

## **Resolume Footage License**

By purchasing and or downloading content at our website you agree and are legally bound to the terms of this license agreement.

Downloading Resolume footage ("Footage") gives you the right to use the Footage in live performances, such as – but not limited to – concerts and theatre shows.

You are not allowed to use the Footage for television shows or movies. It is also not allowed to broadcast, record or stream the Footage on the internet or otherwise.

The footage may only be copied to a maximum of two computers (2 cpu's). If you want to use the Footage on more computers at a time, you can contact Resolume to acquire permission.

The right of use does not give you the right to redistribute or resell the Footage in any way. The Footage as such may not be made available online.

Except where agreed otherwise in writing you are not entitled to modify the Footage in part or in full – other than as part of a live performance – without the prior written consent of Resolume. Resolume shall at all times be entitled to refuse its consent or to attach conditions to its consent.

This license is a non-exclusive and non-transferable license between you and Resolume.

You shall strictly observe the restrictions on the right of use of the Footage as set out in this license agreement at all times. You are aware that the violation of an agreed restriction on use shall constitute both breach of this license agreement and an infringement of the intellectual property rights in respect of the Footage.

Resolume does not guarantee that the Footage will operate with no interruptions, errors or defects or that all errors and defects will always be fixed.

The total liability of Resolume due to an attributable failure to perform this agreement or due to any other reason, explicitly including any failure to comply with a guarantee obligation agreed with you, shall be limited to compensation of the direct damage or loss not exceeding the sum stipulated for the Footage (excl. VAT).

The liability of Resolume for indirect damage or loss, resulting loss, loss of profit, loss of savings, reduced goodwill, loss due to business interruption, loss as a result of claims from your customers, shall be excluded.

This agreement and any other agreements between you and Resolume shall be governed by Dutch law. The applicability of the Convention on Contracts for the International Sale of Goods 1980 is excluded.

Any disputes that may arise between you and Resolume on the basis of an agreement concluded between you and Resolume or as a result of further agreements that arise from such an agreement, shall be settled by a Dutch court in The Hague.