

Music License Agreement

Terms and Conditions

All royalty free music products available and sold by Prolific Arts, Inc., its websites and its authorized dealers, are licensed to you with a lifetime, single-site, non-transferrable license for synchronization only. By accepting any products and music files from Prolific Arts, you acknowledge and agree to the stated terms, conditions and limitations of use.

It is specifically understood and agreed that Prolific Arts does not grant, sell or otherwise transfer any ownership of Copyright, Publishing or Master Recordings for any of its musical works contained on its websites, packaged products, electronic storage or the like.

Unauthorized use or duplication is a violation of this agreement and of applicable laws of the United States of America and other countries. In the event of a breach of this Music License Agreement, legal action may be taken against you in accordance to copyright law. Copyright infringement is a serious offense. Prolific Arts protects its copyrights and the rights of its contributing composers by all necessary means.

Only licenses generated from Prolific Arts, its websites and authorized dealers are valid.

Rights Granted

You **are** authorized to:

- synchronize the music in timed relation with other audio/visual content, as many times, in as many unique productions as you wish, in perpetuity.
- synchronize the music in timed relation with other audio/visual content in a software product, hardware product, electronic media such as DVD, CD and the like, whether for sale or free, and reproduce/duplicate such product up to a number of **2000 units** before needing any additional mechanical licensing.
- synchronize the music in timed relation with other audio/visual content and display such productions on the internet so long as the music portion of the media is not retrievable and extractable in its original naked form.
- synchronize the music in timed relation with other audio/visual content and broadcast such productions in all broadcast applications, local, regional, national and worldwide so long as Cue Sheet forms are properly filled out and filed when necessary and applicable (see Performing Rights section below).

Limitations

You are **not** authorized to:

- make copies of unsynchronized recordings containing music from Prolific Arts, except as may be designated to a single stand alone workstation for the purpose of audio/visual synchronization or to an audio server feeding multiple workstations for the same purpose provided they are under one physical roof and in compliance with the Single Site provision of this license.
- provide remote access to unsynchronized music from Prolific Arts to any location remote from your licensed address without a valid Multi-Site License issued directly to you by Prolific Arts, Inc.
- copy, duplicate, provide access to, sell, lease, loan, act as reseller or distributor, or give away unsynchronized music from Prolific Arts by any means including the world wide web, streaming audio, or any delivery method now known or which shall become known.
- change or alter in any way an original music composition owned or represented by Prolific Arts by adding instrumental or lyrical content without prior written consent from Prolific Arts, Inc.
- synchronize music from Prolific Arts in a manner that could be considered fraudulent or illegal.
- use music from Prolific Arts in any downloadable or transferrable format intended for multiple distribution including, without limitation, in a product that enables an end-user to create his/her own soundtrack, in a template-based system that resells products including the music in a 'build-it-yourself' media tool, Sampling instrument or product.

Performing Rights

All Prolific Arts music content is registered with a Performing Rights Association. This Music License Agreement does not include clearance for Performing Rights. Performing Rights represent the entitlement of music composers and publishers to benefit from the public performance of their compositions. Performing Rights societies like ASCAP and BMI in the United States, as well as many more around the world, have been established to collect and fairly distribute Performing Rights fees to music composers and publishers. If you use any musical compositions contained within any of the Prolific Arts websites, package products, electronic storage or the like, for broadcast productions that are eligible for documentation by Performing Rights associations, said music use should be reported to the applicable Performing Rights Society and to Prolific Arts, Inc. You agree to promptly furnish Prolific Arts with a complete and accurate music cue sheet for any production that is broadcast on television, radio, cable, satellite or distributed theatrically. Such cue sheet shall correctly identify the copyright owner, publisher, song title, and length of use for all Music licensed from Prolific Arts, Inc. Performing Rights clearance royalties are paid by broadcasters and are not the responsibility of producers, editors or typical users of Production Music. In the rare occasion where a broadcaster requires music content to be 'pre-cleared' for performance, a Direct Performance license may be obtained by contacting the Prolific Arts offices. Blank Cue Sheets forms are available on all Prolific Arts websites.