Dated: Nov 24th, 2018

Broken Robot Audio: End User License Agreement

IMPORTANT: PLEASE READ THIS AGREEMENT CAREFULLY

This Broken Robot Audio End-User License Agreement (or "EULA") is a legal agreement between you (either an individual or a single entity or a commercial business) and Broken Robot Audio Inc. ("Broken Robot Audio") for the Broken Robot Audio Media/Audio Content you have licensed which may include the following: (i) designed sound effects, (ii) source sound files, (iii) audio sampler presets/patches/instruments and, (iv) any printed, "online" or digital documentation (altogether: "CONTENT").

By licensing, copying or in any way using the CONTENT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, you may not use the CONTENT.

Copyright laws and international copyright treaties, as well as various other intellectual property laws and treaties protect the CONTENT. The rights granted herein in this EULA are non-transferable and must also be validated by proof of purchase if the CONTENT was paid for.. All rights not expressly granted to you in writing hereunder are reserved by Broken Robot Audio.

GRANT OF LICENSE:

In consideration of the license fee you paid (and for our free CONTENT), Broken Robot Audio grants a "MEDIA LICENSE" to you (subject to the transfer limitations herein). The MEDIA LICENSE for this product is granted only to a **single user.**

All CONTENT in this product is licensed, not outright sold to you. by Broken Robot Audio, for any commercial and non-commercial use in music, sound-effect creation, audio/video/gaming post-production, performance, broadcast or similar finished digital or analogue content-creation and production usages.

The MEDIA LICENSE includes a non-exclusive right to combine the CONTENT you have licensed for commercial use without paying any additional license fees or necessarily providing source attribution to Broken Robot Audio.

The MEDIA LICENSE is granted worldwide and the TERM is in perpetuity. .

The MEDIA LICENSE includes:

1. Mechanical Rights

The right to re-record, duplicate, further process and release the CONTENT as part of your product/production in any digital or analogue medium you choose. This does not include the right to resell the CONTENT as a standalone product in whole or in part or parts.

2. Synchronization Rights

The right to use the CONTENT as a soundtrack of any kind "synced" with visual images, or sounds as part of your particular digital or analogue product/production.

3. Public Performance Broadcast Rights

The right to use the CONTENT as part of a public viewing or broadcast of your product/production, including but not limited to digital gaming, video content, websites, podcasts, live presentations, feature films, television series, and radio broadcast.

LIMITATIONS:

This license expressly forbids any unauthorized creative use or direct inclusion of the CONTENT in any other sound library (e.g. audio sampler instrument, sound library,) anywhere without our express written consent.

The MEDIA LICENSE forbids any redistribution of the CONTENT in any manner, through any means, including but not limited to, trading, sharing, mixing, processing, isolating, re-selling. re-branding, re-packaging or integrating into software or hardware devices of any kind, for the purpose of re-recording or reproducing as a part of any free or commercial sound library of any form or audio sample playback system or device.

REPRESENTATION:

Broken Robot Audio solely owns and controls the rights expressly represented herein with respect to the CONTENT that is subject to this Agreement. Broken Robot Audio has and will continue to hold throughout the Territory and for the duration of the Term the above listed rights to exploit the CONTENT as set forth herein. Broken Robot Audio indemnifies you and holds you harmless from any and all claims, liabilities, losses, damages or expenses (excluding any and all attorney's fees) arising out of any breach of this representation.

LIABILITY:

Broken Robot Audio shall not be liable for any damages whatsoever (including, without limitation, damages for loss of commercial profits, business interruption, loss of data, or any and all other monetary losses) arising out of the use of or inability to use any Broken Robot Audio product, even if Broken Robot Audio has previously been advised of the possibility of any and all such damages.

The CONTENT is licensed 'as is' without warranties of any kind. Any similarity to any other CONTENT is wholly unintentional. Broken Robot Audio shall not be held responsible for any direct, indirect, or consequential losses incurred from the use of any and all sound samples, audio sampler patches, and software licensed from its website or offline in any form, or any loss arising from a delayed or lost shipment or digital delivery.

PRODUCT RETURNS AND EXCHANGES:

Broken Robot Audio does not accept returns unless you have a defective product. Defective products will be exchanged for the same product for a period of 90 days. No refunds will be given for downloaded or digitally delivered CONTENT.

PAYMENT & SHIPPING PROCESS:

After a payment has been received you should automatically get an email with download links to the products purchased. If you choose the credit card payment option, your card will be charged immediately after the order has been fully placed. International customers agree to be solely responsible for any import duties or taxes related to the purchase of the CONTENT.

REFUNDS:

Downloaded libraries cannot be returned, so Broken Robot Audio shall not provide refunds for any downloaded or delivered CONTENT. At the sole discretion of Broken Robot Audio, refunds may be given under special or any unforeseen circumstances.

VIOLATION:

Users who violate the terms of this licensing agreement are subject to any and all applicable criminal and civil penalties and liable for any and all incurred monetary damages.

+1 604 6282055 / info@brokenrobotaudio.com / brokenrobotaudio.com / Vancouver, Canada.