

IMPORTANT-READ THIS AGREEMENT!

BY INSTALLING THE GARRITAN ABBEY ROAD STUDIOS CFX CONCERT GRAND, YOU AGREE TO BE BOUND BY THIS LICENSE AGREEMENT. A COPY OF THIS LICENSE AGREEMENT CAN BE FOUND ON WWW.MAKEMUSIC.COM. From time to time, MakeMusic may change the terms in this Agreement. When the terms are changed, MakeMusic will post a notice online. The changes also will appear in this document, which you can access at any time through the makemusic.com website in Terms & Conditions.

IF YOU DO NOT AGREE TO THE TERMS AND LIMITATIONS OF THIS LICENSE AGREEMENT, promptly return the entire GARRITAN ABBEY ROAD STUDIOS CFX CONCERT GRAND package to the place where you purchased it within thirty (30) days of purchase to receive a refund, provided you have not generated a key card with MakeMusic to fully authorize the product. If you have not generated a key card and are unable to receive a refund from the place of purchase, you may contact MakeMusic, Inc. Customer Support to obtain a return authorization number. Once authorization is provided, you may return the entire GARRITAN ABBEY ROAD STUDIOS CFX CONCERT GRAND package with a dated receipt to MakeMusic, Inc. within thirty (30) days of original purchase for a refund for the software. MakeMusic, Inc. will only refund the cost of the software and will not refund tax, or shipping related costs.

PART 1: GARRITAN CFX CONCERT GRAND PLAYER

MAKEMUSIC, INC. ("MAKEMUSIC") is licensing the GARRITAN CFX CONCERT GRAND PLAYER, including but not limited to (a) all software files and other computer information, (b) any proprietary scripting logic, (c) provided user interface presets, (d) documentation materials, and (e) any modified versions and copies of, and upgrades, updates, and additions to the program provided by MakeMusic (collectively "the SOFTWARE") to you on the following terms and conditions:

1. **GRANT OF LICENSE.** In consideration of the license fee that is a part of the price you paid for this product, MAKEMUSIC grants you, as licensee, a nonexclusive right to use the SOFTWARE on two (2) computers under the terms and limitations of this License Agreement. However, Corporate/School license users are strictly limited to the number of computers for which they paid.
2. **OWNERSHIP.** As licensee, you own the printed documentation materials and the media on which the SOFTWARE is recorded, but MAKEMUSIC retains all ownership and rights in the SOFTWARE, including all rights in any portion(s) of the SOFTWARE present in any output of the SOFTWARE. The Endless Wave streaming is provided under license from Conexant, Inc. The executable that facilitates standalone functionality of the Garritan CFX Concert Grand Player is provided under license from Plogue Art et Technologie, Inc. This License Agreement is NOT a sale of the SOFTWARE.
3. **USE RESTRICTIONS.** As a single user, you may physically install the SOFTWARE on two (2) computers, provided that the SOFTWARE is used on only one (1) computer at a time. Corporate/School (bulk) license users may install the SOFTWARE on only the number of computers for which you paid. As a single user, you may not install or use the SOFTWARE on a network, more than two (2) computers, multiple site arrangement, or any other hardware configuration where the SOFTWARE is accessible to more than one (1) computer or to more than one (1) user at a time.

You may not use telecommunication transmissions to electronically transfer the SOFTWARE from one computer to another. To protect MAKEMUSIC's copyrights and trade secrets in the SOFTWARE, you may not adapt or make alterations to the SOFTWARE, decompile, disassemble, translate, convert to another programming language or otherwise reverse engineer the SOFTWARE.

4. TRANSFER RESTRICTIONS. You may not transfer, assign, sell, or otherwise dispose of the SOFTWARE on a permanent basis without the written permission of MAKEMUSIC. Should MAKEMUSIC grant such permission, you may be required to pay a Transfer Fee in effect at the time of the transfer. You may not permit third parties to benefit from the use or functionality of the SOFTWARE via timesharing, service bureau or other arrangement. In no event may you rent, lease, grant sublicenses or any other rights in the SOFTWARE to others on a temporary basis, including renting the SOFTWARE and computer together to other users.

