

Manion Music Lifetime Performance License®

*****This License valid for USA Locations ONLY *****

LIFETIME LICENSE FOR PUBLIC PERFORMANCE OF MUSIC CONTAINED ON DOWNLOADED MANION MUSIC COLLECTION(S) FOR A COMMERCIAL ESTABLISHMENT

**Manion Music, LLC
1171 Morgan Ford Road
Front Royal, VA 22630 USA
Tel. 540-635-9166 Fax 540-635-1994
info@manionmusic.com**

[Notice to the customer: please download and print out your Invoice from Classicsonline.com at time of purchase, indicating Invoice Number, Customer Name and Location (including full physical address) of the Licensed Commercial Establishment, and the Date of Sale. The invoice is *required* to validate this license, and should be kept with this license in a safe place. The Invoice and This License are your guarantee that you have Manion Music's Exclusive Lifetime Performance License®]

Contents: One Five-hour Manion Music Collection.

One Lifetime Performance License Valid for any Commercial Establishment with playing area up to 10,000 square feet (930 square meters). U.S. Customers with larger areas, must contact Customer.Service@Naxos.com for Site Size Upgrade Information before playing the music. Site Size Upgrades are available at very modest rates.

IMPORTANT: This is a license. By accepting these Downloaded Music Tracks you agree to become a licensee for use of the music contained in the Manion Music Collection named above. The use of all Manion Music downloads and/or the music they contain is permitted only on the condition that user agree to the terms set forth in this document. This license covers all music tracks in the above-named collection that have been supplied to the user (hereinafter, the Customer) by Manion Music (hereinafter Licensor) through classicsonline.com. This license is valid only for the Customer and location described in the Bill of Sale [invoice] indicated above.

By playing the music contained on the tracks downloaded from classicsonline.com, Customer acknowledges that he has read and understands the terms of this License Agreement and agrees to abide by all of its terms.

Any question regarding the proper licensed usage of music on the downloaded tracks should be directed immediately to Manion Music, LLC, at the above address and/or phone numbers. All requests for larger-site upgrades should be directed to Customer.Service@Naxos.com.

Manion Music, LLC

[sample only]

Christopher Manion, Ph.D., President

Manion Music – Yours for Life ®

Manion Music License

Definitions: A Customer is a user of the music on the Downloaded Music Tracks and maintains one or more Commercial Establishments.

A Commercial Establishment is one physical facility at which business, commerce, or other (such as non-profit or government) activity that is not completely private is conducted.

Note: Commercial establishments with over 10,000 square feet (930 square meters) in total music playing area or 10 phone lines (for music-on-hold) must contact Customer.Service@Naxos.com for a license upgrade permitting performance of the Music licensed herein in the larger space (or on additional phone lines for music-on-hold). In such cases, an upgrade license is required before Downloaded Music Tracks can be played. An additional license fee, predicated on the total size of such establishment or number of phone lines, will be levied on a one-time basis, so that this license and the companion license upgrade will constitute a valid Lifetime Performance License® for said Commercial establishment.

The Downloaded Music Tracks referred to in this License Agreement are those Downloaded Music Tracks manufactured by Manion Music, downloaded from classicsonline.com, and licensed to Customer to enable Customer to publicly perform such music in Customer's Commercial Establishment. By entering into this license, Customer will own the Downloaded Music Tracks, but will not own the copyright to the recorded music on the Downloaded Music Tracks. This license is for the Downloaded Music Tracks in the collection listed above.

A Music System is any music reproduction system maintained by the Customer at the Commercial Establishment for public performance of music.

License to Publicly Perform Music Contained On Downloaded Music Tracks: This Agreement authorizes the Customer to publicly perform, within the physical confines of the Commercial Establishment, the music contained on the Downloaded Music Tracks for the lifetime of the establishment **at its current address**. Customer may use the Downloaded Music Tracks via the Customer's Entertainment System. A separate license is required for each Commercial Establishment maintained by the Customer. **CUSTOMER MAY NOT COPY, NOR ALLOW TO BE COPIED, THE WORKS CONTAINED ON THE DOWNLOADED MUSIC TRACKS IN ANY MANNER WHATSOEVER. WHETHER THE CUSTOMER IS THE OWNER OF THE COMMERCIAL ESTABLISHMENT THAT WILL PUBLICLY PERFORM THE MUSIC ON THE DOWNLOADED MUSIC TRACKS LICENSED HEREIN, OR IS AN EMPLOYEE OR AGENT OF THE COMMERCIAL ESTABLISHMENT, CUSTOMER**

HAS A LEGAL RESPONSIBILITY TO KNOW AND FOLLOW ALL OF THE TERMS OF THE LICENSE, AS FOLLOWS:

Removal, Transfer or Modification of Works: Customer shall keep all copies of the Downloaded Music Tracks at the actual site of the Commercial Establishment (noted above) and in no other place. Customer shall not modify, authorize others to modify, or permit any authorization for modification of the Downloaded Music Tracks in any manner without express written permission of Licensor.

