

**STOCKMUSIC.NET  
AUDIO ONLY LICENSE**

**License Start Date:**

<b>Your Contact Information</b>	Name: ("You")	Phone Number:
	Address:	E-Mail Address:
<b>Track Information</b>	Artist Name:	
	Track Title:	
	UPC:	

Dear [NAME],

Thank you for licensing from Stockmusic.net! This Audio License Agreement ("**License**") is between you and Trad Ventures, LLC ("**Trad Ventures**"), and describes the license terms for the track listed above ("**Track**").

Your use of the Track is subject to your acceptance of these License terms, Stockmusic.net's Terms of Use (<https://stockmusic.net/terms-of-use>) ("**Terms of Use**"), and your payment of the applicable License fee. Your use of the Track indicates your acceptance of these terms and the Terms of Use.

**1. Your Rights to the Track.**

- a. What You May Do. You may play the Track as: (i) background "on-hold" music through your business telephone system; and/or (ii) background music in a public setting where a crowd of people may gather, including bars, restaurants, retail locations, theaters, and other public areas.

This License includes public performance rights, so you do not have to report your use of the Track under this License to any public performance organization ("**PRO**"). However, you are still responsible for any fees you owe to a PRO under an agreement you may have with that PRO.

- b. Who Else Can Use the Track? This License is non-transferrable and non-sublicensable, meaning that you cannot transfer or sublicense this Track to anyone else.

- c. For How Long. Except for Trad Ventures' right to withdraw the Track under Section 3, this License is perpetual and you may use the Track indefinitely.

d. Ownership. This a license to use the Track and, you do not own or obtain any ownership rights in the Track. You may not claim that you are the original creator of the Track or any part of the Track. All rights not granted to you under this License are reserved by Trad Ventures.

**2. Restrictions to Your Use of the Track.** You may not use the Track except as permitted above. You may not:

a. Sell, use, or otherwise make the Track available on digital and/or physical media (e.g. in CDs, cassettes, or as digital downloads).

b. Distribute or otherwise make the Track available on a website.

c. Modify the Track in any way.

d. Combine the Track with an audio/visual production, such as an online video, game, TV show, or podcast.

**3. Withdrawal.** If Trad Ventures becomes aware of any problem with the ownership rights to the Track, it may require you to: (a) remove or replace the Track in the Productions; (b) stop use of all Productions that use the Track; and (c) use best efforts to ensure that anyone using the Production stops using it. You may request Trad Ventures to either (a) refund your payment of the License fee in the equivalent number of Credits (as defined in the Terms of Use); or (b) provide you with a replacement track.

**4. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY.** TRAD VENTURES PROVIDES THE TRACK "AS IS" AND DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ALL IMPLIED WARRANTIES OF MERCHANTABILITY, PERFORMANCE, AND FITNESS FOR A PARTICULAR PURPOSE. TRAD VENTURES DOES NOT REPRESENT OR WARRANT THAT THE TRACK WILL MEET YOUR REQUIREMENTS.

TRAD VENTURES WILL NOT BE LIABLE TO YOU FOR ANY PUNITIVE, INDIRECT, CONSEQUENTIAL, SPECIAL, OR INCIDENTAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE AGREEMENT, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITIES OF SUCH DAMAGES. TRAD VENTURES' SOLE AND EXCLUSIVE REMEDY TO YOU IS REFUNDING YOU THE LICENSE FEE OR PROVIDING YOU WITH A REPLACEMENT TRACK.

**5. Indemnification.** You will defend, indemnify, and hold harmless Trad Ventures and its affiliates, licensees, officers, directors, employees, and agents from all and against all third-party claims, damages, costs and expenses, including attorneys' fees ("**Claims**"), arising out of or in connection with (i) your use of the Track outside of this License; and (ii) any other actual or alleged breach by you of this License.

**6. Termination for Breach.** Trad Ventures will terminate and revoke this License, effective immediately upon written notice to you if: (a) you use the Track outside of this License; (b) if it does not receive the License fee; or (c) you otherwise breach this License. Upon termination, you must immediately stop all uses of the Track and delete all copies of the Track. Failure to comply with Trad Ventures' request to remove or stop use of the Track may constitute willful infringement under the Copyright Act. Sections 3, 4, 5, and 8 will survive termination of this License.

**7. Taxes.** All License fees are exclusive of taxes, which are your responsibility.

**8. Miscellaneous.** This is an independent contractor relationship, and no joint venture, partnership, employment, or agency relationship is formed under this License. This License represents the entire agreement between you and Trad Ventures with respect to the Track and supersedes all prior discussions and understandings. Modifications to this License will not be binding unless you and Trad Ventures agree in writing. You may not assign this License without Trad Ventures' prior written consent, and Trad Ventures may assign this License in its sole discretion. If you breach this License, Trad Ventures will be entitled to an injunction without bond to restrain your breach. If any part of this License is deemed unenforceable, the remainder of the License will remain intact. This License is governed by the laws of the state of Washington, without regard to choice of law provisions, and you agree to the exclusive jurisdiction and venue of the state and federal courts in Seattle, Washington.