5. SUPPORT POLICY. MAKEMUSIC is not responsible for maintaining or helping you to use the SOFTWARE, except through MAKEMUSIC's customer support. Customer support consists of published documentation, software updates, online support, and limited phone support. Phone support is reserved for assistance with technical issues regarding the SOFTWARE; we do not offer how-to or in-depth tutorial advice on using the SOFTWARE over the phone. MAKEMUSIC reserves the right to review an individual's usage of MAKEMUSIC's customer support and determine if the amount of use has become excessive. Should an individual's use be deemed inappropriate or excessive, MAKEMUSIC may redefine the allowable support options for said individual.

6. TERMINATION. This License Agreement is effective upon installation of the SOFTWARE and remains in effect until expiration of all copyright interests in the SOFTWARE, unless earlier terminated. This License Agreement will terminate automatically without notice from MAKEMUSIC if you fail to comply with any of the terms or limitations of this License Agreement. Upon termination you must return all copies of the SOFTWARE to MAKEMUSIC.

7. MISCELLANEOUS. This License Agreement is the complete and exclusive agreement between you and MAKEMUSIC relating to the SOFTWARE. This License Agreement shall be interpreted under the laws of the State of Minnesota applicable to contracts made in Minnesota.

The GARRITAN ABBEY ROAD STUDIOS CFX CONCERT GRAND SOFTWARE and accompanying documentation materials may also be protected under federal copyright and patent laws. Unauthorized copying or use of the SOFTWARE beyond the scope of this License Agreement is expressly forbidden. You may be held legally responsible for any copyright or patent infringement that is caused or encouraged by your failure to abide by the terms and conditions of this License Agreement.

SOFTWARE DISCLAIMER OF WARRANTY AND LIMITED WARRANTY FOR MEDIA

THE SOFTWARE AND ACCOMPANYING DOCUMENTATION MATERIALS ARE PROVIDED SOLELY ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE AND ACCOMPANYING DOCUMENTATION MATERIALS IS WITH YOU. YOU ASSUME ALL RESPONSIBILITY FOR SELECTION OF THE SOFTWARE AND ACCOMPANYING DOCUMENTATION MATERIALS TO ACHIEVE YOUR INTENDED RESULTS, AND FOR THE INSTALLATION, USE, AND RESULTS OF THE SOFTWARE. IF THE SOFTWARE OR ACCOMPANYING DOCUMENTATION MATERIALS PROVE TO BE DEFECTIVE, YOU, NOT

MAKEMUSIC OR ITS DEALERS, DISTRIBUTORS, AGENTS, OR EMPLOYEES, ASSUME THE ENTIRE COST OF ANY AND ALL NECESSARY SERVICING, REPAIR, OR CORRECTION.

MAKEMUSIC warrants to the original licensee of the SOFTWARE that the media on which the SOFTWARE and accompanying documentation materials are recorded will be free from defects in materials or workmanship under normal use for a period of 90 days from the date of purchase of the media and documentation materials as evidenced by a receipt. This warranty will be null and void if the media appears to have been damaged due to unauthorized service, modification, accident, abuse, misuse, or excessive wear.

MAKEMUSIC's entire liability and your exclusive remedy as to defective media shall be replacement of the defective media. MAKEMUSIC will replace any defective media you return during the 90 day warranty period, without charge, provided you have authorized the SOFTWARE with MAKEMUSIC. Prior to returning the defective media, you must call MAKEMUSIC for a return authorization number. Returned media should be shipped in a protective package to MAKEMUSIC Inc. at the address shown in the documentation materials, and should be accompanied by the return authorization number, a copy of the paid receipt, a brief description of the problem and your return address. SOME STATES DO NOT ALLOW LIMITATION ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE 90 DAY LIMITATION MAY NOT APPLY TO YOU.

