

Basic Non-Exclusive Production License Agreement

Thank you for licensing content by Anno Domini Nation. We appreciate the business and wish you success with your endeavors. This is a legal document (hereinafter referred to as the "Agreement", "License" or "Non-Exclusive License") granting you the right to use the beat(s) and feature(s) (hereinafter referred to as the "Composition(s)") chosen below (see list of beats & features download links at bottom of Agreement). Please fill out, sign and keep for your own records. Note that this Agreement is only valid when accompanied by valid proof of purchase (such as a PayPal transaction ID or bank statement).

This Non-Exclusive License Agreement (hereinafter "Non-Exclusive License" or "Agreement" or "License") is made on

	("Effective Date")
By and between:	
	(hereinafter "Licensee")
and	
Anno Domini Nation LLC (hereinafter "Licensor").	

The Licensee and Licensor have agreed to the following terms:

- 1. **Master Use.** Licensor grants to Licensee a Non-Exclusive License to use Composition(s) partly or substantially in its/their form for the purpose of recording vocal synchronization ("Master Recording"). The Licensee shall possess exclusive rights to the master of their derived work for all intents and purposes stipulated within this Agreement.
- 2. **Mechanical Rights.** Licensor grants to Licensee a Non-Exclusive License to use Master Recording in the reproduction, duplication, manufacture, and profitable distribution of phonograph records, cassette tapes, compact disks, other and miscellaneous audio and digital recordings, and any versions thereof (collectively, the "Recordings") worldwide for the pressing and digital distribution of up to 1,000 copies of such Recordings or any combination of such Recordings (in store acceptable Soundscan / Nielsen registered). License includes rights for up to 100,000 monetized audio streams on sites such as Spotify, Apple Music, SoundCloud or similar streaming platforms. Additionally, Licensee shall be permitted to distribute unlimited free internet downloads or streams for non-monetized/non-profitable purposes. Master Recording may not be added to digital audio fingerprinting services such as YouTube ContentID or similar blanket monetization services by TuneCore, CDBaby and others, as this would require full ownership of the Composition(s).
- 3. **Performance Rights.** License includes performance rights to use the Master Recording for paid performances in live shows and concerts totalling up to \$1,000 (USD) in earnings. An upgraded License ("Unlimited Non-Exclusive License" or "Exclusive License") is required for additional usage. Unlimited non-profitable performance purposes are permitted.
- 4. **Broadcast Rights.** License includes broadcast rights to use the Master Recording for broadcast on up to one (1) radio station. An upgraded License ("Unlimited Non-Exclusive License" or "Exclusive License") is required for additional usage.
- 5. **Synchronization Rights.** License does not include commercial synchronization rights to use the Master Recording for YouTube and other audio-visual usage such as TV, Film or video games. A separate license is required to obtain

synchronization rights ("Sync License"). Only the non-monetized/non-profitable distribution of a music video on sites such as YouTube is permitted.

6. **Credit & Royalty Share.** Licensee shall acknowledge the original authorship of Composition(s) appropriately and reasonably in all media and performance formats by acknowledging the relevant author in writing where possible (e.g. digital song descriptions but NOT song titles, YouTube video descriptions, album liner notes, blog posts etc.), and vocally otherwise. For example:

Emcee - Song (Produced by Anno Domini Nation)

However, Licensee may not list "Anno Domini Nation" or "Anno Domini Beats" as a primary artist or collaborator when distributing a project, only as a featured artist.

Where a project is commercially released and registered with a performance rights organization (such as BMI, ASCAP, SESAC, GEMA or PRS For Music), the following royalty share/split information shall be included.

