including its successors in interest, heirs, and assigns, that warrants that it is the sole legal owner of the Zapruder Film.

Purposes of the Agreement

[Deleted]

Part II: Storage Agreement, JFK Act [ARRB Ruling to be moved to end]

3. On or about July 10, 1978, a storage agreement (attached hereto as Attachment A) was entered into by LMH and the National Archives and Records Administration (NARA). The Zapruder Film was thereupon delivered to NARA where it has remained to this day.
4. On October 26, 1992 Congress enacted the President John F. Kennedy Assassination Records Collection Act of 1992, 44 U.S.C. Sect 2107 (Supp. V 1994) (the JFK Act), a copy of which (as amended) is attached hereto as Attachment B. **The JFK Act created the President John F. Kennedy Assassination Records Collection (JFK Collection) to be housed at NARA.**
5. The Assassination Records Review Board has determined, in light of the provisions of the agreement and the purposes and provisions of the JFK Act, to issue a ruling containing the provisions set forth on Attachment C hereto to the effect that the Assassination Film Materials and certain subsequently produced materials to meet researcher needs as set forth herein will be included as part of the JFK Collection and that the Zapruder Film will not be so included. **[This paragraph should be moved to the end of the Agreement.]**

Part III: Provision of Assassination Film Materials; Grant of Royalty free license

6. LMH agrees that following the execution of this agreement it will expend up to twenty thousand dollars (\$20,000) **[ARRB may need to consider adequacy of this amount]** towards the **Review Board's** acquisition of any or all of the materials set forth in Attachment A for delivery to NARA for the inclusion in the JFK Collection prior to January 1, 1997.
7. LMH hereby grants to the **United States** a non-exclusive royalty free license to reproduce and distribute Copies (as defined in paragraph 8 below) of the Zapruder Film in perpetuity throughout the world, subject to the limitations set forth in paragraph 8.
- _. LMH further grants to the **United States**, to be stored in the JFK Collection, **certain materials to be called the "Assassination Film Materials" as identified on Attachment _;** however such materials shall not include the Zapruder Film.
8. The S Institution shall comply and cause compliance with the following limitations:
 - a. **[This sub-paragraph is definitional and should be moved to another portion of the Agreement -- presumably Part II. The S institution cannot "cause compliance" with a definition.]** The term Copies shall mean and refer to tangible motion picture copies in VHS video format and to tangible 35 mm slides of single frames from the Zapruder Film and still photographic prints of single frames from the Zapruder Film. **[Digital copies may be appropriate. Can a digital copy be made that would include**

a code that would uniquely identify the “original” Z-film and that would protect LMH's copyright interests? Regardless of digitization, there should be a provision that would permit other forms of copies to be made as technology changes.] The term Copies shall not include any copy of the Zapruder Film or any portion thereof in any media or form not expressly herein identified. **[This provision presumptively will need to be changed.]**

- b. The S Institution **[and or NARA]** shall deliver Copies to an individual or to an entity **[as required by the JFK Act.]** **[Why is the following from the Zapruder draft needed: “only in response to a specific written request by such individual or entity. Delivery shall be made only by delivery of the tangible Copies and not by electronic, telecast, micro-wave, satellite, wire, fiber optic or other or similar means whether now existing or later developed.”]**
- c. **The S Institution** shall not create an inventory of Copies other than to the extent **reasonably** necessary in order to respond to written requests for Copies pursuant to the license granted in paragraph 7 hereof and shall not offer for sale or sell Copies through any bookstore, shop, or retail outlet. **[Museum store at Smithsonian/LOC.]**
- d. For the purpose of this Agreement the recipient’s right in any Copy received shall be limited to those afforded under Title 17, Sect. 109 (d) to individuals and entities who acquire Copies by rental, lease, loan, or otherwise without acquiring ownership of the Copies, and who are not authorized by a copyright owner to exercise the privileges prescribed by Title 17, Sects. 109 (a) and (c) as in effect with revisions to September 30, 1994 and as amended by amendatory acts of October 18 and December 8, 1994 (Attachment E) and notwithstanding any modifications which may be hereinafter enacted. **[This paragraph must be approved by DOJ. The paragraph presumably should not provide for expanding any rights of LMH beyond what it possessed prior to the JFK Act.]**
- e. The rights and permissions herein granted are expressly conditioned upon the affixation to all Copies of the Notice “Copyright 1967 (Renewed 1995) LMH Company. All Rights Reserved. By receipt of this Copy the recipient agrees that the privileges appurtenant to this Copy are subject to the limitations and restrictions imposed upon individuals and entities who acquire Copies by rental, lease, loan, or otherwise without acquiring ownership as set forth in Title 17, Sect. 109 (d) (1994).”

