SmartMusic Software License Agreement:

IMPORTANT-READ THIS AGREEMENT! BY INSTALLING THE SMARTMUSIC SOFTWARE, YOU AGREE TO BE BOUND BY THIS LICENSE AGREEMENT.

MAKEMUSIC, INC. is licensing the SMARTMUSIC SOFTWARE programs contained in this download or disk packet (collectively "the SOFTWARE") to you on the following terms and conditions:

1. GRANT OF LICENSE.

MAKEMUSIC, INC. grants you, as licensee, a nonexclusive right to use the SOFTWARE on a single computer ("CPU") under the terms and limitations of this License Agreement and the Subscriber Agreement.

2. OWNERSHIP.

As licensee, you own the documentation materials and the media on which the SOFTWARE is recorded, but MAKEMUSIC, INC. 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. This License Agreement is NOT a sale of the SOFTWARE.

USE RESTRICTIONS.

You may physically transfer the SOFTWARE from one computer to another and install or use the SOFTWARE on a network, multiple CPU, multiple site arrangement, or any other hardware configuration where the SOFTWARE is accessible to more than one CPU or to more than one user as long as each copy that you make and distribute contains this Agreement and the same copyright and other proprietary notices pertaining to this SOFTWARE that appear in the SOFTWARE. You may use telecommunication transmissions to electronically transfer the SOFTWARE from one CPU to another, as long as you include the MAKEMUSIC, INC. copyright notice for the SOFTWARE with any on-line distribution and on any media you distribute that includes the SOFTWARE. To protect MAKEMUSIC, INC.'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 or digital files created by the SOFTWARE.

4. TRANSFER RESTRICTIONS.

You may not sell the SOFTWARE without the written permission of MAKEMUSIC, INC.. You may transfer, assign, or otherwise dispose of the SOFTWARE on a permanent basis without the written permission of MAKEMUSIC, INC.. 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 CPU together to other users.

5. COPY RESTRICTIONS.

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

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, INC. 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, INC..

7. MISCELLANEOUS.

Neither MAKEMUSIC, INC. 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, INC. has been advised of the possibility of such damages. MAKEMUSIC, INC. shall, also, not be liable for changes to any Finale Family notation files that may occur upon conversion to the SMARTMUSIC SOFTWARE. In any event, MAKEMUSIC, INC.'s responsibility for direct damages is never more than the purchase price and license fee you paid for 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, INC. 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. INC., 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.

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

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, INC. 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, INC., 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.

APPSM.V4.090905