

## WYNDELLLONG.COM'S TERMS AND CONDITIONS – EXCLUSIVE RIGHTS AGREEMENT

WyndellLong.com music may only be used pursuant to the terms and conditions enforced by WyndellLong.com and Wyndell Long. By purchasing music sold under WyndellLong.com or Wyndell Long you automatically become bound to the terms of this License Agreement. You agree that your paypal payment receipt, bank wire transfer receipt or photocopied money order will be kept on record and will stand as your signature for this agreement. Terms of this agreement begin on the day you receive your music and expire according to the type of purchase you made. Wyndell Long will be referred to as the licensor, you will be referred to as the licensee.

Terms and Conditions are as follows:

1. The musical compositions sold by WyndellLong.com remain the property of WyndellLong.com and are licensed, not sold, to you for use in your musical and artistic efforts so long as you adhere to the rules of "synchronization". (see below). You may record, perform, edit (complete audio only, no remixes), and sell (see limits below) with the musical compositions as long as you adhere to the rules of "synchronization" (vocals applied to instrumentals, see section 5).

2. A right to use WyndellLong.com music is granted to the original end-user of the product (Licensee) and is NOT transferable. This licensor grants the Licensee the exclusive right to use WyndellLong.com music so long as ADDITIONAL AUDIO AND VOCAL PERFORMANCES are recorded against and with WyndellLong.com compositions herein known as "synchronization" (your vocals on my tracks), and for NO other use unless a specific multimedia license has been requested and granted. You may not rearrange, remix, or edit Wyndell Long compositions without written permission. If you choose not to renew this agreement at the end of your term then full rights revert back to the licensor, and you will be expected to cease all activity that involves the licensor's music for the instrumentals that pertain to this agreement.

Music used without synchronization (your vocals added to the instrumentals) in any form is NOT permitted under this license. If you have intentions of using WyndellLong.com compositions without the act of synchronization, you MUST adhere to the terms under Section 5.

3. It is specifically understood and agreed that Licensee does not acquire any ownership rights or any underlying copyrights on Wyndell Long's music, and that Licensor retains all rights, title and interest in the music obtained from WyndellLong.com, including all copyrights belonging to the original copyright holder, as well as any modifications or improvements made to the licensed property by Licensee.

Songwriting ownership and revenues will be done on a 50/50 percentage out of 100% in the event of a commercial release.

4. The Licensor expressly FORBIDS resale or other distribution of WyndellLong.com compositions, either as they exist OR any modification thereof. You CANNOT sell, loan, rent, lease, assign, remix, rearrange, or transfer all OR any of the products sold or their rights under WyndellLong.com to another user, or for use in any competitive product.

5. Use of WyndellLong.com compositions in isolation (without synchronization of vocal performances) is not permitted without obtaining a special Multimedia license directly from WyndellLong.com. If you or your company is interested in using WyndellLong.com compositions, with or without synchronization, for use in Radio Broadcast, Commercial Advertisement, Internet advertisement, Television Broadcast, Video Games, On-Hold & In-House Background Music, or Film Soundtracks you must contact Wyndell Long directly in order to be granted such a License.

6. You may sell your completed work using music from Wyndell Long in any format you wish. You will be required to report your annual sales bi-annually (if applicable). At the end of your lease term you may re-purchase the track for another lease period. Failure to report and update the Licensor with the current status of the licensed material at least every 2 months from purchase date of the instrumentals will reduce rights back to non-exclusive for all tracks purchased by licensee from Nosleepmusic. Failure to start productions on purchased instrumentals within 1 year of the start of agreement will revert rights back to non-exclusive.

7. If you record with an outside studio, you agree to supply Wyndell Long at least 1 copy of each recording (s) you make using Wyndell Long's music. This can be delivered on audio CD or mp3 (192 kbps or over). All productions you make that include Wyndell Long's music must include the information below. This also includes mp3 id's & cd-r duplications. This must be followed at all times.

Include in mp3 ID: Produced by WyndellLong.com  
Music produced by Wyndell Long  
Music © 2007 WyndellLong.com (ASCAP). All rights reserved. Used under License.

For installment payments, the Licensee must pay on time according to the agreed pay schedule. Failure to do so within 60 days of first initial installment payment will result in all exclusive rights to be void. Any instrumentals provided in good faith due to the agreed pay schedule will revert to the Licensor and can only be re-claimed for an additional penalty fee of \$50.

Unauthorized use or duplication is a violation of this agreement and of applicable laws of the United States and other countries. Any infringement of copyright will be pursued to the fullest extent of the law. Terms of this agreement run 2 years beginning 15 days after purchase date. This agreement covers all works purchased pertaining to Wyndell Long and the exclusive user. Track listing will be kept on record.