[This paragraph must be approved by DOJ. The paragraph presumably should not provide for expanding any rights of LMH beyond what it possessed prior to the JFK Act.]

- f. Nothing contained herein shall be interpreted as a waiver. **[This paragraph must be approved by DOJ. The paragraph should not expand LMH's rights beyond what it possessed prior to the JFK Act.]**

Part IV: Storage

9. LMH shall continue storage of the Zapruder Film **either with NARA under the Storage Agreement or with the S Institution pursuant to a new storage agreement and such new agreement must be in conformity with the terms and intent of this Agreement.**
10. **Should the Zapruder Film enter into storage with the S Institution, the S Institution shall archive the Zapruder Film under the best reasonable archival conditions at its facilities in Washington, D.C.**
11. The S Institution shall insure the Zapruder Film against loss, damage, destruction, harm and impairment in full amount of its fair market value. LMH shall be the named insured under the policy of insurance and the S Institution shall reimburse LMH for any loss attributable to any damage to the Zapruder Film while in storage with the S Institution to the extent not fully covered by insurance proceed received by LMH. **[ARRB has no independent objection to this paragraph; however, it is ARRB's understanding that such a provision may not be permissible under U.S. law and with the policies and practices of Federal institutions. S Institution or other entity must approve.]**
12. LMH agrees that, as long as the Zapruder Film is in storage with NARA or with the S Institution, the United States may conduct any and all reasonable forensics test of the Zapruder Film provided that not test shall materially alter or destroy **[any images on the Zapruder film]. [The United States may, however, alter or destroy a small portion of the leader of the Zapruder Film if such alteration or destruction is made in accordance with sound forensic practice and if the United States exercises all reasonable efforts to preserve the greatest integrity of the film possible.]** The S Institution agrees to exercise diligence in the handling of the Zapruder Film and that any damage to the Zapruder Film beyond immaterial alteration permitted pursuant to the first sentence hereof shall be subject to the

reimbursement provisions of paragraph 11. **[Paragraph 11 may be amended. S Institution would need to approve terms of this paragraph.]**

13. LMH and the S Institution agree that during the entire period the Zapruder Film is in storage with NARA or the S Institution or owned by LMH, no party shall intentionally alter, destroy, or impair the Zapruder Film in connection with testing, research, or in any other pursuit or for any other purpose **[except as expressly permitted by this Agreement.]**

Part V: United States Acquisition of the Zapruder Film

14. Sale and Contribution.

- a. LMH intends to enter into discussions with the United States providing it with an opportunity to acquire **the Zapruder Film** at a price **[that may be]** lower than the fair market value thereof. LMH agrees to leave the Zapruder Film on **continuing deposit at NARA or to transfer it to the S Institution** during those discussions or at least until January 1, 1998 **[2000]** or until a purchase agreement has been made with the United States (whichever period ends earlier). In the event the United States has not acquired the Zapruder Film on or before January 1, 1998 **[2000, and that S Institution is in possession of the Zapruder Film]**, the S Institution agrees to return the Zapruder Film to LMH promptly upon written request **[Delete from Zapruder draft: provided, however, that nothing contained herein shall be interpreted as requiring LMH to provide such written notice for removal of the Zapruder Film from the deposit with the S Institution and the S Institution agrees to maintain the Zapruder Film on deposit under the terms and conditions or paragraphs 9-13 of this agreement for so long a LMH has not provided such requests and provided further that.]** Nothing contained herein shall be interpreted as requiring the United States or LMH to purchase or sell the Zapruder Film to each other.

15. Notice of intent to sell

LMH **may** sell the Zapruder Film to someone other than the United States only: (a) after providing the United States with an adequate opportunity to obtain an appropriation pursuant to the federal legislative process (as hereinafter set forth) and (b) after providing the United States with an opportunity to purchase the Zapruder Film (as hereinafter set forth).

