



# LICENSE AGREEMENT

February, 2012

Downloading, streaming and/or using any content from MusicRevolution LLC ("MusicRevolution") confirms your acceptance of these terms and forms a legal contract between you and MusicRevolution. If you do not agree to the following terms, as may be amended, do not download or use any Content.

## I. DEFINITIONS

"Content" shall mean music obtained by download, stream or Storage Media from MusicRevolution or any of its authorized distributors or independent sales representatives as part of [Order #] on [Date] which includes [product name and product number].

"Storage Media" shall mean CD-ROM, digital video disc (DVD), floppy disk, or any other storage device or media now known, or hereafter created.

"User" shall mean the individual, legal entity or agent entering into this license agreement or any employee or contractor of such individual, legal entity or agent that edits, manipulates or modifies the Content or is otherwise directly involved in the creative process.

"You" or "you" shall mean [Customer Name and Company]

### **Copyright:**

The Content is copyrighted and protected under the various laws of the United States, International treaties and other applicable laws.

## II. LICENSE TERMS FOR CONTENT

Paid License: MusicRevolution grants You one (1) perpetual, non-exclusive, non-transferable license to use the Content only as provided in this License Agreement:

1. Permitted Uses For Standard License. You MAY use the music for:

- a) Worldwide commercial Internet usage (websites, web videos), as long as music is not offered as a stand-alone download or product,
- b) Broadcast television advertising & programming (network & cable) in up to 5 countries,
- c) Up to 5,000 units of physical and/or electronic media (DVDs, audio CDs, video games, toys) that incorporate the content,
- d) Up to 5 physical locations (e.g., retail, office, on hold),
- e) Live business presentations,
- f) Any electronic or physical media produced for personal use only,
- g) Public service announcement TV/radio broadcasts,
- h) Any electronic or physical media produced by certified non-profit or educational institutions,
- i) Broadcast radio in up to 5 countries,
- j) Closed Circuit Television,
- k) Kiosks, and
- l) Up to 5 theatrical screens or stages.

2. Permitted Uses For Premium License. You MAY use the music for:

- a) Worldwide commercial Internet usage (websites, web videos), as long as music is not offered as a stand-alone download or product,
- b) Broadcast television advertising & programming (network & cable) in up to 30 countries,
- c) Up to 30,000 units of physical and/or electronic media (DVDs, audio CDs, video games, toys) that incorporate the content,
- d) Up to 30 physical locations (e.g., retail, office, on hold),
- e) Live business presentations,
- f) Any electronic or physical media produced for personal use only,
- g) Public service announcement TV/radio broadcasts,
- h) Any electronic or physical media produced by certified non-profit or educational institutions,
- i) Broadcast radio in up to 30 countries,
- j) Closed Circuit Television,
- k) Kiosks, and
- l) Up to 30 theatrical screens or stages.

3. You may NOT sublicense, distribute, resell, re-record, transfer, or assign the Content or rights to the Content for any purpose. You may NOT use or otherwise incorporate the Content in any other music product or service offered for resale. You may NOT use or otherwise incorporate the Content in more than one (1) project for third-party clients. Each additional project for a third-party client requires a separate license. Please contact us at [info@musicrevolution.com](mailto:info@musicrevolution.com) for information about becoming an authorized distributor or re-seller.

*continued*

### **III. PUBLIC PERFORMANCE**

(a) If you are broadcasting the content on television, cable or radio you must submit cue sheets detailing your specific usages at the time of purchase. If you are unable to provide this information at the time of usage you must provide the information within six (6) months of the broadcast date. Cue sheet forms are located at <link to Cue Sheet forms>

(b) If you are using the content as background music for a retail establishment, restaurant, office, trade show, public presentation to a live audience or on hold phone system you are hereby granted a Direct Performance license for said usage by the performing rights organization publishers of the Content and are not required to submit cue sheets.

### **IV. SUBSCRIPTIONS**

If you are purchasing a subscription plan to MusicRevolution the following rights and restrictions apply and are added to this License Agreement as follows:

(a) You are granted a one (1) user seat license for access to the subscription or use of the content, as applicable. This is not a simultaneous use license. Only one user may access the subscription website, or use content as applicable. You may not designate more than one (1) user to access the subscription website. If more than one (1) user will use the content in such cases, please contact us at [info@musicrevolution.com](mailto:info@musicrevolution.com) for information about multi-seat license subscriptions.

