

All qualified users of the Aftermarket Advertising Medialibrary must agree not to use the visuals, videos, catalogues and all other media made available to them, other than for their declared use and adhering to the rights that have been negotiated for Aftermarket (geographic parameters, usage coverage, period of validity). The negotiated rights are mentioned on the documented list of visuals, videos, catalogues and other media and are also systematically indicated for each visual, video, catalogue and other media under the selection menu as well as on the form for downloads.

Aftermarket will not be held responsible for the usage of visuals, videos, catalogues and all other media made available to qualified users of the Aftermarket Advertising Medialibrary when their usage does not adhere completely to the rights that have been negotiated for them by the Brand. The qualified users are solely responsible for respecting the negotiated rights for all usage of visuals, videos, catalogues and all other media made available to them. For this reason, all login I.D.'s and passwords to the Aftermarket Advertising Medialibrary must be kept personal and are non-transferable. In the event of any law suit or legal action against Aftermarket for the illicit and improper use of a visual, video, catalogue and other media by a user of the Aftermarket Advertising Medialibrary, they will assume complete responsibility and reimburse Aftermarket the total sum of all monies paid out (law suit damage, lawyer fees etc.). Aftermarket also reserves the right to take all measures against a user who illegally uses any of the visuals, videos, catalogues and or other media by these parties (with termination of access to the Aftermarket Advertising Medialibrary).

All downloading of visuals, videos, catalogues and other media by a user of the Aftermarket Advertising Medialibrary must agree to and accept the conditions here above mentioned.