

Conditions Of Use

PREMIERBOOKINGMANAGEMENT.COM and its affiliate, Premier Musique Group provide their services to you subject to the following conditions. If you visit or shop at PREMIERBOOKINGMANAGEMENT.COM, you accept these conditions. Please read them carefully. In addition, when you use any current or future PREMIERBOOKINGMANAGEMENT.COM service or visit or purchase from any business affiliated with PREMIERBOOKINGMANAGEMENT.COM, whether or not included in the PREMIERBOOKINGMANAGEMENT.COM Web site, you also will be subject to the guidelines and conditions applicable to such service or business. If these conditions are inconsistent with such guidelines and conditions, such guidelines and conditions will control.

Privacy

Please review our Privacy Notice, which also governs your visit to PREMIERBOOKINGMANAGEMENT.COM, to understand our practices.

Electronic Communications

When you visit PREMIERBOOKINGMANAGEMENT.COM or send e-mails to us, you are communicating with us electronically. You consent to receive communications from us electronically. We will communicate with you by e-mail or by posting notices on this site. You agree that all agreements, notices, disclosures and other communications that we provide to you electronically satisfy any legal requirement that such communications be in writing.

Copyright

All content included on this site, such as text, graphics, logos, button icons, images, audio clips, digital downloads, data compilations, and software, is the property of premierbookingmanagement.com or its content suppliers and protected by United States and international copyright laws. The compilation of all content on this site is the exclusive property of PREMIERBOOKINGMANAGEMENT.COM and protected by U.S. and international copyright laws. All software used on this site is the property of PREMIERBOOKINGMANAGEMENT.COM or its software suppliers and protected by United States and international copyright laws.

Trademarks

"PREMIERBOOKINGMANAGEMENT.COM"; "Where Music Careers Are Made"; "The Main Event"; and other graphics, logos, page headers, button icons, scripts, and service names are trademarks, registered trademarks or trade dress of PREMIERBOOKINGMANAGEMENT.COM or its affiliates in the U.S. and/or other countries. PREMIERBOOKINGMANAGEMENT.COM's trademarks and trade dress may not be used in connection with any product or service that is not PREMIERBOOKINGMANAGEMENT.COM's, in any manner that is likely to cause confusion among customers, or in any manner that disparages or discredits PREMIERBOOKINGMANAGEMENT.COM. All other trademarks not owned by PREMIERBOOKINGMANAGEMENT.COM or its affiliates that appear on this site are the property of their respective owners, who may or may not be affiliated with, connected to, or sponsored by PREMIERBOOKINGMANAGEMENT.COM or its affiliates.

License And Site Access

PREMIERBOOKINGMANAGEMENT.COM grants you a limited license to access and make personal use of this site and not to download (other than page caching) or modify it, or any portion of it, except with express written consent of PREMIERBOOKINGMANAGEMENT.COM. This license does not include any resale or commercial use of this site or its contents; any collection and use of any product listings, descriptions, or prices; any derivative use of this site or its contents; any downloading or copying of account information for the benefit of another merchant; or any use of data mining, robots, or similar data gathering and extraction tools. This site or any portion of this site may not be reproduced, duplicated, copied, sold, resold, visited, or otherwise exploited for any commercial purpose without express written consent of PREMIERBOOKINGMANAGEMENT.COM. You may not frame or utilize framing techniques to enclose any trademark, logo, or other proprietary information (including images, text, page layout, or form) of PREMIERBOOKINGMANAGEMENT.COM and our affiliates without express written consent. You may not use any meta tags or any other "hidden text" utilizing PREMIERBOOKINGMANAGEMENT.COM's name or trademarks without the express written consent of PREMIERBOOKINGMANAGEMENT.COM. Any unauthorized use terminates the permission or license granted by PREMIERBOOKINGMANAGEMENT.COM. You are granted a limited, revocable, and nonexclusive right to create a hyperlink to the home page of PREMIERBOOKINGMANAGEMENT.COM so long as the link does not portray PREMIERBOOKINGMANAGEMENT.COM, its affiliates, or their products or services in a false, misleading, derogatory, or otherwise offensive matter. You may not use any PREMIERBOOKINGMANAGEMENT.COM logo or other proprietary graphic or trademark as part of the link without express written permission.

