

Below are the terms and conditions according to which “You” the user are authorized to access and use this website, operating as RanBill Music, Inc., d.b.a. TweelX. Your consent to this document acknowledges all of its terms herein. TweelX retains the right to modify, add, or delete any of the provisions herein at any time.

1. All material and contents of the site are the property of the owners of such content, which includes TweelX as well as other copyright owners in materials appearing at the site. Unauthorized use of such materials, including reproduction for sale, publication, or other commercial use without either the written consent of TweelX management or the intended functioning of the site’s ordinary business transactions is prohibited and may be in violation of certain laws. You agree not to employ any device or engage in any activity or function that can impair its proper function or violate any of the rights of the copyright holders of any materials appearing at the site.
2. TweelX will maintain Your privacy and will not share any personal data collected and stored at the site with any third parties. You are responsible for the posting of any artistic works, communications, name and likenesses, and any other materials at the site and TweelX has the rights to remove or modify any such materials if TweelX determines they are obscene, threatening, defamatory, of a solicitous nature, or otherwise objectionable from a legal or ethical standpoint. TweelX reserves the right to delete You as a user of the site in the event of any such objectionable use of the site or its materials. TweelX shall not be responsible for the truthfulness or accuracy of any communications posted at the site by its users and shall be held harmless from any action or claim arising therefrom.
3. Any interactions for commercial or other purposes between You and any third parties or organizations are solely by and between You and such third parties and (as in paragraph 2) TweelX shall be held harmless from any dispute or claim arising therefrom.
4. The TweelX website contains links to other sites. TweelX is not responsible for nor does it endorse any content posted at such sites.
5. TweelX shall not be held responsible or liable to any third parties for any damages arising from Your use of the site for commercial purposes and You hereby agree that You have read and agreed to all terms and conditions, disclosures, and any and all other notices posted at the site prior to making any such use of the site. Accordingly, you hereby waive Your right to sue or bring legal action or be a party to any legal action (unless compelled by law) against TweelX as a result of any action involving Your use of the TweelX website.
6. You hereby warrant that all information entered by You relevant to Your use of the TweelX website is accurate and that you have the authority to provide such information. You agree not to collect or use email addresses or contact information of other individuals from the site for the purpose of unsolicited communications, or to gather such information from the site by any other means for such purposes.
7. TweelX’ liability to You arising out of any claim by You as a result of accessing goods and services made available to You at the site shall be limited to the amount paid by You, if any, to TweelX, unless otherwise designated by law.
8. The indemnities herein to which You agree include holding TweelX and its officers, agents, directors, employees, partners and other associates harmless from any loss or claim, including reasonable attorneys’ fees, arising from Your use of the website.

9. Any notices You wish to send to TweelX shall be sent to:

TweelX  
c/o 109 Kenner Ave. Suite 201  
Nashville, TN 37205

Any and all such notices shall be sent to the above address via certified mail with return receipt requested.

10. This Agreement shall be construed in and governed by the laws of the state of Tennessee and any claim arising out of or in connection with use of the TweelX website shall be adjudicated in a court of competent jurisdiction in the state of Tennessee, County of Davidson.
11. This document constitutes the entire agreement between the parties with regard to Your use of the TweelX website. TweelX reserves the right to modify or delete any provisions of this document at its sole discretion. You will be notified when and if such modifications or deletions are made and Your continued use of the website thereafter will constitute Your acceptance of such modifications or deletions. If You do not agree with any of the provisions of this document, please do not use the TweelX website. If any provision of this document is subsequently found to be invalid or unenforceable, such finding shall not invalidate any other provision(s) in this document.