

ATTRIBUTION LICENSE FOR USE OF HEATLEYBROS MUSIC

This Attribution License (the "License") is entered into on December 6th, 2022 by and between Kyzen Music (the "Owner") and any person or entity who downloads and uses the Owner's music (the "Music") available for download online at

https://drive.google.com/drive/folders/1BFdU4ap0eQCwlT0JR27P3dusH1GW6DIL (the "User"). This License applies to any use of the Music, regardless of the date on which the Music is downloaded or used or the date on which this License is entered into. By downloading and using the Music, the User consents to the terms and conditions of this License.

- 1. License Grant. Subject to the terms and conditions of this License, the Owner hereby grants to the User a non-exclusive, revocable license to use the Music in the User's online videos and/or games (if applicable) (the "Content").
- 2. Attribution Requirements. The User agrees to provide attribution to the Music in the Content by including the specific YouTube video link from the HeatleyBros channel in the description of the Content. If an online video uses more than three songs, a channel link can be provided instead. For games, an in-game song link or channel link is required. If console, the Music must be credited in-game in some official way, such as an end credit reel.
- 3. Copyright Claims. Failure to credit the Music in accordance with this License may result in a copyright claim on the User and/or other related online content, duplications, or derivatives of the original infringing online video or game content until the User attributes the Music correctly. The Owner will make best efforts to release any copyright claims immediately upon confirmation, but will not be accountable for any copyright claims that last longer than the time between missing attribution and proper attribution, nor for any revenue generated from a copyright claim before, during, or after the time the online video or game was infringing on this License.
- 4. Disclaimer of Warranties. The music tracks in the Catalog are provided "as is" and the Owner makes no representations or warranties of any kind, express or implied, with respect to the music tracks or their use. The Owner specifically disclaims any implied warranties of merchantability, fitness for a particular purpose, or non-infringement.
- 5. Termination. This License shall remain in effect until terminated by either party. The Owner may terminate this License at any time for any reason. The User may terminate this License at any time by ceasing use of the Music.
- 6. Disclaimer. The Owner makes no representations or warranties of any kind, express or implied, regarding the Music or the use of the Music in the Content. The User agrees to use the Music at their own risk.
- 7. Governing Law. This License shall be governed by and construed in accordance with the laws of the State of California.

IN WITNESS WHEREOF, the parties have executed this License as of the date first written above.

Brett Heatley