STANDARD LICENSE TERMS

The following terms dictates the terms and conditions of the License offered by **GSharp Media Private Limited**, which is provided and made available to you by the *Hoopr* (**Site**) which is owned by the Company and/or its affiliates ("Company", "Hoopr", "we", "our", "us").

Kindly note that by accessing the Site, you, your authorized representative and/or any entity you hereby represent ("you", "your") accept these License Terms and agree to be bound by them. Therefore, it is your obligation to read these License Terms diligently and make sure you agree with them before any access or use of the site.

Please be advised that by subscribing to our services, you will also be subject to the Privacy Policy (*to be linked*) and Terms & Conditions *(to be linked)*.

LICENSE PARTY

OWNER OF LICENSE

GSharp Media

CAPSCOM TECHNOLOGY

Computer

Education(capscomtech@gmail.com)

DETAILS OF LICESNED SONGS

Title Temples and Worship

Singer N/A

Lyricist N/A

Music Composer N/A

DESCRIPTION N/A

Duration 127.2

1. Opening of a Personal Account

The first step for you will be to open an account on the Site, provide us with your accurate and full details, including your Channels URL's for the purpose of the License, and lastly pay the applicable fees as per the subscription category ("Subscription Fee"), except in case of a free trial account.

You are required to protect the confidentiality and safety of the account details (username, personal details and password), and you will bear full and exclusive liability for all activities in your account. You must inform us immediately of any unauthorized use of your account even in the case of your account getting hacked.

2. Term and Territory

Territory shall mean Worldwide.

Term shall mean the term of the License Terms, which shall commence from the date it is accepted by you via payment of the Subscription Fee and shall continue to be valid, binding and in force till the subscription fee does not expire or unless terminated earlier by the Company. The Licensed Song can be used as a part of the Content (defined later) by you post the expiry of the Term, provided the same was exploited prior to the expiry of your subscription on Site.

3. Your Content and Channels

Content shall mean an audio-visual or only audio production of your own which shall be uploaded/ monetize/ created for your social media channel ('Channels'). The permitted Channels via this Subscription for usage are:

- Facebook
- TikTok
- YouTube
- Instagram
- Twitter

You hereby agree that the Content shall not consist of only an image, picture or lyrics of the Licensed Song. The Content shall be original and not infringe any rights of the third-party including copyrights.

4. Rights Granted under the License Terms

The Company hereby grants you a **non-exclusive**, **limited**, **non-sub-licensable**, **non-transferable** and **non-assignable license** for the Term and the Territory in the following manner ("**Licensed Rights**"):

- 1. Downloading and synchronization of the Licensed Song (in whole or in part thereof) from our Site and incorporate the said Song in your Content;
- 1. Edit, re-format, reproduce the duration of the Licensed Song for the Content.

5. Reserved Rights with the Company

All rights not expressly granted to you by the Company under the License Terms are hereby reserved with the Company and you will not at any time during the Term of this License Terms -

- Copy, reproduce, modify, republish, upload, post, transmit, resell, or distribute any Licensed Song in any form or by any means whatsoever apart from your Channel;
 Create a derivative version of the Licensed Song including but not limited to remix, remake, cover versions etc.;
 - 1. Use the Licensed Song in an unauthorized manner which violates intellectual property interests and results in criminal or civil penalties;
 - 1. Use the Licensed Song on a stand-alone basis;
 - 1. Use the Licensed Song for:
 - Broadcasting purposes;
 - Branded Content;
 - Paid advertisements or commercials for business purposes;
 - As part of OTT Content.
 - 1. Make available, distribute, resell, or perform the Licensed Song separately from the Content where such Licensed Song has been incorporated;
 - 1. Use the Licensed Song in the Content in connection with defamatory, derogatory or fraudulent manner or in connection with pornographic, unlawful or illegal images (including without limitation adult content or videos, adult entertainment venues, escort services), sounds, or content, or any depictions of illegal activity whatsoever, whether directly or in context or by juxtaposition with other materials;
 - 1. Make any change in the language of the Licensed Song;

- Change the Licensed Song (except incorporating into a larger work is permitted), including altering the harmonic structure or melody of the Licensed Song;
- 1. Remove any proprietary or intellectual property markings or notices on any Licensed Song.