Neither MAKEMUSIC nor anyone else involved in the creation, production, licensing, or delivery of the SOFTWARE and documentation materials shall be liable for any indirect, incidental, consequential, or special damages (including damages for lost profits or the like) resulting from breach of warranty or any type of claim arising from the use or inability to use the SOFTWARE, even if MAKEMUSIC has been advised of the possibility of such damages. In any event, MAKEMUSIC's responsibility for direct damages is never more than the purchase price and license fee you paid for the GARRITAN ABBEY ROAD STUDIOS CFX CONCERT GRAND package. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

EXCEPT AS EXPRESSLY PROVIDED ABOVE, MAKEMUSIC MAKES NO WARRANTIES REGARDING THE SOFTWARE, DOCUMENTATION MATERIALS, OR MEDIA, EITHER EXPRESS OR IMPLIED, INCLUDED BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. No oral or written information or advice provided by MAKEMUSIC, its dealers, distributors, agents, or employees shall create any other warranty or increase in any way the scope of this warranty, and you may NOT rely on such information or advice. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.

IMPORTANT NOTE: This Software may be used to reproduce materials. It is licensed to you only for reproduction of non-copyright materials, materials in which you own the copyright or materials you are authorized or legally permitted to reproduce. If you are uncertain about copyright law you should contact your legal advisor.

PART 2: ARIA ENGINE

MAKEMUSIC, INC. ("MAKEMUSIC") AND PLOGUE ART ET TECHNOLOGIE, INC. ("PLOGUE") are licensing the ARIA ENGINE, including but not limited to (a) all software files and other computer information, (b) any proprietary scripting logic, and (c) any modified versions and copies of, and upgrades, updates, and additions to the program provided by MakeMusic (collectively "the SOFTWARE") to you on the following terms and conditions:

2. **GRANT OF LICENSE.** In consideration of the license fee that is a part of the price you paid for this product, MAKEMUSIC and PLOGUE grant you, as licensee, a nonexclusive right to use the SOFTWARE on two (2) computers under the terms and limitations of this License Agreement. However, Corporate/School license users are strictly limited to the number of computers for which they paid.

2. **OWNERSHIP.** MAKEMUSIC and PLOGUE retain all ownership and rights in the SOFTWARE, including all rights in any portion(s) of the SOFTWARE present in any output of the SOFTWARE. This License Agreement is NOT a sale of the SOFTWARE.

3. **USE RESTRICTIONS.** As a single user, you may physically install the SOFTWARE on two (2) computers, provided that the SOFTWARE is used on only one (1) computer at a time. Corporate/School (bulk) license users may install the SOFTWARE on only the number of computers for which you paid. As a single user, you may not install or use the SOFTWARE on a network, more than two (2) computers, multiple site arrangement, or any other hardware configuration where the SOFTWARE is accessible to more than one (1) computer or to more than one (1) user at a time. You may not use telecommunication transmissions to electronically transfer the SOFTWARE from one computer to another. To protect MAKEMUSIC's and PLOGUE's copyrights and trade secrets in the SOFTWARE, you may not adapt or make alterations to the SOFTWARE, decompile, disassemble, translate, convert to another programming language or otherwise reverse engineer the SOFTWARE.

4. **TRANSFER RESTRICTIONS.** You may not transfer, assign, sell, or otherwise dispose of the SOFTWARE on a permanent basis without the written permission of MAKEMUSIC and PLOGUE. Should such permission be granted, you may be required to pay a Transfer Fee in effect at the time of the transfer. You may not permit third parties to benefit from the use or functionality of the SOFTWARE via timesharing, service bureau or other arrangement. In no event may you rent, lease, grant sublicenses or any other rights in the SOFTWARE to others on a temporary basis, including renting the SOFTWARE and computer together to other users.

