

**LICENSE #37017**  
Date: Nov 25, 2010

**STANDARD LICENSE FOR:**  
Gates of Hell by Chris Haigh

To:  
**Will Pemble**  
  
United States

---

## LICENSING TERMS

### Standard License

This non-exclusive STANDARD license allows you, the licensee, to use the Recording worldwide in perpetuity with any type of New Media Project. For the purpose of this license, a New Media Project is defined as a production which makes use of new media or multi-media platforms, including web site background music, podcasts, Flash animations and presentations, online tutorials, e-learning tools, slideshows, website videos, corporate training videos, Powerpoint presentations, multimedia CD-Roms, promotional DVDs, software demos, online video sharing (YouTube, Vimeo, etc.), FREE iPhone and iPad applications and web-based online video games.

This license includes use of the Recording commercially with monetized videos on YouTube.

This license also includes use of the Recording for non-commercial film projects and TV and radio program broadcasting, but DOES NOT INCLUDE use of the Recording in a commercial film, television advertisement, radio advertisement, in-theater advertisement, or for video on demand (VOD) or any DVD, CD or video game (including any paid iPhone/iPad game or application) sold to the general public if more than 1,000 copies are produced and/or downloaded.

## ADDITIONAL TERMS

This license is for your own personal or organizational usage only, which can be personal or professional. You may use the Recording for your personal Projects and/or professional Projects you undertake for your clients or for your employer.

### Limitations of Use

- You may not sell, transfer, share, give away or sublease the license agreement or the Recordings to any other party.
- You may not resell the Recording by itself or as part of a package except as embodied within your own Project.
- You may not resell the Recording (or otherwise make it available) within a downloadable template where someone would be able to download the sound file as a separate file, such as in e-card templates or website templates.

- You may not resell the Recording (or otherwise make it available) as part of any competing product such as music compilation or music library.
- With any of our licenses you may use the Recording on YouTube, but PremiumBeat retains ownership of the Recording. You may not claim ownership of the Recording (or otherwise make it available) through YouTube's Content ID, even if synchronized with your own Project, if YouTube identifies your content by audio only.
- You may not resell the Recording (or otherwise make it available) as your own Product, as your music or as your song, even if it has been transformed or edited, or if you add other instruments or vocals to the music. This is called a "Derivative Work" and it is not allowed. PremiumBeat always owns the Copyright of the music composition and recording.

## **Cue Sheets For TV and Film Productions**

Please note that this license does not include Performing Rights that may be collected by PROs (Performing Rights Organizations) such as SESAC, BMI, ASCAP, SOCAN, etc. For TV productions the broadcaster most often pays this cost.

For projects broadcast on TV and film productions, in order to collect performing rights, cue sheets must be filed with the appropriate performing rights organizations and a copy must be faxed or emailed to us as an attachment. PremiumBeat will provide all cue sheet information upon request.

## **Ownership**

You hereby acknowledge that PremiumBeat is and remains the owner of all right, title and interest in the Recording, including without limitation any copyrights therein. The Recording is protected by and subject to Canadian and international copyright laws. We retain the right to sell licenses of the Recording to third parties, at our discretion.

## **Limitation of Liability**

PremiumBeat makes no warranty or representation, express or implied, except that it warrants that it has the right to grant the license granted hereunder. The total liability of PremiumBeat under this Agreement shall be limited to that part of the fee paid hereunder by you to PremiumBeat for the license. You hereby agree that this license is granted to you without any other warranty or recourse.

## **Availability**

PremiumBeat makes all possible efforts to make sure that all the music and sound files that comprise its online library are available at all times. However, PremiumBeat makes no representations or warranties that all Licensable Material will be available for use during the Agreement Term. PremiumBeat may discontinue licensing certain music and sound files at its sole discretion. In the eventuality that PremiumBeat gets a notice that any music or sound files may be subject to a claim of infringement of another's right for which PremiumBeat may be liable, PremiumBeat may require Licensee to immediately stop using the Licensed Material, delete or remove the Licensed Material from its premises, computer systems and storage (electronic or physical); and ensure that its clients do likewise. PremiumBeat shall provide Licensee with comparable Licensed Material (which comparability will be determined by PremiumBeat in its reasonable commercial judgment) free of charge, but subject to the other terms and conditions of this Agreement.

## **Taxes**

Except for the Canadian territory all License Fees are exclusive of any applicable sales, use, withholding or other transactional taxes, which are the sole responsibility of Licensee or Purchaser (if any).

## General Provisions

This Agreement shall be governed by and construed according to the laws of the Province of Quebec, Canada, and the Parties hereby acquiesce to the jurisdiction of the courts of the judicial district of Montreal. Nothing in the present Agreement shall be interpreted as constituting or creating a joint venture or partnership between the Parties. This Agreement shall be to the benefit of and bind the respective heirs, executors, administrators and assigns of the Parties hereto. If any part of this Agreement shall be determined to be invalid or unenforceable by a court of competent jurisdiction or any other legally constituted body having jurisdiction to make such determination, the remainder of this Agreement shall remain in full force and effect.

---

This document acknowledges that the license has been paid for and issued.



Lucinda Tang

Licensing Manager for PremiumBeat.com

---