



Richmond Sound Design Ltd.

PERFORMANCE FOR THE LONG RUN

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LICENSE AGREEMENT **PRODUCTION SOFTWARE**

THIS AGREEMENT made effective as of the _____ day of _____, 201__.

BETWEEN:

RICHMOND SOUND DESIGN LTD.,

a company duly incorporated pursuant to the laws of the Province of British Columbia,
Canada, having an office at 5264 Ross Street, Vancouver, Canada;

("RSD")

AND:

the party described below

("Licensee")

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1.1 RSD grants to Licensee, and Licensee accepts, on the terms and conditions hereinafter set forth, a non-transferable and non-exclusive License to use in the territory set out in Schedule "A" hereto the computer software (the "Licensed Production Software") and related documentation (the "Documentation") described in Schedule "A" hereto. Use of the Licensed Production Software by Licensee shall be limited to its own internal purposes. The meaning of Licensed Production Software shall include all revisions, error corrections, fixes and enhancements thereto, and the meaning of Documentation shall include all revisions thereto.

1.2 The License hereby granted is limited to:

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(b) use of the Documentation only in connection with the permitted use of the Licensed Production Software.

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3.0 FEES

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The provisions of this Section shall survive the termination or expiration of this Agreement or the License.

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7.1 Licensee shall have exclusive responsibility for the supervision, management and control of the use of the Licensed Production Software and the Documentation provided to it. Licensee's responsibility shall include, without limitation, assuring the proper hardware machine configuration, program installation, operating methods, and establishing and implementing adequate procedures and safeguards with respect to confidentiality and non-disclosure as provided in Section 6.

8.0 WARRANTY AND LIMITATIONS

8.1 While the Licensed Production Software is believed by RSD to conform substantially with the applicable Documentation at the time of its shipment to Licensee, Licensee acknowledges that some errors are inevitable in a product of this nature.

8.2 THE LICENSED PRODUCTION SOFTWARE IS LICENSED TO LICENSEE WITH THE WARRANTY THAT THE LICENSED PRODUCTION SOFTWARE WILL FOR A PERIOD OF ONE YEAR FROM DATE OF DELIVERY PERFORM SUBSTANTIALLY IN ACCORDANCE WITH ITS SPECIFICATIONS AS AMENDED FROM TIME TO TIME. RSD DOES NOT WARRANT THAT THE OPERATION OF THE LICENSED PRODUCTION SOFTWARE WILL NOT BE INTERRUPTED BY REASON OF ANY DEFECT OR THAT ALL ERRORS CAN OR WILL BE CORRECTED.

8.3 RSD SHALL NOT BE LIABLE FOR ANY SPECIAL, INDIRECT, CONSEQUENTIAL OR INCIDENTAL LOSS OR DAMAGE ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE LICENSED PRODUCTION SOFTWARE OR THIS AGREEMENT.

8.4 THE WARRANTIES IN THIS SECTION 8 ARE IN LIEU OF ALL OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OR CONDITIONS OF MERCHANTABILITY OR FITNESS

FOR A PARTICULAR PURPOSE AND THOSE ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM A COURSE OF DEALING OR USAGE OF TRADE.

8.5 The total liability of RSD for damages arising out of this Agreement, regardless of the form of action, shall not exceed the amount paid by LICENSEE to RSD specifically in accordance with the fees in this Agreement only, to the date of the breach or default giving rise to the liability.

8.6 RSD warrants it is the legal owner of the Licensed Production Software, has the right to license its use and indemnifies Licensee against any claims challenging its ownership rights.

9.0 RISK OF LOSS

9.1 If any Licensed Production Software or Documentation is lost or damaged during shipment, RSD will replace the same at no additional charge to Licensee. If any Licensed Production Software or Documentation is lost or damaged while in the possession of Licensee, RSD shall replace the same at a charge covering administration processing, handling, shipping and storage media.

10.0 MAINTENANCE

10.1 RSD shall maintain the Licensed Production Software free of charge for licensee for a period of one year from delivery of the Licensed Production Software to Licensee and thereafter if the Licensee has entered into a maintenance agreement with RSD, provided that all maintenance and other fees payable to RSD are paid when due.

10.2 All requests by Licensee for warranty services or maintenance services shall initially be submitted to RSD's local representative which shall verify such errors, make error corrections, supply fixes and otherwise resolve difficulties with the Licensed Production Software prior to referring the errors, warranty, maintenance or other claims to RSD.

10.3 RSD, either directly or through its local representative, shall, as part of the warranty and maintenance services:

(a) upon notification of errors in the Licensed Production Software, use reasonable efforts to verify such errors and provide corrections for verified errors,

(b) provide upon publication, one copy of error reports, revisions, fixes, and revised or additional Documentation, and

(c) provide revisions and enhancements to the Licensed Production Software (excluding custom enhancements) which RSD may develop from time to time for use by its licensees generally. The term "enhancements" shall mean a modification to the Licensed Production Software which improves operational performance, but which does not change the basic function of the Licensed Production Software.