5. **SUPPORT POLICY.** MAKEMUSIC and PLOGUE are not responsible for maintaining or helping you to use the SOFTWARE, except through MAKEMUSIC's customer support. Customer support consists of published documentation, software updates, online support, and limited phone support. Phone support is reserved for assistance with technical issues regarding the SOFTWARE; we do not offer how-to or in-depth tutorial advice on using the SOFTWARE over the phone. MAKEMUSIC reserves the right to review an individual's usage of MAKEMUSIC's customer support and determine if the amount of use has become excessive. Should an individual's use be deemed inappropriate or excessive, MAKEMUSIC may redefine the allowable support options for said individual.

6. **TERMINATION.** This License Agreement is effective upon installation of the SOFTWARE and remains in effect until expiration of all copyright interests in the SOFTWARE, unless earlier terminated. This License Agreement will terminate automatically without notice from MAKEMUSIC

or PLOGUE if you fail to comply with any of the terms or limitations of this License Agreement. Upon termination you must return all copies of the SOFTWARE to MAKEMUSIC.

7. MISCELLANEOUS. This License Agreement is the complete and exclusive agreement between you and MAKEMUSIC and PLOGUE relating to the SOFTWARE. This License Agreement shall be interpreted under the laws of Canada and the laws of the State of Minnesota applicable to contracts made in Minnesota.

SOFTWARE DISCLAIMER OF WARRANTY AND LIMITED WARRANTY

THE SOFTWARE AND ACCOMPANYING DOCUMENTATION MATERIALS ARE PROVIDED SOLELY ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE AND ACCOMPANYING DOCUMENTATION MATERIALS IS WITH YOU. YOU ASSUME ALL RESPONSIBILITY FOR SELECTION OF THE SOFTWARE AND ACCOMPANYING DOCUMENTATION MATERIALS TO ACHIEVE YOUR INTENDED RESULTS, AND FOR THE INSTALLATION, USE, AND RESULTS OF THE SOFTWARE. IF THE SOFTWARE OR ACCOMPANYING DOCUMENTATION MATERIALS PROVE TO BE DEFECTIVE, YOU, NOT MAKEMUSIC OR ITS DEALERS, DISTRIBUTORS, AGENTS, OR EMPLOYEES, ASSUME THE ENTIRE COST OF ANY AND ALL NECESSARY SERVICING, REPAIR, OR CORRECTION.

Neither MAKEMUSIC, PLOGUE nor anyone else involved in the creation, production, licensing, or delivery of the SOFTWARE and documentation materials shall be liable for any indirect, incidental, consequential, or special damages (including damages for lost profits or the like) resulting from breach of warranty or any type of claim arising from the use or inability to use the SOFTWARE, even if MAKEMUSIC and PLOGUE have been advised of the possibility of such damages. In any event, MAKEMUSIC's and PLOGUE's responsibility for direct damages is never more than the list price PLOGUE charges for a license to the SOFTWARE. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

EXCEPT AS EXPRESSLY PROVIDED ABOVE, MAKEMUSIC and PLOGUE MAKE NO WARRANTIES REGARDING THE SOFTWARE OR DOCUMENTATION MATERIALS, EITHER EXPRESS OR IMPLIED, INCLUDED BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. No oral or written information or advice provided by MAKEMUSIC or PLOGUE, its dealers, distributors, agents, or employees shall create any other warranty or increase in any way the scope of this warranty, and you may NOT rely on such information or advice. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.

PART 3: GARRITAN ABBEY ROAD STUDIOS CFX CONCERT GRAND LIBRARY (the "LIBRARY")

1. GRANT OF LICENSE. Subject to the payment of the applicable license fees, and subject to the terms and conditions of this Agreement, MAKEMUSIC hereby grants to you a non-exclusive, non-transferable right to use a copy of the LIBRARY and the accompanying documentation (the "DOCUMENTATION") on up to two (2) computers you personally own as a private individual, or if you bought a Corporate/School (bulk) license package, the number of computers for which you paid.

