

# Custom Beat License Agreement

This Custom Beat License Agreement ("Agreement") is made between **Honeycomb Lab** ("Licensor") and the Licensee ("You") upon purchase of a custom beat ("Beat"). By purchasing the Custom Beat License, you agree to the following terms:

## 1. License Type

Exclusive. This Beat is created specifically for the Licensee and will never be licensed or resold to anyone else.

## 2. Usage Rights

- Unlimited audio streams across all platforms.
- Unlimited terrestrial or online radio stations.

## 3. Ownership

Licensee obtains rights to use the Beat for commercial purposes without limits. The original composition and master recording remain property of Licensor unless otherwise agreed in writing.

## 4. Royalties

- Sync Royalties: 100% retained by Licensee.
- Songwriting Split: 50/50 shared between Licensor and Licensee.

## 5. Distribution

Licensee may distribute the final song on streaming platforms, radio, and video platforms without limits.

## 6. Modifications

Licensee may modify the Beat for their song but may not claim authorship of the underlying composition. Track stems are provided under this license for full creative control.

## 7. Credit Requirement

Credit is optional but encouraged: "Prod. by Honeycomb Lab"

## 8. Exclusivity

Once purchased, the Beat is retired from the Licensor's catalog permanently and will never be licensed to another party.

## 9. Term & Termination

The license is valid in perpetuity as long as terms are not violated. Breach of terms may result in revocation.

## 10. Entire Agreement

This Agreement represents the full understanding between Licensor and Licensee regarding the Custom Beat License.