

This License agreement is made on today's date by and between you (Licensee) and Off Ki Productions (Licensor). Licensor warrants that it controls the mechanical rights in and to the musical works being sold to Licensee as of and prior to the Effective Date.

The Licensee and Licensor have agreed to the following terms:

Track Outs Sent Within 24 hours

Exclusive rights allow the Licensee to use the Instrumental for unlimited commercial recordings or broadcasts. The Licensor has full rights to record, alter, mix the Instrumental in any shape, way, or form (except reselling the Instrumental). The Licensee must give full credit to the Licensor as on all commercial recordings. Upon purchasing exclusive rights, the Licensor still owns copyright to the Instrumental but is no longer able to resell the Instrumental.

Publishing

BMI account ID # 2067147

Author: Off Ki Productions LLC owns 50% publishing rights with BMI.

For a Performance Rights Organization like ASCAP or SESAC you will need our name and address which you can find on your receipt email or contact us at offki@offkiproductions.com

Licensee owns 50% of the publishing rights. Licensor owns 50% of the publishing rights.

Music Videos

The Licensor hereby grants to Licensee an exclusive License to use the Master Recording in unlimited music videos.

Synchronization.

Licensee may exploit and monetize from licensee's unique derived work(s) of composition for use on TV, Film, Video game or other synchronous projects. Licensee may represent other publishing owners of the original composition for exploitation and have full authority of granting non-exclusive license for synchronization use as long as credit and publishing information is provided to such agency.

Broadcast Rights

The Licensor hereby grants to Licensee an exclusive license to broadcast or air the Master Recording on unlimited radio stations or through unlimited station channels, respectively.

Credit

Licensee shall acknowledge the original authorship of the Composition appropriately as “Off Ki Productions” and reasonably in all media and performance formats by acknowledging the relevant author in writing where possible and vocally otherwise. Where a project is commercially released and registered with a performance rights organisation, Licensor shall be acknowledged as a Writer.

Compensation

Payment for this License is non-refundable. If the Licensee fails to account to the Licensor, timely and complete the payments provided for hereunder, the Licensor shall have the right to terminate this License upon written notice to the 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.

Indemnification

Licensee agrees to indemnify and hold Licensor harmless from and against any and all claims, losses, damages, costs, and expenses, including, without limitation, reasonable attorneys fees, arising out of or resulting from a claimed breach of any of Licensee’s representations, warranties or agreements hereunder.

Audio Samples.

3rd party sample clearance is the responsibility of the licensee.

Miscellaneous

1. The Licensor expressly forbids resale or other distribution of the Instrumental, either as they exist or any modification thereof. The Licensor can not sell, loan, rent, lease, assign, remix, rearrange, remove any melodies, instruments, drum programming or transfer rights under to another user (example - Record Label, another production company, another producer), or for use in any competitive product without written consent and or another license agreement.
2. Licensee must supply the Licensor with at least 1 copy of each final recording made using the Instrumental.
3. Licensee must include credits to Licensor on all physical media containing a portion or sum of the Instrumental that is being licensed in this agreement. Including but not limited to CD's, CD covers, Cassette tapes, Cards, Mixtapes, Websites, etc.
4. Licensee must contact and inform Licensor of CD sales if the Instrumental is used for

commercial purposes with a record label with gross revenue of over \$1,000,000, the Licensor must receive credit for the Instrumental, unless agreed upon otherwise by the two parties.