

**Percussive Arts Society
Digital Archive Site License Agreement**

Licensee access to and use of the PAS Digital Archive (hereinafter defined) is governed by the terms of this Site License Agreement (“License”).

1) License

The Percussive Arts Society ("PAS") hereby grants to the PAS Digital Archive subscriber ("Licensee") and its Authorized Users (hereinafter defined) a non-exclusive, revocable, non-transferable license to access the PAS Digital Archive according to the terms of this Agreement, and to make the uses permitted and described below.

a) Definitions

(1) **PAS Digital Archive.** The term “PAS Digital Archive” means the online archive of Percussionist, Percussive Notes, Percussive Notes Research and related materials. A PAS Digital Archive subscription provides access to PDF versions of the archived publications.

(2) **Authorized Site** (academic or non-academic) is a:

(a) single geographic location; or

(b) multiple sites within one city that are part of a single organizational unit administered centrally. Example: Different campuses of the same university within the same city are considered an Authorized Site.

b) Online Access at an Authorized Site

Access at an Authorized Site will be conducted via a URL to be provided to Licensee at the time of the initial subscription.

Licensee is responsible for taking reasonable measures to prevent access by unauthorized individuals and for terminating any unauthorized access of which it has actual notice or knowledge.

c) Authorized User

An Authorized User is any individual who is a registered student, faculty member, staff member, or affiliated researcher (“employee” or independent contractor at a company) of an Authorized Site. An affiliated researcher or independent contractor must be employed, and/or conducting research, physically at an Authorized Site. A visitor to an

Authorized Site who is authorized to use that facility's library network is considered to be an Authorized User.

2) Permitted Uses

- a) Pursuant to this license, Licensee may do, or authorize another Authorized User to do, any of the following:
 - (1) Search, view, display, download, and store individual articles or other discrete items from the PAS Digital Archive, solely for the use of an Authorized User.
 - (2) Print a single copy of individual articles or other discrete items from the PAS Digital Archive, for an Authorized User's personal use.
 - (3) Distribute copies of individual articles or other discrete items from the PAS Digital Archive, in print or electronic form, to other Authorized Users for their personal use.
 - (4) Store insubstantial portions of individual articles or other discrete items from the PAS Digital Archive on internal databases for later retrieval and use by Authorized Users.
- b) Copies of all material from an PAS Digital Archive must bear proper copyright notice as shown in the initial page of each publication or, if different, on the portion reproduced. Deletion or modification of the copyright notice is not allowed.

3) Prohibited Uses

- a) This License describes all permitted uses. Any other use is prohibited and is considered infringement under the Copyright Act, 17 U.S.C. §§ 101 et seq., unless prior written permission has been obtained from PAS, as described in Section 3.c. of this License. A prohibited use can result in immediate termination of this License.
- b) Specifically, no one is authorized to transmit, copy, or distribute any PAS Digital Archive issue or article, or portion thereof, in any manner or for any purpose except as described in Section 2 of this License, without PAS's prior express written permission. In particular, except as described in Section 2, no one may, without the prior express written permission of PAS: (i) distribute or forward a copy (electronic or otherwise) of any article, file, or material obtained from any PAS Digital Archive; (ii) reproduce or photocopy any article, file, or material from any PAS Digital Archive; (iii) alter, modify, adapt, or translate any article, file, or material obtained from any PAS Digital Archive; (iv) include any article, file, or material obtained from any PAS Digital Archive in other works or otherwise create any derivative work based on any materials obtained from any PAS Digital Archive; (v) impose any charge for a copy (electronic or otherwise) of

any article, file, or material obtained from any PAS Digital Archive, except for normal printing/copying costs where such reproduction is authorized under Section 2. Inclusion of print or electronic copies in coursepacks or electronic reserves is not authorized by this License and is prohibited without PAS's prior written permission. Dissemination or transmittal of print or electronic copies of articles is not permitted for marketing or advertising purposes without PAS's prior written permission. Affirmative written permission must be obtained from PAS. PAS does not recognize or accede to permission requests that presume permission is granted unless PAS gives notice that permission is denied.

- c) To obtain express written permission to make any use not authorized by this License, send hand-signed requests to: Percussive Arts Society, 110 W. Washington St., Indianapolis, IN 46204, USA.

4) Detection of Prohibited Uses

Licensee is responsible for taking reasonable measures to prevent prohibited uses and to promptly notify PAS of any infringements of copyright or prohibited use of which Licensee becomes aware. Licensee will cooperate with PAS in investigating any such prohibited uses and will take reasonable steps to ensure the cessation of such activity and to prevent any reoccurrence.