6. Ownership of Licensed Song

Please note that we have the legal capacity to sub-license i.e., grant you the permission to use the Licensed Song either as the owner of the Licensed Song or as an agent of the owner/ right holder of the Song. The Licensed Song which you have downloaded from the Site may include without limitation literary and musical works (such as lyrics and musical compositions), sound recordings, published works, photos, video, graphics, music, sound effect, or other artistic material. The Licensed Song presented to you on the Site is, as between you and the Company, is the sole and exclusive property of the Company (or its affiliates and authorized licensors) and is protected by any and all intellectual property and/or other proprietary rights as per the laws of India.

The Parties agree that the Intellectual Property Rights in the Licensed Song and its Derivative Works shall remain vested with the Company (or its affiliates or authorized licensors) during the Term. Any statutory royalty's payment for the tracks to the respective copyright society shall be at your sole cost and responsibility, without any recourse to the Company. any author or performer in accordance with applicable laws, without any recourse to the Company. The URL's/ID of your profiles on such Channels are whitelisted by us because this License covers only one authorized channel on each of the Channels. Therefore, be vigilant while giving the correct ID/Profile/Channel Link, basically the one you want to upload/post the Content on.

7. Representations & Warranties

You hereby represent and warrant that:

- 1. you have read the License Terms, understood the stated therein and you hereby agree to engage with the Company under its terms;
- 2. your age does not limit you from lawfully engaging in the License Terms and that you are not legally prohibited from entering into the License Terms;
- 3. you will observe and ensure compliance of all the applicable laws and regulations;
- 4. you are authorized to enter into and perform the License Terms for yourself or for the entity the details of which were specified upon subscription to our services;
- 5. your Content and all underlying elements shall be original and neither the Content nor any portion thereof, or any of the materials used and/or to be used in the production shall violate or infringe upon the trademark or trade names or any other right of any third party and it shall not be obscene, blasphemous, plagiarized, libelous or defamatory or derogatory to any religion or belief, contrary to public policy, or capable of stirring communal discontent/disharmony or infringe the copyright, right of privacy, right of publicity, property rights, moral right, performers' right, performers' property right or any other right whatever of any person;
- 6. you will not in any interviews, use derogatory language / remarks, directly or indirectly against the Licensed Song or the Site.

8. Termination And Its Consequences

The Company shall have the right to terminate the License Terms and suspend your account / subscription in the event, you commit any breach of any representation, warranty, obligations or undertaking under this License Terms and/ or the terms of this License Terms.

In event of such termination, you shall not be entitled to use the Licensed Song and your License shall stand revoked. The Company reserve the right to initiative civil and criminal proceedings against yourself to seek damages in the appropriate court of law solely at your own risk, cost and peril. The Company shall not be liable to refund the Subscription Fee to you at any point.

9. Indemnity

You hereby indemnify the Company against all liabilities, demands and / or claims whatsoever, including but not limited to third party claims, for loss, damages, costs, expenses including reasonable attorney's fees arising for not being in compliance with applicable laws, rules and regulations and also against any losses, damages or expenses suffered or incurred or that may be suffered or incurred by the Company for any reason whatsoever including as a result of and / or in relation to, any breach and / or non-fulfilment, non-performance by you and any of his/ her representations, warranties, undertakings terms and covenants set out in this License Terms and infringement of or claim on any Intellectual Property Rights in relation to the Licensed Song thereof. To the fullest extent permitted by applicable law, you hereby waive all claims against the Company and its affiliates, authorized licensors, distributors or financiers for any indirect, incidental, punitive, and consequential damages

In no event will the Company be liable for any indirect, incidental, special, punitive or consequential damages, including loss of profits, incurred by you, whether in an action in contract, breach of warranty or tort, even if you have been advised of the possibility of such damages.

10. Jurisdiction And Governing Law

This License Terms shall be governed and construed in accordance with the laws of India and shall be subject to the exclusive jurisdiction of courts in Mumbai.

© 2022. A product of GSHARP MEDIA