

ACQ 3, Williams, A/rw

16 November 2016

Maridowa Williams
39 Raleigh Road
Turnpike Lane
London
N8 OJB

Millbank
London SW1P 4RG

T +44 (0)20 7887 8000
F +44 (0)20 7887 8007
www.tate.org.uk

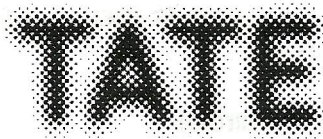
Subject to completion of conservation checks and a copyright licence

Aubrey Williams 1926-1990
Shostakovich Quartet No. 15 opus 144 1981

I am delighted to report that at their recent meeting the Board of Trustees of the Tate Gallery warmly endorsed the future bequest of Aubrey Williams' work *Shostakovich Quartet No. 15 opus 144 1981*, which will kindly be bequeathed to Tate by Dr Anne Warmesley.

We are extremely pleased to continue Aubrey Williams' representation in the Collection with this particular work and look forward to including it in future displays at Tate sites.

Sir Nicholas Serota
Director



Contact details

Tate has a copyright database of works in its Collection. We are contacting you regarding your personal details on this copyright database.

We would be grateful if you could confirm your consent to Tate storing your details electronically and allowing third parties access to the Tate database on request for the purposes clearing copyright for their specific purposes. The details we would like to store are your name, postal address, email address, and phone and fax number. (In accordance with the Data Protection Act 1998, Tate cannot store your details and provide access to this database without your consent.)

Please do not hesitate to call if you would like to discuss this further.

A reply form is provided below.

Yours sincerely,

Bernard Horrocks
Intellectual Property Manager

I understand that my contact details are stored on the Tate Copyright Database, so that Tate may contact me from time to time about the use of images.

I **do / do not*** give my consent to Tate storing this information indefinitely, or until I notify Tate otherwise.

Furthermore I **do / do not *** give my permission to Tate allowing third parties worldwide access to the Tate Copyright Database for the purposes of copyright clearance.

Name (please print).....

Signed.....

Dated.....

*Delete as applicable

Artist's preferred copyright credit line.....

My current contact details are:

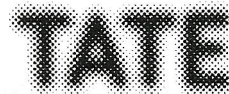
Address:
.....
.....
Email:
Telephone:
Fax:

The contact details that I would be happy for Tate to be pass on to third parties are as follows:-

(please tick/circle)

- ☐ Name
- ☐ Postal address
- ☐ E-mail
- ☐ Telephone
- ☐ Fax

Please return form to: Copyright Office, Tate, Millbank, London, SW1P 4RG Tel: 020 7887 4930, Fax: 020 7887 8020,
E-mail: Bernard.Horrocks@tate.org.uk



Licence Type: TRR - estate
Policy Number: CL

Copyright Licence

In this licence Tate is requesting the right to reproduce an image of the work of art so that Tate can fulfil its objectives as a publicly funded gallery and charity. Tate does not make any profit from reproducing the work of art in the ways set out in this licence. This licence includes the grant of a sub-licence to Tate Enterprises Limited. Tate Enterprises gift aids all its profits to Tate.

Please email to copyright@tate.org.uk or post to the Copyright Office at Tate, Millbank, London SW1P 4RG. If you have any queries please call the Intellectual Property Manager +44 (0) 20 7887 4930.

THIS LICENCE is made the day of 20..... BETWEEN:

(1) **Name:** _____
Postal Address: _____

email address: _____
Telephone: _____

☐ I am happy for these details to be forwarded to third parties.

(the "Licensor"); and

(2) THE BOARD OF TRUSTEES OF THE TATE GALLERY
of Millbank, London SW1P 4RG ("Tate")

BY WHICH a licence for certain reproduction rights granted by the Licensor to Tate for any work by("The Artist") which is:

- (a) [TITLE OF WORK]; and
- (b) owned by Tate at the time of this agreement; and
- (c) work created by the Artist at any time and which is subsequently acquired by Tate.