- a. LMH shall be deemed to have provided the United States with an adequate opportunity to attain an appropriation pursuant to the federal legislative process as referred to above if LMH has provided written notice to **[the Attorney General of the United States and to (appropriate) Congressional committees]** of its intention to offer the Zapruder Film for sale at least six months **[perhaps a longer period, depending upon outcome of discussions]** prior to concluding a sale to any party.
- b. LMH shall be deemed to have provided the United States with an opportunity to purchase the Zapruder Film as referred to above if LMH either:
 - i. provides the **Attorney General of the United States and (appropriate) congressional committees** with written notice of the time and place of an auction at least thirty (30) days prior to such auction **[presumably should be extended--depending, in part, on resolution of date provisions in paragraph 14a. above], [and provides the United States with a right of first refusal for the Zapruder Film for the same amount bid in the auction (plus one dollar) provided that the United States tender a bona fide offer to LMH within x weeks of the auction]** or
 - ii. provides the **Attorney General of the United States and (appropriate) congressional committees** with a statement that includes the price LMH would accept from the United States for purchase of the Zapruder Film **together with** a written copy of a bona fide contract for the purchase of the Zapruder Film together with an offer to the United States to purchase the Zapruder Film upon the same terms and conditions as provided for in said contract which offer shall remain open for acceptance by the United States at any time during a period 30 days **[extend time period]** from the date of such written notice

The **Attorney General and/or the S Institution** undertakes to keep LMH advised concerning whether it is seeking an appropriation and is considering acquisition of the Zapruder Film pursuant to the foregoing opportunities and to notify LMH promptly and execute a waiver if it determines not to exercise such rights. **LMH may independently seek to obtain information from Congress regarding the status of any deliberations it may conduct regarding the possible purchase of the Zapruder Film.**

Part VI: Storage Agreement; Ownership rights

16. The United States has not disputed and will not dispute that LMH is the legal owner of the Zapruder Film and possesses all copyright and other ownership rights. **[This appears too broad, and TJG prefers not including this sentence in the Agreement. What purpose does it serve by including? Perhaps as an alternative: Based upon the information now known by the United States, it does not dispute that LMH is the legal owner of the Zapruder Film. The United States acknowledges that LMH asserts that it possesses copyright and other ownership rights in the Zapruder film.]** The Storage Agreement remains in full force and effect except as altered or affected by the terms of this Agreement.
17. The undersigned warrant and represent that they have the authority to enter into this agreement.

Part VII: Flow Down Clause

- [18. LMH Company recognizes that the Zapruder Film is a valuable evidentiary record of the assassination of President Kennedy and, accordingly, that the United States and the people of the United States have a substantial interest in the Zapruder Film's being preserved in a manner that best protects the physical integrity of the Zapruder Film. Accordingly, LMH agrees that it will never knowingly, intentionally, or with reckless disregard allow the Zapruder Film to be cut, destroyed, mutilated, or altered in any way that would effect its evidentiary value. LMH further agrees that should it sell, donate, or otherwise convey any ownership rights in the Zapruder Film to any other person or entity, that it will include as a provision in any such conveyance the following provision:
- “(a) Any person or entity that purchases part or all of the Zapruder Film agrees that it will purchase the Zapruder Film subject to this provision.
 - (b) Any person or entity that should ever own part or all of the Zapruder Film agrees not intentionally, knowingly, or with reckless disregard to cut, destroy, alter, or mutilate the Zapruder Film.
 - (c) Any person having an ownership interest in the Zapruder Film who decides to sell an interest in the Zapruder film must include this provision and its terms as a necessary condition of any conveyance

of ownership interests in the Zapruder Film. No other provision of an agreement to purchase or to sell the Zapruder Film may include any provision that would alter or effect in substance the terms of this provision.

- (d) Recognizing the interest of the United States and the American people in the preservation of the integrity of the Zapruder Film, any person (including any subsequent purchaser or seller of the Zapruder Film) who shall intentionally, knowingly, or with reckless disregard allow the Zapruder Film to be cut, destroyed, altered, or mutilated, hereby agrees to pay to the United States the full value of the Zapruder Film. Such value of the Zapruder Film shall be determined by a Federal court (or such arbitrator as the United States and the parties shall agree). The value may be ascertained by such factors as the most recent sale price of the Zapruder Film (provided that such sale was for the full value of the film), expert evaluation of the value of the Zapruder Film, and other such means as the United States shall reasonably propose.
- (e) All subsequent purchasers or sellers of the Zapruder Film shall agree to submit to the jurisdiction of the United States courts in the District of Columbia or at such other place as the United States and the subsequent purchaser or seller shall agree.”]

Part VIII: Release

- 19. LMH hereby releases, waives, and abandons all claims relating to the Zapruder Film that may have accrued against the United States prior to the date of this Agreement, including, but not limited to, claims arising in tort, copyright, or takings law.

In witness whereof the parties set their hands and seals.

For the United States of America:

Attorney General of the United States

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September 26, 1996
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Date:

For LMH Company:

Henry G. Zapruder

Date:

For [S Institution]

Date:

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