

Groovinloops Music Library License Agreement - page 1

By purchasing music from this website, you are agreeing to abide by the following set of rules and restrictions:

1) The music found on this site is controlled by Dave Osoff c/o Lunengroove Music. Download of these music loops and loopsets constitutes a limited license to use that music in a non-broadcast context ONLY. Licenses for radio and television use are sold separately. The license lasts for 100 years from the date of purchase, and the territory is world wide.

2) All music and sound effects are royalty-free which means the purchase price includes all licensing and usage fees. The royalty-free music loops and sound effects downloaded may be used for personal use, incorporated into or in conjunction with, productions or works including commercial or private A/V production, Web design, Multimedia and DVD Presentations, computer games and software applications (both subject to mass production license as specified below), media training, stage/drama productions and music, info-kiosk, and music-on-hold (provided the music on hold is not installed on a system that is subsequently sold to other companies), as long as the manner in which the music is used adheres to the conditions outlined, herein.

Once you purchased the music loops, you can use them again and again, for all your clients and projects. When being used to create a non commercial presentation that is duplicated on CD-Rom, there are no extra fees on the amount of CD-Rom's manufactured. When being used on a website, there are no extra fees on the amount of pageviews you produce.

3) When being used in media that is sold per unit (such as DVDs, software and video games) there is a limit of 5000 units under this standard license. If you plan on or subsequently need a license for more than 5000 units, you will need to purchase a Mass Production License. Please contact us for pricing and information. Downloadable software and media are also subject to these restrictions.

Groovinloops Music Library License Agreement - page 2

4) The music you download cannot be resold or given away. It cannot be copied and duplicated beyond the extent of your media project. This license is non-transferable. The sounds and music purchased may not be used for competitive products such as music libraries or sample CDs, or included in similar products without written permission from Dave Osoff and Lunengroove Music.

5) Editing/changing the music: You may edit our music (fade, crop, cut, stretch, loop) etc. to fit your required cue lengths or specifications. You may, not, however not use our music as a foundation on which to create new music. You may not add other instruments and/or vocals to our music for the purpose of creating new music that is credited to yourself.

You are not allowed to release our music as your own, or credit the music to yourself -- **not even** if you add vocals or instruments. Our music **can not** be used as backing tracks for your singing or rapping or in conjunction with any other intended use under your own name. Sampling copyrighted music requires a separate license. Contact us to inquire about a sampling license.

6) If you want to use our music in a way other than that which is outlined here, please contact us first. This license is non-transferable and any unauthorized copying, lending, duplicating, reselling, downloading, distributing or de-compiling of these recordings is strictly prohibited and will be considered a violation of copyright laws. Violators will be prosecuted to the fullest extent of the law.

7) Privacy: We take our customers and users privacy seriously. At no time will your personal details or e-mail address be forwarded to any other company. As a new customer, you will be added to our own internal mailing list for our monthly music newsletter. This newsletter is strictly informational in nature, listing new musical additions to the library and other Groovinloops news and information. It can be unsubscribed to from at any time either by following the instructions in the newsletter, or by sending an email to groovinloops@daveosoff.com. The only data we hold for our customers, are names, shipping addresses (when applicable), email addresses and web addresses.

Groovinloops Music Library License Agreement - page 3

At Daveosoff.com and Groovinloops.com we never see any financial data such as credit card numbers. These are gathered and processed strictly by our e-commerce partners 2Checkout.com. For information regarding their privacy policies, please refer to their websites.

8) Disclaimer of consequential damages: Daveosoff.Com and Groovinloops.com are under no circumstances liable for any damages, consequential or incidental, arising out of the use of the audio or inability to use the audio including without limitation, computer failure, work stoppage or any other damages, even if advised of the possibility of such damages. Because some states and countries do not allow the exclusion for limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

9) Limitation on liability: Daveosoff.com's and groovinloop.com's liability shall in NO event exceed the actual price paid for the license. If you have any questions on how you may or may not use our music, please contact us.

Groovinloops Music Library

c/o Lunengroove Music, P.O. Box 157, Shirley, MA 01464 USA
(508) 341-5120 • groovinloops@daveosoff.com
<http://daveosoff.com> • <http://groovinloops.com>