5) Copyright and Proprietary Rights

PAS owns all copyrights in and to contents of the PAS Digital Archive and is authorized to publish all material therein. PAS owns the copyrights in the individual articles as indicated on the title pages, except as explicitly noted in the text of individual articles. The PAS Digital Archive is protected by copyright in other countries by virtue of the Universal Copyright Convention and the Berne Copyright Convention. Any unauthorized copying or prohibited use of material from the PAS Digital Archive, including but not limited to text, images, photographs, or graphics, may result in liability for copyright infringement (including injunctive relief and damages) under U.S. and/or foreign law.

6) Breach and Access to Database

- a) If Licensee fails to pay PAS any subscription fees when due, or otherwise breaches this License, PAS will provide Licensee with written notice and a 30-day period within which to cure such breach. PAS reserves the right to seek additional remedies and take immediate action if PAS believes that Licensee's breach is likely to cause PAS irreparable harm. PAS may, in its sole discretion, reinstate Licensee's subscription after the breach is cured to PAS's satisfaction.
- b) If Licensee's subscription to the PAS Digital Archive terminates, further access to the current archive will be denied. If Licensee or Authorized Users materially breach this

License or make prohibited uses of material in the PAS Digital Archive, PAS reserves the right to deny Licensee any access to the PAS Digital Archive, in PAS's sole discretion. PAS reserves the right to modify its policy regarding its online archives, in its sole discretion, and restrict or charge for access to the PAS Digital Archive (other than as included as part of a subscription).

7) **Disclaimer of Warranties**

ALL MATERIAL AND INFORMATION ON THE PAS DIGITAL ARCHIVE ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. DESCRIPTIONS OF, OR REFERENCES TO, PRODUCTS OR PUBLICATIONS DO NOT IMPLY ENDORSEMENT OF THAT PRODUCT OR PUBLICATION.

IN NO EVENT SHALL PAS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE ARTICLES OR OTHER MATERIAL DERIVED FROM THE PAS DIGITAL ARCHIVE, WHETHER OR NOT ADVISED OF THE POSSIBILITY OF DAMAGE, AND ON ANY THEORY OF LIABILITY.

LICENSEE AGREES THAT IN NO EVENT SHALL ANY LIABILITY OF PAS (OR ANY OF ITS AFFILIATES, EMPLOYEES, AGENTS, THIRD-PARTY CONTENT PROVIDERS, OR AUTHORS) EXCEED THE TOTAL AMOUNT OF SUBSCRIPTION FEES PAID BY LICENSEE FOR THE SUBSCRIPTION YEAR PRIOR TO THE MAKING OF A CLAIM. IF LICENSEE IS DISSATISFIED WITH THE SERVICES OF PAS OR THE CONTENT OF THE PAS DIGITAL ARCHIVE OR ANYTHING ELSE RELATED TO THIS LICENSE, LICENSEE'S SOLE AND EXCLUSIVE REMEDY IS TO TERMINATE THIS LICENSE AND DISCONTINUE USE OF THE PAS DIGITAL ARCHIVE.

Changes may be made to the PAS Digital Archive at any time. Any advertising appearing in the PAS Digital Archive is the sole responsibility of the advertiser. Neither PAS nor the PAS Digital Archive endorses or warrants any product advertised or any statements made in any advertisements. Nor is PAS or any PAS Digital Archive responsible for the quality or content of any material linked to any PAS Digital Archive.

8) **Delivery Formats and Service**

- a) The PAS Digital Archive is available in PDF format to Licensee and its Authorized Users, who are solely responsible for installing and configuring the appropriate software necessary to view the PAS Digital Archive.
- b) The PAS Digital Archive uses standard Internet HTML format. PAS reserves the right to change format upon three [3] months' notice to Licensee, although PAS will make reasonable efforts to use commonly available formats. The Licensee and the Authorized Users are responsible for obtaining at their expense suitable Internet

connections, Web browsers, and licenses for any software necessary to view the PAS Digital Archive.

- c) PAS shall use reasonable efforts to make online access available on a continuous basis. Availability will be subject to periodic interruption and downtime for server maintenance, software installation or testing, loading new files, and reasons beyond the control of PAS.

9) **General**

- a) This Agreement constitutes the entire License for the PAS Digital Archive, and may not be modified without the express written consent of PAS. PAS reserves the right to modify the terms, effective thirty [30] days after notice. Accessing the database after the effective date of a modification will be deemed to signify Licensee's acceptance of such modification. As a general matter, modifications, if any, will be made annually and will be incorporated into the License for the following year.
- b) Licensee is responsible for the payment of any applicable taxes, other than taxes on PAS's net income, arising out of Licensee's use of the PAS Digital Archive and/or the rights granted under this Agreement. PAS acknowledges that not-for-profit institutions may be exempt from state and other taxes. The responsibility for determining whether Licensee has any liability for any taxes rests solely with the Licensee.
- c) Licensee may not assign or transfer its rights under this Agreement without the written permission of PAS.
- d) Dispute Resolution. If required by the laws of Licensee's state, any dispute will be resolved in accordance with such laws, including any laws requiring arbitration or the exhaustion of specific administrative remedies.