

The sounds, loops, and samples offered by Major Loops (Licensor), and distributed to the User (Licensee) are not allowed to be copyrighted at any time, except by their original creator/composer. They may be used in musical compositions, subject to the terms stated below.

1. The sounds, loops, and samples offered by Major Loops (Licensor) and its affiliates are licensed, not sold to the user, for use in their productions
2. This license is granted solely to the original User/purchaser (Licensee) of the Major Loops product. This license is not transferable or sellable.
3. User may not re-sale, re-license, loan, copy, assign, rent, upload, download or distribute in any way, the sounds licensed to them by Major Loops and its affiliates to another user.
4. User may edit, change and modify sounds. Alterations to the sounds, loops, and samples offered by Major Loops, Including (but not limited to) Pitch, Octave, Speed, Note, Key are subject to the same terms of use as their original

format.

5. 1. The User agrees that they are in collaboration with Major Loops and its composer(s) in any song(s) or work(s) created using a sound, loop or sample found, purchased, downloaded, or contained in a Major Loops product, via majorloops.com or any third-party source. The User agrees to notify the Licensor of any song(s) or work(s) created using any sound, loop or sample(s) they've obtained from a Major Loops product, via majorloops.com or any third-party source, and to distribute due publishing, mechanical/performance royalties, sound-exchange LODs, advance fees, writers credit, and any production earnings not listed, from any song(s) or work(s) created, to the producer/composer(s) of the Major Loops Sample/Product(s) involved. User/Licensee and their affiliates agree to distribute quarterly earnings to the producer/composer(s) at a standard rate of 50% of all total earnings collected for the song(s) or work(s) created. Further negotiations can be reached with the licensor/composer(s) on or before the release date of the song(s) or work(s) created. Any negotiation taking place after the release date of any song(s) or work(s) created using any sound, loop or sample(s) obtained from, or found in a Major Loops product, via majorloops.com or any third-party source, may be subject to a late clearance fee of up to \$1000 per week, paid to the licensor, by the licensee and their affiliates, at the sole discretion of the Licensor. User/Licensee agrees to

clear all sounds, loops, and samples found, purchased, downloaded, or contained in any Major Loops product, via majorloops.com or any third-party source, directly with the Licensor its composer(s) before the release date of the song(s) or work(s) created, and that failure to comply with these terms in the appropriate order may result in additional fees, forced removal of the song(s) or work(s) created from DSPs, and further legal action from the Major Loops and its affiliates.

[To Clear a sample for a major or independent production, Contact Business@majorloops.com or 978-987-5897]

User agrees to use the sounds in the format(s) offered by Major Loops and its affiliates. Major Loops does not accept responsibility for the use of the products in any format other than the formats specified, and the formats these sounds were made for. Sounds cannot be offered individually or isolated in any musical or audio/visual work. If licensee intends to use Major Loops products in any way other than those specified, a separate license must be obtained through Major Loops.

By Purchasing, downloading, or obtaining Major Loops products and/or its demo audio in any way, from majorloops.com or any third party source, you agree to the Terms and Conditions of use listed above. Major Loops reserves the right to change and or amend its Terms and Conditions at

any time. Any and all unauthorized use or duplication of any Major Loops product is a violation of the Terms and Conditions of use and applicable laws of the United States, and other countries.