

END-USER LICENSE AGREEMENT (EULA)

License agreement for users of Sound Libraries and Music accessed through A SOUND EFFECT WEB APP (cloud.asoundeffect.com) operated by A Sound Effect ApS, Gråbykkevej 8A., DK-2700 Brønshøj, company registration number DK36019913 (the “Distributor”).

This end user license agreement (the “Agreement”) is entered into between you (the “Licensee”), who has gained special access to use one or more sound effect libraries and/or music through the Distributor, and the creator, or creators, of these sound effect libraries and/or music (the “Licensor”).

This Agreement covers license(s) to the sound libraries and music accessed by the Licensee via the Distributor as defined in the Terms and conditions which appear from the access details provided to the Licensee (the “Content”).

The Licensor is the creator or creators of the Content stated as such on the Distributor’s website and listed on the access details provided to the Licensee.

By accepting this Agreement, the Licensee agrees to be bound by the terms and conditions set out herein.

1. Grant of License

In consideration for the special access to the Content via the Distributor, the Licensor grants the Licensee a worldwide, non-exclusive, perpetual, royalty-free license(s) to use the sounds and music in the Content (“Sounds” and “Music”) on the terms and conditions set out in this Agreement. The access details provided to the Licensee will state how many licenses to the Content that the Licensee has been granted.

2. Rights Granted

The license(s) granted in this Agreement allows the Licensee to:

- a. Install and use the Content on as many of the Licensee’s workstations at a time as the number of licenses to the Content that the Licensee has been granted, although the Licensee is permitted to make and keep backup copies of the Content on other storage devices; and
- b. Distribute and publicly perform reproductions of the Sounds and Music, where these are incorporated in and synchronized with other media productions, which shall mean products that contain at least one additional media element to the Sounds and Music (music, voice, image, etc.), including but not limited to radio and television broadcasts, film, music compositions, websites, podcasts, mobile apps, advertising, multi-media presentations, video games, and similar.

3. Restrictions

The Licensee is not permitted to distribute or perform reproductions of the Sounds and Music where these are not incorporated in and synchronized with other media productions, including but not limited to in toys, product design, greeting cards, ringtones, applications such as soundboards, hardware devices, media authoring tools, etc.

To the furthest extent permitted by law, the Licensee is prohibited from adapting, modifying, or repackaging any Sounds or Music, except as permitted in Clause 2.b.

Furthermore, for the sake of clarity, the audio files licensed under this Agreement, or any new audio content derived from or based on the audio files, may not be used in whole or in part in:

1. 1. Any library (e.g., sample instrument, sound effects library, production music as single accessible stems, etc.),
2. 2. Usage as pre-installed sounds in any physical/hardware device or toy, online or offline,
3. 3. Usage, in whole or in part, for the purpose of training, improving, or developing any Neural Networks (NN), Artificial Intelligence (AI), or Machine Learning (ML) models or algorithms, whether for commercial or non-commercial use,
4. 4. Usage in any product that is primarily a sound product. 'Primarily,' for the purposes of this agreement, is defined as containing pure sound effects using Sound Libraries (without voice, music) for at least 50% of the total elapsed time of the product. Examples of restricted products would be soundscape albums, sound effect collages on YouTube, ambient sound videos without narration.

Additional Restrictions for Music:

The following additional restrictions apply specifically to the use of Music:

- i. Not included: any type of video game and software application with a development budget of over \$50,000 US, no music and sound-only productions, no usage (partially or in total) in a music or sound library.
- ii. Usage on national or international broadcast (TV, Radio, Theatre, OTT / IPTV (Netflix, Amazon Prime, etc.)) is not included.
- iii. Physical copies over 1,000 per project are not included.
- iv. Usage in paid media advertising with an advertising budget of over \$10,000 US per campaign is not included.
- v. No registration of the music in the CUSTOMER's name (rights society, YouTube Content ID, etc.) is allowed.
- vi. Usage as logos, trademarks, or audio branding is not allowed.

If you have any doubts or if you're looking to include our Content in ways that are mentioned in the Restrictions, please get in touch with us. We're here to discuss the possibility of obtaining a custom license or providing further clarification.

4. Intellectual Property Rights

All rights to the Content and the Sounds and Music therein are owned by the Licensor and other than the license rights granted in this Agreement all rights in the Sounds and Music and Sound Effect Libraries remain the property of the Licensor. The Licensee must not claim ownership or authorship of the Sounds, Music, or the Content.

5. Termination

The Licensee's right to use the Content will automatically terminate in the event of any breach by the Licensee of the terms of this Agreement. In the event of termination, the Licensee shall delete or destroy all copies of the Content which the Licensee has produced.

6. Indemnity

The Licensee shall indemnify Licensor and Distributor from, and against any and all claims, demands, suits, awards, damages, suits, injuries, liabilities and all reasonable expenses, including attorney's fees incurred by the Licensor and the Distributor with respect to any matter that arises as a result of the Licensee's breach of this Agreement.

7. Liability

Licensor and/or Distributor shall not be liable for any damages or for any loss of business or business profits, business interruption, or any other direct or indirect loss resulting directly or indirectly from the use of any of Licensor's Sounds or Music.

8. Assignment

To the furthest extent permitted by law, the Licensee must not assign, license, sublicense, sell or otherwise assign the Sounds or Music to any third party, except as set out in Clause 2.b.

9. Applicable Law

This Agreement is governed by the law of Denmark without giving effect to the Uniform Law on the International Sale of Goods and the Uniform Law on the Formation of Contracts for the International Sale of Goods.