(together the "Work of Art")

IT IS AGREED THAT:

1. AGREEMENT

- 1.1 The Licensor hereby grants to Tate a non-exclusive, royalty free, irrevocable copyright licence to reproduce and store images of the Work of Art by any means or in any media (“Reproduce”) and to transmit or communicate it to the public for Tate’s public information purposes in accordance with applicable copyright law (“the Rights”). For the avoidance of doubt this Licence shall include:
 - 1.1.1 the right to take photographs, slides and make electronic copies of the Work of Art for inclusion in Tate’s image libraries and for record and archival use;
 - 1.1.2 the right to make archival masters of the Work of Art by any means or in any media;
 - 1.1.3 the right to Reproduce the Work of Art in electronic form and to store in computer systems and to make such electronic data available by any electronic platforms, including the Internet and e-mail for educational and promotional uses only;
 - 1.1.4 the right to Reproduce the Work of Art for any publicity and marketing material including e-bulletins, electronic newsletters, advertising posters, invitations, membership leaflets, exhibition reviews and articles, and handbooks, the Biennial report of the Board of Trustees of the Tate and Tate’s annual Forward Plan;
 - 1.1.5 the right to Reproduce the Work of Art in scholarly publications featuring works from the collection, and in educational material, exhibition catalogues and videos;
 - 1.1.6 the right to Reproduce the Work of Art on Tate’s social media platforms including, but not limited to, Twitter, Facebook and Flickr;
 - 1.1.7 the right to permit The National Archives [‘TNA’] and the British Library [‘BL’] to include the Work of Art on archival copies of Tate’s website, itself to be made available via TNA’s and BL’s websites.
- 1.2 In the event of the Licensor not being the owner of the copyright, but having a licence which would allow for grant of a sub-licence for the Rights, (or where the Licensor is acting as seller’s agent on behalf of and with the consent of the legal licensee of such a copyright licence) the Licensor hereby sub-licenses the Rights to Tate on the terms set out in clause 1.1 above and warrants that this is not explicitly forbidden by the licence contract.
- 1.3 The Licensor hereby consents to the Licensee granting a sub-licence on similar terms to those set out in Clause 1.1 above to The Art Fund and Outset Contemporary Art Fund in the event that they have provided funds for the acquisition of the Work of Art.

- 1.4 The Licensor hereby consents to Tate granting a sub-licence to Tate Enterprises Limited ("TEL"), a wholly owned subsidiary of Tate which gift aids all its profits to Tate, to enable TEL to publish electronic catalogues or guides to Tate's collection on the same terms as this Licence, and to make images available of the relevant work(s) via Tate Images.

2. DURATION

- 2.1 The Rights contained in this Agreement are granted to Tate for the full term during which the copyrights granted by this Licence and any renewals or extensions of them shall subsist.

3. WARRANTIES AND UNDERTAKINGS

The Licensor warrants and represents to Tate as follows:

- (i) that he or she is the full beneficial owner of the copyright in the Work of Art or is entitled to license the Rights or holds a copyright licence which would allow for grant of a sub-licence for the Rights,
- (ii) that the ownership of this copyright is not subject to any undisclosed liens, charges, licenses or other encumbrances;
- (iii) that the Work of Art in itself does not constitute an infringement to a third party's copyright or other intellectual property rights;
- (iv) that the exercise by Tate of the Rights licensed will not infringe the rights of any third party;

4. INDEMNITY

The Licensor shall indemnify Tate against any loss or damage that Tate may suffer as a result of any breach of any warranty or undertaking under this Licence.

5. GOVERNING LAW

This Licence shall be governed by and construed in accordance with English law. All transactions to which this Licence applies and all matters connected with it shall also be governed by English law. The parties shall submit to the exclusive jurisdiction of the English Courts.

6. COUNTERPARTS

- 6.1 This Agreement may be executed in any number of counterparts, each of which when executed shall constitute a duplicate original of this Agreement, but all the counterparts shall together constitute the one Agreement.
- 6.2 Transmission of an executed counterpart of this Agreement or the executed signature page of a counterpart of this Agreement by (a) fax; or (b) e-mail (in PDF, JPEG or other agreed document format) shall take effect as delivery of an executed counterpart of this Agreement.
- 6.3 No counterpart shall be effective until each party has executed at least one counterpart.

IN WITNESS whereof the Licensor and Tate have signed this Licence the day and year first before written

SIGNED by
(the "Licensor")

NAME
(please print)

Preferred credit line

SIGNED by
(on behalf of the Tate)

NAME
(please print)