

Luxe Music Studios – Royalty-Free Use Agreement

Effective Date: April 2026

This Royalty-Free Use Agreement (“Agreement”) is entered into between **Luxe Music Studios** (“Licensor”) and the independent adult content creator accepting these terms (“Licensee”).

1. Grant of License

Licensor grants Licensee a limited, non-exclusive, non-transferable, royalty-free license to use the tracks from the Luxe Music Studios catalog solely for the creation and distribution of Licensee’s own original adult content.

2. Permitted Uses

The license is strictly limited to independent adult content creators using the tracks in personal videos, scenes, clips, and similar content on platforms such as Fansly, OnlyFans, and comparable independent creator sites. This includes the right to monetize such content through subscriptions, tips, pay-per-view, or other creator revenue models.

3. Prohibited Uses

The following uses are strictly prohibited:

- Any corporate, commercial, or brand use
- Product advertising, sponsorships, or promotions (including sex toys, lingerie, supplements, or any branded products)
- Redistribution, resale, sublicensing, or inclusion in sample packs
- Use in mass-produced products or large-scale commercial campaigns
- Any modification or remix that materially alters the original composition or lyrics
- Use in any content generated by artificial intelligence or deepfake technology

4. Attribution Requirement

Licensee must include the following credit in the description of every video or piece of content that uses the music:

“Music: Luxe Music Studios – [Track Title]”

with a clickable link to the official Spotify artist page.

5. Ownership and Moral Rights

All tracks remain the exclusive property of Luxe Music Studios. This Agreement grants only a license to use; no ownership or copyright is transferred. Licensor reserves all moral rights.

6. Hold Harmless and Indemnification

Licensee agrees to indemnify, defend, and hold harmless Luxe Music Studios, its owners, affiliates, and successors from any and all claims, damages, losses, liabilities, costs, and expenses (including reasonable attorneys’ fees) arising out of or related to:

- (a) Licensee's use of the music,
- (b) the content in which the music is used, or
- (c) any violation of law, third-party rights, consent, or age verification requirements.

7. Representations and Warranties

Licensee represents and warrants that:

- Licensee is at least 18 years of age (or the age of majority in their jurisdiction).
- All performers appearing in any content using the music are 18 years of age or older and have given valid, informed consent.
- The content complies with all applicable laws and the terms of service of the platforms where it is published (Fansly, OnlyFans, etc.).

8. No Endorsement

Licensee shall not imply or suggest any endorsement, sponsorship, or affiliation between Luxe Music Studios and Licensee's content.

9. Termination

Licensor may revoke this license at any time, with or without cause, by written notice. Upon termination, Licensee must immediately cease all use of the tracks and remove them from any future content. Sections 5, 6, 7, 8, and 10 survive termination.

10. No Warranty / Limitation of Liability

The music is provided "as is." Licensor disclaims all warranties. In no event shall Licensor be liable for any indirect, incidental, or consequential damages.

11. Governing Law

This Agreement is governed by the laws of the State of California, United States, without regard to conflict of law principles.

12. Acceptance

By downloading, using, or incorporating any Luxe Music Studios track into your content, you acknowledge that you have read, understood, and agree to be bound by this Agreement.

INTENTIONALLY LEFT BLANK