(b) You will hold all passwords for any subscription in the strictest of confidence. You may not share or disclose any password to any other user or third party other than as specifically provided for herein.

(c) This License Agreement, and your right to use the Content shall immediately, and automatically, terminate upon the termination of the term of your subscription provided, however, that after expiration of your subscription term you may continue to use any Content incorporated into a product or service active or in development during the subscription term. You may NOT stockpile, download, or otherwise store Content not used during the subscription term for products or services not active or in development at time of expiration of subscription term.

### **V. STREAMS**

If you are subscribing to the MusicRevolution Internet music stream the following rights and restrictions apply and are added to this License Agreement as follows:

(a) You are granted a one (1) user seat license to amplify and publicly perform the Content in its streamed format for commercial purposes. You are hereby granted a Direct Performance license for said usage by the performing rights organization publishers of the Content and are not required to submit cue sheets. You may not record, store, extract, edit, or alter the streamed Content in any way. If a license is required for more than one (1) location or application, please contact us at [info@musicrevolution.com](mailto:info@musicrevolution.com) for information about multi-location/application licenses.

(b) This License Agreement, and your right to use the Content shall immediately, and automatically, terminate upon the termination of the term of your stream subscription.

### **VI. GENERAL**

Taxes: You agree to pay and be solely responsible for any and all sales taxes, use taxes, value added taxes and duties imposed by any jurisdiction as a result of the license granted to you, or your use of the Content, pursuant to this License Agreement.

### **VII. TERMINATION**

(a) You can terminate this License Agreement by destroying the Content, along with any copies or archives, any CD-ROM or accompanying materials (if applicable), and ceasing all use of the Content for any purpose. Such termination shall not affect payment obligations.

(b) MusicRevolution may, in its sole discretion: (i) monitor, as frequently as MusicRevolution determines, anything you

*continued*

download from our website, (ii) limit downloads to a fixed amount of downloads per 24 hour period so as to ensure the best possible service to all subscribers to our website, (iii) track any abuse of your username and password, (iv) suspend or terminate your account, without notice, if MusicRevolution believes there is a violation of this License Agreement and/or any abuse of your username and password.

#### **VIII. WARRANTY AND LIMITATION OF LIABILITY**

(a) MusicRevolution represents and warrants that (i) that it has the right to enter into this Agreement and to grant the rights hereunder, (ii) the Content will be free from defects in materials and workmanship under normal use for a period of 30 days from the date of the license, and (iii) the Content as provided hereunder, and used as permitted herein, will not infringe any intellectual property right of any third party.

(b) You represent, warrant and covenant that (i) You do not reside in any country to which export of U.S. products are prohibited and restricted and you may not ship, transfer or export any of the Content into any country or use any of the Content in any manner prohibited by any laws, restrictions or regulations, (ii) Your use of the Content will not violate any applicable law or regulation of any country, state, or other governmental entity, and (iii) You agree that MusicRevolution's cumulative liability with respect to any claims made in connection with this Agreement will be capped at the amount of the license fee paid by you to use the Content.

#### **IX. INDEMNIFICATION**

You agree to indemnify and hold MusicRevolution, its affiliates, parents, subsidiaries, employees, directors, officers, successors, assigns, distributors and anyone else associated with MusicRevolution, harmless from, and against, any and all claims, liabilities, costs, damages, or expenses, (including attorneys' fees) asserted against MusicRevolution arising out of your use of the Content or in connection with any breach of any of the terms of this License Agreement. Provided that the Content is used only in accordance with this License Agreement and you are not otherwise in breach of this License Agreement, MusicRevolution shall defend, indemnify and hold you harmless from all damages (excluding punitive damages), liabilities and expenses (including reasonable attorney's fees and authorized costs), arising out of or in connection with any actual or threatened lawsuit, legal proceeding or claim alleging that MusicRevolution is in breach of its warranties set out in Section VIII above.

#### **X. JURISDICTION**

This agreement shall be solely interpreted and governed by the laws of the State of Connecticut, United States. Any claims shall be brought solely in the Federal District Court of the district of Connecticut and you expressly consent to the exclusive jurisdiction of the federal courts of the State of Connecticut, United States.

