Ebsco
Nutzungsbedingungen (Vertragsauszug) für:
– Index to printed music –

[...] § 3 Permitted uses

1. The Licensee and the Contractually Defined Users may use the data only within the scope of the services typically provided by libraries to their users, i.e. primarily for research and personal use. Further processing functions, such as downloading and printing digital content for personal and academic use, are part of the license. The Licensee and Contractually Defined Users agree to abide by copyright law as well as by any contractual restrictions, copyright restrictions, or other restrictions provided by publishers and specified in the Licensed Material. Pursuant to these terms and conditions, the Licensee and Contractually Defined Users may download or print limited copies of citations, abstracts, full text or portions thereof, provided the information is used solely in accordance with copyright law. Licensee and Contractually Defined Users may not publish the information. Licensee and Contractually Defined Users shall not use the Licensed Material or Services as a component of or the basis of any other publication prepared for sale and will neither duplicate nor alter the Licensed Material or any of the content therein in any manner, nor use same for sale or distribution. Licensee and Contractually Defined Users may create printouts of materials retrieved through the Licensed Material via online printing, offline printing, facsimile or electronic mail. All reproduction and distribution of such printouts, and all downloading and electronic storage of materials retrieved through the Licensed Material shall be for internal or personal use. Downloading all or parts of the Licensed Material in a systematic or regular manner so as to create a collection of materials comprising all or part of the Licensed Material is strictly prohibited whether or not such collection is in electronic or print form. Notwithstanding the above restrictions, this paragraph shall not restrict the use of the materials under the doctrine of “fair use” as defined under the copyright law. Publishers may impose their own conditions of use applicable only to their content. Such conditions of use shall be displayed on the computer screen displays associated with such content. The Licensee shall take all reasonable precautions to limit the usage of the Licensed Material to those specifically authorized by this Agreement.

2. The Licensee or a third party authorized by the Licensee may include the Licensed Material in virtual research tools, such as research environments and virtual specialized libraries by the EBSCOhost-API-Interface: http://support.ebsco.com/eit/ws.php

§ 4 Restrictions

1. Save as provided herein, Licensee and the Contractually Defined Users may not:
   a. Sell or resell the Licensed Material unless the Licensee or the Contractually Defined User has been granted prior written consent by the Publisher to do so;
   b. Remove, obscure or modify copyright notices, text or Source acknowledgment or other means of identification or disclaimers as they appear;
   c. Alter, adapt or modify the Licensed Material, except to the extent necessary to make it perceptible on a computer screen, or as otherwise permitted in this Licence Agreement. For the avoidance of doubt, no alteration of the words or their order is permitted;
   d. Display or distribute any Part of the Licensed Material on any electronic network, including without limitation the Internet and the World Wide Web, and any other distribution medium now in existence or hereinafter created, other than by a Secure Network or unless permitted in this Licence Agreement;
   e. Use all or any part of the Licensed Material for any Commercial Use or for any purpose other than Educational Purposes.

2. This clause shall survive termination of this Licence Agreement for any reason. [...]