For all releases produced by Anno Domini Nation:

Writer's Share: Adrian Boeckeler (25%) – registered with PRS For Music, CAE/IPI No.: 617792126 Publishing Share: Anno Domini Nation Publishing (25%) – registered with BMI, IPI No.: 01160786254

- 7. **Accounting.** Payment for License is non-refundable. If Licensee fails to account to Licensor, timely and complete the payments provided for hereunder, Licensor shall have the right to terminate License upon written notice to Licensee. Such termination shall render the recording, manufacture and/or distribution of Recordings for which monies have not been paid subject to and actionable as infringements under applicable law. Licensee must make reasonable efforts to maintain an accounting of all sales, including but not limited to any commercial distribution, both digital and physical. Licensee and its agents will, upon reasonable request by Licensor make such accounting available for inspection by Licensor or its authorized representatives, who will have the right to take copies of or extracts from any records kept pursuant to this Agreement. The costs of the audit will be borne by Licensor, unless the underpayment exceeds five percent (5%), in which event Licensee will bear the costs of such audit.
- 8. **Indemnification.** Licensee hereby agrees to indemnify, defend, and hold harmless Licensor and its officers, agents, and affiliates from and against any and all third party claims, actions, causes of action, lawsuits, damages, liabilities, obligations, costs and expenses (including, without limitation, reasonable attorneys' fees) incurred by, or imposed or asserted against, Licensor arising out of or relating to (i) the violation of any copyright or proprietary right of any third party; (ii) Licensee's unauthorized use of the Composition; and (iii) any losses arising as a result of the acts, omissions or negligence of Licensee, its officers, its directors and its representatives.
- 9. **Exclusive License Option.** In the event that an Exclusive License is sold for Composition(s) outlined in this Non-Exclusive License contract, the terms agreed upon shall be upheld. In the event that the Licensee exceeds the total of granted unit copies or any other terms herein, an upgrade of the Non-Exclusive License or a re-negotiation for an Exclusive License may be possible, provided that Composition(s) has/have not been sold.
- 10. **Deliverable.** Licensee shall receive a high quality mixed MP3 format version of the Composition(s). Upon payment of an additional fee, Licensee shall also receive the uncompressed mixes and separate track lines ("Trackouts") in high quality WAV format.
- 11. **Sample Clearance.** Licensee agrees that the clearing of any sampled materials prior to commercial release is the responsibility of Licensee. Licensor will make reasonable efforts to provide the name of the sample(s) for Licensee to help with the clearance process.
- 12. **Non-transferable.** License is non-transferable, may not be re-sold and is limited to the Composition(s) specified below. License constitutes the entire agreement between Licensor and Licensee with respect to the subject matter hereof and supersedes all previous proposals, whether oral or written, and shall be binding upon Licensor and Licensee and their respective successors, assigns, and legal representatives.

13. Miscellaneous.

- a. If any provision of License is held to be invalid, illegal or unenforceable, that provision will be limited or eliminated to the minimum extent necessary so that License otherwise remains in full force and effect and enforceable.
- b. License is governed by and shall be construed under the laws of the United States of America, without regard to the conflicts of laws and principles thereof. Each party hereby consents to personal jurisdiction in any action brought in any court, federal or state, within the United States of America.
- c. The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision hereof. Paragraph headings are inserted only for the purpose of convenient reference and shall not be given any legal effect.

- d. The failure by Licensee to perform any of its material obligations hereunder shall be deemed a breach of this Agreement.
- e. This Agreement shall not be construed against either party as the drafter, it being agreed that the parties have drafted this agreement jointly.

PARTIES HEREBY ACKNOWLEDGE THAT PARTIES HAVE BEEN ADVISED TO SEEK AND RECEIVE LEGAL ADVICE FROM INDEPENDENT COUNSEL WITH RESPECT TO THE TERMS AND PROVISIONS CONTAINED IN THIS AGREEMENT. PARTIES HAVE EITHER CONSULTED WITH SUCH ATTORNEY OR HAVE WAIVED SUCH RIGHT AND HAVE DECIDED TO ENTER INTO THIS AGREEMENT FREELY, WITHOUT ANY COERCION OR DURESS FROM ANY PERSON.

Beat Composition(s) Purchased:

Anno Domini Nation – Edge
Anno Domini Nation – Made It

Download MP3

Download MP3

If the foregoing confirms both Licensor's and Licensee's understanding, kindly so indicate by signing below.

Signatures:	
A 124	
Adrian Boeckeler	
Anno Domini Nation LLC	
Licensor	Licensee