

WYNDELLLONG.COM'S TERMS AND CONDITIONS – NON EXCLUSIVE

Wyndell Long (hereinafter referred to as the "Licensor") in accordance with the terms set out below grants to the Licensee (you, hereinafter referred to as the "Licensee") named below a license for a non-exclusive use of "Music" hereafter downloaded/purchased from WyndellLong.com or nosleepmusic.com web site. By purchasing music sold under WyndellLong.com or NoSleepmusic.com you automatically become bound to the terms of this License Agreement. The Licensee's paypal payment receipt, email password request, bank wire transfer receipt, or money order will be kept on record and will stand as the licensee's signature for this agreement.

Terms and Conditions are as follows:

1. Grant of Rights

The Licensee or customer of Licensee shall have the worldwide, non-exclusive, non-assignable, non-divisible right for the unlimited use of the Music only in synchronization (vocal performances added to music) or mechanical reproduction (cd or dvd's for sale) with other audio and/or visual elements added by Licensee for broadcast or non-broadcast purposes with only the following restrictions:

- a) The Music cannot be duplicated by itself in whole or in part in any medium, tape, mp3, disc or otherwise, and resold, licensed, leased or in any other way used or transferred to any other party without the express prior written permission of the Licensor. See 3b.
- b) Licensee customer of Licensee must obtain the prior written consent of Licensor if Licensee intends to reproduce and re-package the Music with additional recorded instrumentation and/or vocals and release it as part of a commercially available release when the Music is a featured part of such project rather than an incidental or background element. You may not rearrange, re-record, remix, or edit the compositions without the expressed written permission of Licensor.
- c) Licensee must obtain an additional license from Licensor if Licensee intends to use the Music in a Mass Produced and Marketed Product (including but not limited to DVD, CD-ROM, Video, Computer Games etc) that exceeds an initial duplication of 1,000 units.
- d) Music cannot be used without synchronization (your vocals added to the instrumentals) in any form. The Licensee must obtain a separate license from the Licensor.
- e) You may use the Licensors music with synchronization for Radio and Internet broadcast for demo or promotional purposes only. If you intend to use the Licensors music , with or without synchronization, for Radio Broadcast, Commercial Advertisement, Television Broadcast, Video Games, Internet, On-Hold & In-House Background Music, or motion picture soundtracks for purposes other than demo or promotional then the Licensee must obtain an additional multimedia license from Licensor. Proper cue sheets must be filled out.

2. Public Performance of the Music

- a) Licensee or a customer of Licensee shall have the worldwide, non-exclusive, non-assignable, non-divisible right to perform the Music publicly for non-broadcast purposes (including "message-on-hold" or "advertising-on-hold" applications transmitted via telephone systems including theatrical motion pictures and full length direct to video motion pictures when the Music is combined with other audio and/or visual elements added by Licensee and where the Music is not a featured part of any such presentation but rather an incidental or background element.
- b) If Licensee's use is an audio-visual use which is broadcast over television, radio, cable, satellite or similar medium for demo or promotional purposes, then Licensee agrees to exercise reasonable care to make such broadcast information available to Licensor so that Licensor can arrange to collect its performance fees on the Music from the performing rights society with which Licensor is affiliated (ASCAP).

3. Public Sales and license of synchronized Music

a) Licensee or a customer of Licensee shall have the worldwide, non-exclusive, non-assignable, non-divisible right to sell copies of recordings using the Licensor's Music synced with the Licensee's voice for publicly and promotional purposes. If the Licensee is selling for profit you will be required to report your annual sales bi-annually, preferably thru barcode data. You will be required to pay 5% of your total gross for all sales over 1000 physical units sold or online download sales, bi-annually (Jan – Jun, July – Dec). Licensor will claim performance rights income thru ASCAP. For artists who wish to sell over 500 units of physical units or online downloads must purchase an exclusive license.

b) Any third party interest must be addressed by all parties involved, licensor, licensee & third party (record label, ect). For the record, it is agreed that the licensor is entitled to 2% of the third party advance (only) given to the licensee. After this meeting the terms for the licensor's music will be re-negotiated on professional terms and pay scale if licensee wishes to continue to work with licensor's music. Licensee will have to option to pursue other musical means and will not be bound to this agreement after percentage is paid.

4. Copyrights

a). Licensor warrants that: it is the holder of the copyright in the Music and/or has contracted the rights to the Music, it has full power and authority to enter into this License and to grant Licensee the permission accorded under this License.

b) While Licensee by this agreement acquires the physical property embodying the Music (media) and the license to use the Music as described in this License, Licensee does not acquire any ownership rights in the Music or its underlying copyrights. For the older music that contains samples, clearance will be the sole responsibility of the Licensee.

5. Licensor credit

a) The Licensee agrees to supply the Licensor at least 2 copies of each recording made using the Licensor's music. For releases with a barcode you must submit 2 copies of the final CD production. All productions you make (cd, cd-r, mp3, video) that include the Licensor's music must include this information in the credits for the pertaining songs:

Music produced by Wyndell Long
 Music © 2009 nosleepmusic.com (ASCAP). All rights reserved. Used under license.
Include in mp3 ID: Produced by Wyndell Long – info@nosleepmusic.com

6. Default

a) If the Licensee does not comply with the terms of this license, or fails to fully pay for the license of the music, all rights granted to Licensee shall terminate, and the Licensor reserves the right to any other remedy available by law. Any infringement of copyright will be pursued to the fullest extent of the law.

b) 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 the rights can only be re-claimed for an additional penalty fee of \$100.

7. Term of License

- a) Terms of this agreement run 1 year beginning 15 days after purchase date, reflected by the purchase receipt. This agreement covers all works purchased pertaining to Wyndell Long and the exclusive user. Track listing will be kept on record.

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.

Failing to obtain the proper legal license from Wyndelllong.com will only result in hefty copyright infringement fines or possible confinement.

*NOTE: A single violation of federal copyright laws will cost you a \$30,000.00 fine. In other words, be certain you obtain a "Business License" if you plan to use Wyndelllong.com's music for Record Company ventures, Television Broadcast ventures, Radio Rotation, Television theme music, and the like. If you plan to use recordings of Wyndelllong.com music for other than demonstration purposes, you are required by law to purchase Wyndelllong.com's **Business License** to allow use of Wyndelllong.com's music for Record Company ventures, Television Broadcast ventures, Film Soundtracks/Scores, and more.*

Wyndell Long / Nosleepmusic.com (ASCAP)
PO box 727 – Flossmoor IL, 60422 USA – 708.263.8935 – info@nosleepmusic.com