

Lullaby of the Tides Terms and Conditions

Use of downloaded material

The “Permitted Uses” are:

1. downloading a copy of each item;
2. storing and viewing downloaded material on a computer or network that is exclusively accessed by the individual or organisation that has registered the download;
3. transferring downloaded music to other audio media **ONCE ONLY** for the purposes of playing the music for practice or performance.

The “Prohibited Uses” are:

1. copying and distributing any downloaded material for any purpose whatsoever (including educational purposes) unless you have our express permission in writing to do so;
2. printing copies of printable material unless it is expressly stated on the product information page
3. the sale, licensing, sub-licensing, renting, leasing or commercial distribution of any of the material in any format;
4. the publishing of any downloaded material in any place accessible to anyone other than the individual or organisation that has purchased or registered it, including publication on the Internet or any other network accessible outside that organisation (doing so would be in breach of copyright law);
5. the use of any downloaded material to compete with us, whether directly or indirectly.

All rights in the downloaded material not expressly granted in this agreement are hereby reserved. You must retain, and must not delete, obscure or remove, all copyright notices and other proprietary notices placed by us on any downloaded material.

Upon the termination of the project you will delete from your computer systems and other electronic devices all copies of the downloaded material in your possession or control, and will permanently destroy any paper or other copies of the printable material in your possession or control.