11.0 REMEDIES OF LICENSEE

11.1 If for reasons attributable to RSD, RSD fails to deliver the Licensed Production Software or Documentation to Licensee, or the Licensed Production Software fails to conform in a material manner with its specifications as amended from time to time, in accordance with this Agreement, then RSD's sole obligation and Licensee's sole remedy, will consist of:

(a) RSD supplying to Licensee an equivalent software program which meets the requirements of this Agreement,

(b) RSD correcting the Licensed Production Software in accordance with its warranty and maintenance obligations described in this Agreement, or

(c) RSD refunding to Licensee the amount paid by Licensee for the Licensed Production Software and Documentation.

12.0 MODIFICATIONS TO THE LICENSED PRODUCTION SOFTWARE

12.1 Licensee shall not without the prior written consent of RSD modify or cause to be modified the Licensed Production Software.

12.2 RSD may develop and implement particular or custom additions, extensions or enhancements to the Licensed Production Software at the request of Licensee. A separate agreement shall be required for such additions, extensions or enhancements to the Licensed Production Software.

12.3 RSD shall have the right to make changes in the functionality, design or specifications of the Licensed Production Software at any time upon 30 days prior written notice to Licensee.

13.0 DESIGNATED CONTACT

13.1 Licensee shall designate one employee of Licensee who shall be RSD's point of contact regarding delivery, maintenance and use of the Licensed Production Software and Documentation.

14.0 TERMINATION

14.1 RSD may terminate this Agreement immediately should Licensee fail to observe or perform any of its obligations hereunder, or should Licensee cease to conduct its business or make an assignment for the benefit of its creditors or become insolvent or be adjudged bankrupt or if a trustee or a receiver manager is appointed to administer Licensee's affairs.

14.2 Forthwith upon termination of this Agreement, Licensee shall at the option of RSD either return or destroy the original and all copies of the Licensed Production Software and the Documentation and any part thereof received from RSD or made in connection with the License granted herein, and if destroyed furnish to RSD a certificate satisfactory to RSD certifying such destruction.

15.0 MISCELLANEOUS

15.1 The License is personal to Licensee. Licensee shall not assign or transfer this Agreement, the License, or any right or obligation granted therein without the prior written consent of RSD. Any assignment or transfer, or any attempt to do so, without the consent of RSD shall be null and void.

15.2 This Agreement is binding upon and shall enure to the benefit of the respective successors and permitted assigns of the parties hereto.

15.3 All notices required hereunder shall be given in writing and shall be personally delivered or sent by postage prepaid registered mail addressed to the recipient at the recipient's address mentioned in this Agreement, or at such other address as either party may designate by notice.

15.4 Should any term or condition of this Agreement be found invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and shall continue to be valid and enforceable.

15.5 Notwithstanding any other provisions, failure or delay in performance by RSD shall be excused to the extent caused by an event beyond RSD's reasonable control, including but not limited to such events as Act of God, war, act of national or civil or military authority, labour disputes, strikes, delays of carriers or delays or default in RSD's supplies.

15.6 Captions are inserted for convenience of reference only and shall not be considered in the interpretation of this Agreement. This Agreement is to be interpreted with such changes of gender or number as the context requires.

15.7 This Agreement shall be governed by and construed in accordance with the laws of the Province of British Columbia, Canada.

15.8 This Agreement sets forth the entire understanding and agreement between the parties with respect to the subject matter hereof. There are no representations or promises between

the parties except as set forth herein. No terms or conditions of this Agreement may be modified or waived except in writing.

IN WITNESS WHEREOF the parties hereto have executed this Agreement by their duly authorized representatives.

LICENSEE:

Licensee Name: _____

Licensee Address: _____

By: (signed) _____

Name: (printed/typed) _____

Title: _____

Date: _____

Site: _____

Gate: _____

Location: _____

LICENSEE'S CONTACT PERSON (see Section 13.0, above):

Contact person's name: _____

Contact person's address: _____

Contact person's phone #: _____

Contact person's email address: _____

Contact person's fax #: _____

RICHMOND SOUND DESIGN LTD:

By: _____

Name: _____

Title: _____

Date: _____

LICENSE AGREEMENT

PRODUCTION SOFTWARE - SCHEDULE "A"

LICENSED PRODUCTION SOFTWARE: ShowMan

A full description of the "ShowMan" program developed by RSD and coded by Loren Wilton utilizes the following general outline:

- 1 SETTING UP
- 2 MAIN OPERATING WINDOWS
- 3 CLOCKS
- 4 FUNCTIONS MENU
- 5 CONFIGURATION MENU
- 6 F KEYS/F KEYS MENU
- 7 CUE OPERATION
- 8 MIDI EDITOR
- 9 'SAVE' WINDOW

Production versions of the "ShowMan" program actually send and receive MIDI and other types of messages for an unlimited time when properly interfaced with MIDI and/or other types of networks.

DOCUMENTATION

1 - Online User Manual

LICENSE FEE

\$US3150 for each 128 cue list program
\$US1765 for each eight cue list program
\$US1095 for each single list program

for a single machine installation, including license maintenance fees for the first year following the effective date of the license agreement, subject to change without notice.

For each custom device editor and/or E-Show device tool provided, the license fee will be \$US400, in addition to the license fee(s) for the applicable version(s) of ShowMan, above, subject to change without notice.

MAINTENANCE FEE

The annual license maintenance fees will for each licensed program be \$US400.00 per year, subject to change without written notice.