

Terms and Conditions

1. Definitions. Terms to be covered under this agreement shall be between user “Licensee” and Suite Tracks Music composers, Gerardo Garcia Jr. and Isabelle Engman-Bredvik “Licensor”. The musical licensing compositions, including the master recordings offered on (www.gerardogarciamusic.com) are the subject of this agreement. They shall be referred to as the “Licensed Music”.

2. Service. Licensor provides Licensees royalty-free music for the purpose to sync with visual media, including but not limited to motion pictures, TV, web videos, video games, photography, etc.

3. Licensee Rights. (a) Licensor hereby grants Licensees upon payments received to download and use any Licensed Music on a royalty-free non-exclusive basis for purposes of syncing to visual media.

(b) Licensee is granted the right to use Licensed Music for an unlimited amount of time.

(c) Licensee is granted the right to use Licensed Music on an unlimited number of visual media works.

(d) Licensee is granted the right to use Licensed Music in any territory.

(e) Licensee is granted the right to sync Licensed Music to visual media works for commercial purposes.

(f) Licensee is granted the right to edit Licensed Music for the sole purpose to meet any visual media syncing needs.

(g) Licensee does not have the right to resell or sub-license Licensed Music itself. Licensed Music must be presented accompanying visual media.

(h) Licensee does not obtain ownership of any kind to Licensed Music and may not use Licensed Music in any way except for what is expressed in this agreement.

4. Licensor Rights. (a) Licensor reserves all ownership rights to Licensed Music downloads.

(b) Licensor reserves the right to change any of these conditions at any time. Any Licensed Music licensed before said changes are not subject to the new changes.

(c) Licensor reserves rights to Music Licensed, whether now known or hereafter in existence, that are not specifically granted to Licensee in this agreement.

5. Crediting. Licensee is not obligated to credit Licensor. In the case of crediting, Licensee will credit Music Licensed to Suite Tracks Music Licensing.

6. Payment. All payment processing shall be done through Sellfy and any concerns or issues with payment shall be directed towards Sellfy.

7. Liability. (a) Licensor shall not be liable for any transaction errors or glitches caused by 3rd parties such as payment processing services. Licensor shall not be liable for any loss, claim or liability arising from or related to any software program failures, data errors, digital transmission errors, internet interruptions or delays, regardless of cause. Total liability for Licensor shall never exceed the License fee paid by Licensee. Any transaction claims directed to Licensor must be made through email within 15 days of transaction. Additionally, Licensor reserves the right to inquire and investigate any foreseeable transaction claims. If we determine an error has occurred on the part of Licensor, Licensor will credit the transaction to the Licensee through PayPal or through other payment processing platforms.

(b) Licensor shall not be held liable for any profit losses or damages a company or individual may experience after obtaining Licensed Music off of www.gerardogarciamusic.com.

(c) Licensor will not be held liable for any errors outside of their control.

8. Copyright. Licensor hereby states that all Music Licensing material is owned by Licensor composers and does not infringe on copyright law. All Music licensing material is copyrighted and registered. If used in streaming platforms like Youtube and terms in this agreement are met, if and when your video receives a notification, no action will be taken by Licensor to impede said video.

9. Warranties. Licensee warrants that: (a) it will not use the Masters and musical compositions of Music Licensed other than what has been stated in this agreement. (b) Licensee shall follow all rules in relation to copyright law applicable to any Licensor's materials. (c) Licensee will comply with all requirements set forth by performing rights societies. (d) Licensee shall not use any material from Licensor in a manner that is associated with illegal or illicit activities.

10. These terms and conditions are governed by the laws of the United States of America and the laws of the state of California.

By downloading the above agreement and continuing to checkout, Licensee acknowledges to have read this agreement and is bound to the terms and conditions laid out.