



INSTRUMENTAL MP3 FILE LICENSE AGREEMENT FOR NON-EXCLUSIVE USE

Beats By Nature is a commercial entity, specifically dealing with digital music distribution in the form of Instrumentals or Instrumentals containing vocal choruses, samples and Production kits. It shall hereinafter be referred to as the "Licensor" or "beatsbynature.com". In accordance with the terms set forth in this License Agreement (the Agreement), the purchaser will hereinafter be referred to as the "Licensee". The Licensee shall be granted a non-exclusive license to synchronize a single, original composition and/or body of work hereinafter referred to as the "Instrumental", created by Licensor.

RIGHTS GRANTED TO THE NON-EXCLUSIVE LICENSEE

1. LICENSE FEE: As a condition precedent to the Grant as referenced in section two (2), Licensee agrees to pay Licensor a non-refundable license fee in consideration for the non-exclusive license to the Instrumental for the purpose of creating a new composition and to synchronize the new composition containing the Instrumental referred to in this Agreement and in its schedules.

2. RIGHTS GRANT: Licensor hereby grants to Licensee the non-exclusive, non-transferrable license to synchronize the Instrumental with Licensee's recorded vocals and/or other instruments.

Licensee understands and agrees that this License is limited to synchronization with respect to one composition only. If Licensee wishes to use or synchronize the Instrumental with respect to other compositions, then Licensee must contact Licensor to negotiate and enter into a separate agreement and license (with a separate, additional license fee/s) from beatsbynature.com.

The Licensee hereby acknowledges that this agreement is a non-exclusive license pursuant to the terms contained herein and therefore Licensor is entitled to keep this Instrumental on the beatsbynature.com website and may negotiate and enter into separate, additional, non-exclusive and/or exclusive licenses with other parties.

In the event Licensor sells exclusive rights to the Instrumental, you shall retain your non-exclusive rights subject to the terms, limitations and period of this agreement. This non-exclusive license agreement shall expire one (1) year from the execution of this agreement.

3. LICENSE RESTRICTIONS: In addition to the separately delineated restrictions referenced herein, the license Grant in section two (2) is further restricted in accordance with section three (3): Licensee hereby agrees that the Instrumental must be combined with new/other audio (recorded vocals and/or other instruments) in order to form a new composition and cannot be re-distributed as is, for profit or otherwise, in the form of its original composition.

Licensee further agrees that this Right's Grant does not permit Licensee to modify, alter, amend, or append the original Instrumental in any way. Licensee further agrees to refrain from editing the Instrumental in any way, including without limitation, changing the arrangement of the Instrumental or by removing or altering any melodies, instruments, drum programming, rhythm programming, sounds or Producers Voice Tags/Audio Logo's that are contained within the Instrumental.

4. PROFITABLE DISTRIBUTION: Licensee hereby agrees that this License is limited to the synchronization of the Instrumental in connection with a single master recording (the "Master"). Licensee further agrees that this License limits the number of copies (digital or otherwise) that the Licensee may profitably distribute of the Master.

Licensee shall have the worldwide, non-exclusive right to distribute a maximum of two thousand (2000) copies of the Master (which contains licensed Instrumental) without further payment to Licensor. However, should Licensee want to distribute additional copies of the Master, in excess of the initial two thousand unit grant, Licensee must pay an additional, separately negotiated license fee/s.

The Master can be distributed via any kind of recording media including, but not limited to: MPEG files (including Ringtones), Compact Discs, Blu-Ray Discs, DVDs, VHS movies, and all other forms of media.

5. PROFITABLE PERFORMANCE: Licensee hereby agrees that this License limits performance earnings from the new composition containing the Instrumental to two thousand pounds sterling (£2,000). However, should Licensee exceed/anticipate earnings in excess of the initial two thousand pounds sterling grant, Licensee must pay an additional, separately negotiated license fee to the Licensor or negotiate royalty points with the Licensor. Profitable performance earnings include, but are not limited to Live Performance earnings, Live Stream earnings, YouTube Partner payments, Radio spin royalties, Television and/or Film placements, and Video Game placements.

6. OWNERSHIP OF UNDERLYING INTERLECTUAL PROPERTY: As this Agreement is a non-exclusive license pursuant to the license Grant in section two (2), beatsbynature.com retains all ownership rights and the underlying intellectual property rights (and moral rights, if any) associated with the Instrumental created by Licensor and licensed to Licensee under this Agreement.

Licensor is the sole owner of the Instrumental and Licensee acknowledges that they have no ownership interest in the Instrumental or the underlying copyright.

Licensor may continue to sell or license the Instrumental non-exclusively and/or exclusively. Licensee shall not sell or license the rights to the Instrumental whether in whole or part to any other party.

In the event Licensor sells exclusive rights to the Instrumental, you shall retain your non-exclusive rights subject to the terms, limitations and period of this agreement. (For the sake of clarity, the Licensor will not receive any royalties from the sales or downloads of the Master distributed in accordance with the terms of this Agreement).

7. CREDIT: As an additional condition precedent to the License, Licensee shall provide production credit for the Instrumental on all copies of and advertisements for recordings containing the Instrumental substantially in the form referred herein:

Example Credits:

Instrumental produced by (Producer Name) for beatsbynature.com

©2014 beatsbynature.com. All rights reserved. Used under license.

MP3 file names and/or ID3 tags must include - "Produced by (Producer Name)", or "Produced by beatsbynature.com."

All relevant information is available on the Instrumental download page and will also be sent to Licensee.

7.1 BEATS WITH HOOKS: If Licensee has purchased the non-exclusive rights to an Instrumental with an incorporated vocal chorus; Licensee shall provide production, writing* and performance credit for the Instrumental on all copies of and advertisements for recordings containing the Instrumental substantially in the form referred herein:

Example Credits:

Song Name feat (Vocalist Name)

Instrumental produced by (Producer Name). Chorus written by (Writer Name). Chorus performed by (Artist Name).

©2014 beatsbynature.com. All rights reserved. Used under license.

MP3 file names and/or ID3 tags must include- "Produced by (Producer Name)", or "Produced by beatsbynature.com."

All relevant information is available on the Instrumental download page and will also be sent to Licensee.

*Please note: - writing credits are only mandatory for copies of recordings. Writing credits on advertisements are optional.

8. CLEARANCE: Licensor is not responsible for the clearing of samples. Licensee accepts full responsibility for clearing any and all samples used within the purchased non-exclusive Instrumental (if any). beatsbynature.com cannot and will not be held liable for the misuse of any sampled material that Licensor uses in conjunction with the Instrumental.

Licensee hereby indemnifies and agrees to hold Licensor harmless for any damages incurred in connection with Licensee's use of the Instrumental without appropriate clearances.

It is the responsibility of the Licensee to check that they have received and read the License corresponding to their purchase (e.g. MP3 File Leasing License for a MP3 File).

This agreement shall be effective upon payment of the license fee.

By clicking the “**Buy License**” button, you (the Licensee) declare that you have read, understood, and agreed to the above terms of agreement. You further agree that any breach of this contract shall result in the revocation the non-exclusive license and termination of this agreement. Violation of the terms of this agreement may constitute a violation of copyright law.

The Beats by Nature and beatsbynature.com brand is wholly owned and underwritten by its parent entity Étoile Noir. Beats by Nature ©2014. All rights reserved.