Notices of Intellectual Property Rights: Customer shall assure that any notices of intellectual property (e.g., patent, trademark and copyright notices), if any, shall remain visible on the License and Invoice accompanying the Downloaded Music Tracks.

Warranties: As to the Downloaded Music Tracks, all warranties of merchantability or fitness of use for a particular purpose, express or implied, except for those contained in this agreement, have been waived by Customer. The Downloaded Music Tracks licensed under this Agreement shall be considered "as is" Downloaded Music Tracks, and as such, Licensor does not guarantee that the Works will meet "all requirements" of Customer's business. Licensor shall not be responsible for any damages, consequential or otherwise, that may be suffered by Customer or its employees or agents in the use of the Downloaded Music Tracks (Such damages shall include but not be limited to lost profits, lost sales, all actions lying in tort, prima facie tort, or any other cause of action arising out of the use or performance of the Downloaded Music Tracks). Customer understands and agrees that this license applies only to public performance of Manion Music collections, and not to any music administered by any other music licensing agency.

Termination: This license shall terminate immediately if Customer does not comply directly or indirectly with any term of this License Agreement, including but not limited to non-payment of license fees, removal of Downloaded Music Tracks to other locations, unauthorized copying of Downloaded Music Tracks, or modifying the Works in any manner.

This License will automatically terminate if Licensee closes the establishment location to which the License applies or if Licensee changes the name of the establishment location to which the license applies, or changes the location. In such a case, Licensee may apply for a new license, which will be issued at the sole discretion of Licensor for a modest renewal fee. Licensee may terminate this license at any time, but upon such termination, Licensee may continue to play the Downloaded Music Tracks only in private, noncommercial settings.

Disposition of Downloaded Music Tracks Upon Termination of License: Upon termination of this license, all copies of Downloaded Music Tracks and documentation may be retained by the Licensee provided that Licensee shall make no commercial use of the Downloaded Music Tracks nor attempt to license the Downloaded Music Tracks or otherwise give the Downloaded Music Tracks to others for commercial use, or allow the Downloaded Music Tracks to be used by others for commercial use.

Assignments, Transfers: This Licensing Agreement, the rights, duties and obligations in this license, or Licensor's Downloaded Music Tracks and its documentation may not be assigned, transferred licensed or sublicensed by Customer, except by written agreement to such assignment or transfer by Licensor. In any case where a Licensee wishes to transfer this License to a successor establishment or any other transferee, permission to so transfer must first be obtained from Licensor. For such a transfer to be valid, any fees charged by Licensor for such transfer must be paid and a new license must be entered into by the transferee.

Copying: Customer agrees that, except as directed by Licensor and this Licensing Agreement, Customer will not at any time during or after the term of this Licensing Agreement allow the copying of the Downloaded Music Tracks or any documentation accompanying the Downloaded Music Tracks or this Agreement, by any person, or permit any other person whatsoever to authorize copying or make copies of the Downloaded Music Tracks. Customer shall take reasonable precautions to assure that the employees and agents of Customer do not make copies of the Downloaded Music Tracks.

Maintenance and Upgrades: The Downloaded Music Tracks should not require maintenance, but Licensor agrees to replace any Tracks that might be corrupted at time of purchase in the download process. In that event, customer should contact Customer.Service@Naxos.com immediately. This License may be amended by mutual consent of both parties to provide for upgrades or replacements of the Downloaded Music Tracks that are provided to Customer under this License. All requests for such replacement or license upgrades should be directed to Customer.Service@Naxos.com.

Audits: Within the terms of applicable laws, Licensor or his agent may make reasonable examinations of Customer's Commercial Establishment sites in order to confirm that the terms of this License Agreement are being adhered to. If such an examination shows noncompliance, not only may Licensor terminate this agreement, but also Customer shall pay all expenses of such examination.

Injunctive Relief: Customer acknowledges that misuse or copying of the Downloaded Music Tracks will give rise to irreparable injury to Licensor, and leave Licensor inadequately compensated in damages. Accordingly, Licensor may seek and obtain injunctive relief against Customer's breach or threatened breach, in addition to any other legal remedies, such as suit for copyright infringement, which may be available. Customer further acknowledges and agrees that the covenants contained herein are necessary for the protection of Licensor's legitimate business interests and are reasonable in scope and content.

*****This License valid for USA Locations ONLY *****