



Welcome music composer, songwriter or publisher.

Please carefully read our agreement terms below before accepting and uploading your first round of songs/tracks to our library for review. We have a limit of 10 tracks which must first be reviewed and processed (accepted or declined) before you can submit more tracks. Once accepted and added to our library, you'll find the tracks in our licensing store by searching for the track titles you used, or search by the publisher or composer name.

If you have any questions or would like to contact us for any reason, please use our contact form on our website or at top of our licensing store header, thanks. Midas Touch Tunes management.

This agreement is by and between Midas Touch Music Licensing, Inc. d.b.a.: Midas Touch Tunes (herein referred to as the Licensee) and Publisher (hereinafter referred to as the Licensor).

1. RECORDED SONG - Licensor warrants and represents that it is the sole and exclusive owner and publisher of all rights, including a valid copyright, in the audio recordings and the underlying musical composition(s) as recorded which will be provided to Licensee by Licensor, hereinafter referred to as the "Recorded Content" if accepted, as submitted by Licensor. If Licensor is not the 100% owner of both the recording (Master rights) and the underlying recording (Sync rights), then multiple licensing agreements must be executed with all other owners in order to proceed forward.

2. LICENSOR GRANTS to Licensee the non-exclusive and non-assignable right to represent and re-license on a worldwide basis the Recorded Content for inclusion in licensees' commercial and non-commercial projects (TV shows, commercials, movies, etc.), as backing tracks or feature tracks. This does not supersede nor in any way affect any prior agreements now in effect with respect to any previously published releases of the Recorded Content. Licensing operations shall occur primarily via the Licensee's web site's licensing store, a fully owned Licensee property. Licensee may also use the Recorded Content to advertise and promote the Licensee web site and attract clients to license recorded music at the web site. Licensee shall determine at its sole discretion the pricing levels and negotiated licensing fees to be charged to clients for the licensing of the Recorded Songs based on usage and market conditions.

3. REVENUE SHARE - Licensee shall pay to Licensor 50% of sales revenue attributable to the licensing by Licensee's clients of the Recorded Content. In any calendar quarter in which there is one or more licensing transactions, Licensee shall render and deliver to Licensor a quarterly royalty statement and payment of all royalties payable hereunder within 30 days after the end of each calendar quarter. Commission statements for each quarter shall be sent to licensor 45 days after the end of each quarter.

4. LICENSOR INDEMNIFIES and shall hold harmless Licensee from all loss, damage of expense (including reasonable attorney's fees) arising out of or connected with any claim by a third party which is inconsistent with any of Licensor's warranties in Section 1 above, or by reason of any adjudication invalidating the Licensor's copyrights in the Recorded Songs listed on Schedule A and which results in a final, adverse, non-appealable judgement or a settlement entered into with Licensor's consent.

5. DURATION - The term (duration) of this agreement is three years, and will automatically renew for an additional three year term unless either party wishes to discontinue and notifies the other party in writing via email or postal mail with a 30-day notice.

6. GENERAL - This Agreement is non-assignable and shall be binding upon the heirs, successors and legal representatives of each of the parties hereto. This License Agreement is made in and shall be governed by and construed in accordance with the laws of the United States of America and of the State of Washington. Any cause of action of customer or its designated users with respect to the Service Agreement must be instituted within two years after the claim or cause of action has arisen or further action is barred.