

END-USER LICENSE AGREEMENT FOR LIVEPERFORMANCEMUSIC.COM MUSIC LIBRARIES

IMPORTANT-READ CAREFULLY: This liveperformancemusic.com (LPM- Music Tracks) End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and LPM Music Tracks, either in downloadable or CD format, this content that this EULA came with. By licensing, copying or otherwise using any portion of the Content Offering, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, do not use the Content Offering. Please read this Agreement carefully. Your use of the Content Offering is subject to the terms of this Agreement.

Copyright laws and international copyright treaties, as well as other intellectual property laws and treaties protect the Content Offering. The Content Offering is licensed, not sold.

1. **GRANT OF LICENSE.** LPM -Music Tracks, as Licensor, grants to you, the Licensee,. You are free to use the Content Offering in your own original live show, event, web site, self help cds, epk , promo videos without restriction. Neither the Content Offering nor any portion thereof may be resold or redistributed or sold, as music beds, loops. All rights not expressly granted to Licensee are reserved to LPM- Music Tracks.

2. **CONTENT OFFERING OWNERSHIP.** As the Licensee, you own the use of the on Content Offering. LPM - Music Tracks shall retain full and complete title to the Content Offering and all subsequent copies of the Content Offering, regardless of the media or form on or in which the original copies may exist. The License is not a sale of the original Content Offering or any of the underlying material.

3. **COPYRIGHT.** All rights, title, and interest in and to the Content Offering (including, but not limited to, any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the Content Offering) and any copies of the Content Offering are owned by LPM- Music Tracks. Copyright laws and international treaty provisions protect the Content Offering. Therefore, you must treat the Content Offering like any other copyrighted material,

4. **RESTRICTIONS ON USE.** You may not: (a) distribute, share, sublicense, lend, lease or otherwise make the Content Offering available to any third party (on the Internet, an information network or tangible media, by broadcast or in any other manner)(b) modify, adapt, create derivative works from or translate any part of the Content Offering (c) remove or alter any copyright, trademark or other proprietary notice contained in the Content Offering or (d) use the Content Offering in any manner not set forth in this EULA or in the Content Offering's documentation.

5. **TERMINATION.** Your right to use the Content Offering will automatically terminate if you fail to comply with any provision of this EULA. If this EULA is terminated you must: (a) cease all use of the Content Offering, (b) destroy the original and all copies of the Content Offering and (c) permanently delete all copies of the Content Offering from the computer on which it has been installed.