

Exclusive Beat License Agreement

This Exclusive License Agreement ("Agreement") is entered into on [Date] by and between:

Licensor (Producer): [Your Full Name / Producer Name] ("Licensor")

Licensee (Artist/Client): [Artist's Full Name] ("Licensee")

1. *Grant of Rights*

Licensor hereby grants Licensee the exclusive right to use the instrumental beat titled [Beat Title] ("Beat") for the creation of a new musical work ("New Recording").

This exclusive license grants Licensee the right to commercially exploit the New Recording worldwide, subject to the terms outlined below. Licensor retains all ownership rights to the underlying composition and publishing share as described in this Agreement.

2. *Ownership & Copyright*

- Licensor created and owns the Beat.
- The New Recording will be considered a joint work:
- 50% Writers' Share to Licensor.
- 50% Publishing Share to Licensor.
- Remaining shares belong to Licensee for their lyrical/compositional contribution.
- Any registration of the New Recording with performance rights organizations (BMI, ASCAP, SESAC, etc.) must list:
 - Licensor: 50% Writer's Share under [Your Writer Name] (IPI: _____)
 - Licensor: 50% Publishing Share under [Your Publishing Entity Name] (IPI: _____)

3. *Royalties*

1. Mechanical Royalties – Licensee agrees to pay Licensor standard mechanical royalties on all sales, downloads, and streams.
2. Performance Royalties – Collected by PROs (BMI, ASCAP, etc.) and split per Section 2.
3. Sync Royalties – Any placement of the New Recording in TV, film, commercials, video games, etc. must include Licensor's publishing/writer shares.
4. Neighboring Rights – Collected through SoundExchange or equivalent societies.
5. Master Royalties – For production of the Beat, Licensee agrees Licensor shall receive 50% of everything earned from the New Recording's master/sound recording.

4. *No Refund Policy*

Since this purchase is a digital product, it is deemed "used" after download or opening.

ALL SALES ARE FINAL AND NONREFUNDABLE.

No refunds or exchanges will be granted under any circumstances.

5. Re-Recording Clause

If Licensee re-produces, re-records, or re-releases the song in the future with new production not using the Beat, Licensor shall remain entitled to 50% publishing on all subsequent versions of the song, as the lyrics and composition were created to Licensor's original instrumental.

6. Licensor's Option

Licensor reserves the right, within three (3) years of this Agreement, to terminate this license for any reason. In the event Licensor exercises this option, Licensor shall reimburse Licensee 100% of the original license fee. Licensee must then immediately remove the New Recording from all platforms.

7. Credit

Licensee shall credit Licensor on all platforms and releases as:
"Produced by [Your Producer Name]"

8. Miscellaneous

- This Agreement constitutes the full understanding between the parties.
- Any disputes shall be governed by the laws of [Your State/Country].
- Electronic signatures are binding and enforceable.

Signatures

Licensor (Producer): _____ Date: _____

Licensee (Artist): _____ Date: _____