Blog & Email's

Visitors may post reviews, comments, and other content; send e-cards and other communications; and submit suggestions, ideas, comments, questions, or other information, so long as the content is not illegal, obscene, threatening, defamatory, invasive of privacy, infringing of intellectual property rights, or otherwise injurious to third parties or objectionable and does not consist of or contain software viruses, political campaigning, commercial solicitation, chain letters, mass mailings, or any form of "Spam." You may not use a false e-mail address, impersonate any person or entity, or otherwise mislead as to the origin of a card or other content. PREMIERBOOKINGMANAGEMENT.COM reserves the right (but not the obligation) to remove or edit

such content, but does not regularly review posted content. PREMIERBOOKINGMANAGEMENT.COM has the right but not the obligation to monitor and edit or remove any activity or content. PREMIERBOOKINGMANAGEMENT.COM takes no responsibility and assumes no liability for any content posted by you or any third party. By signing up for a membership the user automatically elects to receive a once monthly newsletter and response to requests. If the user wishes to stop receiving the transmission the user may opt out by sending a cancellation email to subscriptionremoval@premierbookingmanagement.com

Copyright Complaints

PREMIERBOOKINGMANAGEMENT.COM and its affiliates respect the intellectual property of others. If you believe that your work has been copied in a way that constitutes copyright infringement, please follow our Notice and Procedure for Making Claims of Copyright Infringement.

Risk of Loss

All items purchased from PREMIERBOOKINGMANAGEMENT.COM are made pursuant to a shipment contract. This means that the risk of loss and title for such items pass to you upon our delivery to the carrier.

Pricing

PREMIERBOOKINGMANAGEMENT.COM membership payments are handled through PayPal.com. For their pricing policies please visit their site for further information. Payments are charged at the time you place your order.

Applicable Law

By visiting PREMIERBOOKINGMANAGEMENT.COM, you agree that the laws of the state of Florida, without regard to principles of conflict of laws, will govern these Conditions of Use and any dispute of any sort that might arise between you and PREMIERBOOKINGMANAGEMENT.COM or its affiliates.

Disputes

Any dispute relating in any way to your visit to PREMIERBOOKINGMANAGEMENT.COM or to products you purchase through PREMIERBOOKINGMANAGEMENT.COM shall be submitted to confidential arbitration in Lynn Haven, FL except that, to the extent you have in any manner violated or threatened to violate PREMIERBOOKINGMANAGEMENT.COM's intellectual property rights, PREMIERBOOKINGMANAGEMENT.COM may seek injunctive or other appropriate relief in any state or federal court in the state of Florida, and you consent to exclusive jurisdiction and venue in such courts. Arbitration under this agreement shall be conducted under the rules then prevailing of the American Arbitration Association. The arbitrator's award shall be binding and may be entered as a judgment in any court of competent jurisdiction. To the fullest extent permitted by applicable law, no arbitration under this Agreement shall be joined to an arbitration involving any other party subject to this Agreement, whether through class arbitration proceedings or otherwise.

SITE POLICIES, MODIFICATION, AND SEVERABILITY

Please review our other privacy policy, posted on this site. These policies also govern your visit to PREMIERBOOKINGMANAGEMENT.COM. We reserve the right to make changes to our site, policies, and these Conditions of Use at any time. If any of these conditions shall be deemed invalid, void, or for any reason unenforceable, that condition shall be deemed severable and shall not affect the validity and enforceability of any remaining condition.

OUR ADDRESS

PremierBookingManagement.com
P.O. Box 1145
Lynn Haven, FL 32444-1145

Notice and Procedure for Making Claims of Copyright Infringement

If you believe that your work has been copied in a way that constitutes copyright infringement, please provide PREMIERBOOKINGMANAGEMENT.COM's copyright agent the written information specified below. Please note that this procedure is exclusively for notifying PREMIERBOOKINGMANAGEMENT.COM and its affiliates that your copyrighted material has been infringed.

An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright interest; A description of the copyrighted work that you claim has been infringed upon; A description of where the material that you claim is infringing is located on the site; Your address, telephone number, and e-mail address; A statement by you that you have a good-faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law; A statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

PREMIERBOOKINGMANAGEMENT.COM's Copyright Agent for notice of claims of copyright infringement on its site can be reached as follows:

Copyright Agent
PremierBookingManagement.com
c/o Legal Department
P.O. Box 1145
Lynn Haven, FL 32444-1145
fax: (360) 235-9182
e-mail: legal@premierbookingmanagement.com