2. OWNERSHIP. The LIBRARY is protected by copyright laws and international treaty provisions. The sounds, samples, programming and all copyrights, patents, trade secret rights, trademarks and other intellectual property rights in the LIBRARY remain the property of MAKEMUSIC and Abbey Road Studios and are licensed (not sold) to you. Your possession, installation, or use of the LIBRARY does not transfer to you any title in the intellectual property in the LIBRARY, and you will not acquire any rights to the LIBRARY except as expressly set forth in the Agreement.

3. USE AND RESTRICTIONS. You can use the LIBRARY in music productions, public performances, and other reasonable musical purposes within musical compositions. You can use the LIBRARY in your own musical compositions as much as you like without any need to pay MAKEMUSIC or obtain further permission.

No part or component of the LIBRARY can be re-used in any other commercial sample library or any competitive product. You are absolutely forbidden to duplicate, copy, distribute, transfer, upload or download, trade, loan, reissue or resell this LIBRARY or any of the contents in any way to anyone. You cannot redistribute them through an archive, nor a collection, nor the Internet, nor a binaries group, nor a newsgroup, nor any type of removable media, nor through a network. The sounds and samples contained herein cannot be edited, modified, digitally altered, re-synthesized or manipulated without direct written consent of MAKEMUSIC.

A right to use the LIBRARY is granted to the original end-user only, and this license is not transferable unless there is written consent of MAKEMUSIC and possible payment of an additional fee, or as permitted by law.

4. TERMINATION. This License Agreement is effective upon installation of the LIBRARY and remains in effect until expiration of all copyright interests in the LIBRARY, unless earlier terminated. This Agreement will terminate automatically without notice from MAKEMUSIC if you fail to comply with any of the terms or limitations of this License Agreement. Upon any termination you must return all copies of the LIBRARY and the DOCUMENTATION to MAKEMUSIC.

5. MISCELLANEOUS. The user agrees to read the manual before seeking tech support and to make sure their system meets the recommended requirements.

This Agreement shall be interpreted under the laws of the State of Minnesota applicable to contracts made in Minnesota.

DISCLAIMER OF WARRANTY AND LIMITED WARRANTY

The sounds in this LIBRARY will only work with the bundled Garritan CFX Concert Grand Player, and the ARIA Player. The LIBRARY will not work with any other sampler. Licensor will not be responsible if the contents of this disc do not fit the particular purpose of the Licensee. Please make sure before ordering this item that it meets your needs. Information contained herein is subject to change without notice and does not represent a commitment on the part of MAKEMUSIC.

THE LIBRARY IS LICENSED "AS IS" WITHOUT WARRANTIES OF ANY KIND. NEITHER MAKEMUSIC NOR ANY AGENT OR DISTRIBUTOR CAN BE HELD RESPONSIBLE FOR ANY DIRECT, INDIRECT, OR CONSEQUENTIAL LOSS ARISING FROM THE USE OF THIS PRODUCT.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER IN TORT, CONTRACT, OR OTHERWISE, SHALL MAKEMUSIC OR ITS SUPPLIERS BE LIABLE TO YOU OR TO ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, COMPUTER FAILURE OR MALFUNCTION, OR FOR ANY AND ALL OTHER DAMAGES OR LOSSES. IN NO EVENT WILL MAKEMUSIC BE LIABLE FOR ANY DAMAGES IN EXCESS OF THE LIST PRICE MAKEMUSIC CHARGES FOR A LICENSE TO THE SOFTWARE, EVEN IF MAKEMUSIC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. The foregoing provisions shall be enforceable to the maximum extent permitted by applicable law.

Copyright © 2001-2014 MAKEMUSIC, INC. All Rights Reserved

APPLIBCFX.V1.042214