

Licensing Agreement



Important licensing information – **Please read carefully.**

Purchasing, opening or using any of our digital products constitutes your acceptance of these terms. If you do not fully agree to the terms of this agreement, you may not use, copy, download or store the sounds, or use in any other manner not specifically noted herein.

Terms of Service

Beats24-7 (hereinafter referred to as "Licensor") is not responsible for loss of any digital purchase for any reason, including, but not limited to hard drive failure, computer failure, software failure, back-up failure, or other cause of loss of your digital product purchases. It is your responsibility to back-up all critical data and solely your responsibility. Under the Distance Selling Regulations, you would normally have the right to cancel the contract of sale Under the Distance Selling Regulations within seven days. However, this does not relate to digital download products, which cannot be returned. You do not have the right to cancel an order once the product has been downloaded. This does not, of course, affect any other rights that you may have. We also cannot refund purchases for incompatibility issues. You are responsible for making sure your PC, MAC, Mobile Phone or Tablet can receive and de-compress digital products, you are also responsible for making sure your software and/or hardware plays WAV/MIDI files.

Licensor will not be responsible if the sound samples do not fit the particular purpose of the customer. The sounds provided are licensed "as is" without warranties of any kind. Neither the Licensor nor any Distributor of Licensor's products can be held responsible for any direct, indirect or consequential loss arising from the use of this product in whatever form.

Terms of Use

1. Use of Sounds. All sounds available from Beats24-7 are licensed, not sold, to you by Beats24-7. The payment you make to download the sounds gives you the perpetual, non-exclusive right to incorporate these sounds in any audiovisual production, such as a film, television show, advertisement, website, videogame, or other media production, without paying any additional royalties, license fees, or any other fees to us or third parties.

You may not distribute, sell, rent, lease, sublicense, assign, or otherwise transfer any of the sounds except as incorporated in a production. You may not distribute the sounds independently of a production, or with any directions or instructions as to how the sounds may be extracted from a production, or with any invitation, suggestion or authorization that the sounds may be extracted from a production. You may not alter or delete any "watermark" or other ordinarily imperceptible identifier embedded within the sounds.

You may not distribute the sounds, either in native format or reformatted, filtered, resynthesized or otherwise edited, for use as sounds, multi-sounds, samples, multi-samples, programs or patches in a sampler, sample playback unit, website, compact disc, DVD or computer. The sounds cannot be used as source playback from ROM or chip sets or embedded in any chip set.

You agree that all information that you provide to Beats24-7 at any and all times is accurate, complete and not misleading in any material respect. You will exercise due diligence and

maintain strict safeguards on all sounds received by you from us to prevent unauthorized use or distribution thereof.

2. Indemnification. You will indemnify, save, hold harmless and defend Beats24-7 from and against any and all claims, demands, suits, damages, liabilities and all reasonable expenses, including attorneys' fees, against or suffered by Beats24-7 with respect to any matter that arises as a result of a breach of this Agreement by you.

3. Injunctive Relief. You acknowledge that Beats24-7 has a proprietary interest in the sounds and that any use by you that intends to frustrate the purpose of this Agreement, including but not limited to selling, renting, or otherwise distributing the sounds independently, would cause irreparable injury to Beats24-7 and has to be adequately compensated in respect of all damages. You agree that, in the event of such improper use, Beats24-7 shall be entitled to an immediate injunction without the requirement of posting any bond or security (to the fullest extent permissible by law).

4. Disclaimer of Warranties. Beats24-7 expressly disclaims all warranties of conditions of any kind, express or implied, including without limitation, the implied warranty of title, no infringement, merchantability and fitness for a particular purpose.

5. Limitation of Liability. You agree that Beats24-7 cumulative liability, with respect to any claims made in relation to or arising out of this agreement on any theory or basis, will not exceed the license fee paid by you for the sounds.

Rights

You can use all sounds and loops in this product as part of a music composition, and then sell that composition on to customers, or place it in a stock music site or production music library. You can modify the loops in any way, and sell the resulting media (music track, video, game, etc.) to whomever you wish. All sounds from Beats24-7 are 100% royalty free! That means you don't have to clear the samples or pay us any royalties to use them in your own original compositions and no credit has to be given upon using the sounds and loops.

Restrictions

You cannot resell the sounds and loops (either individually or in combination with other loops or sounds) as part of any "Sample" or "Loop" pack (e.g. resell the "Producer X Product Volume 1" pack as your own Loop Pack. It means re-sale or upload of our products to torrent sites, etc. is prohibited. It also means you don't own the copyright to the sounds (which is retained by Beats24-7) but have purchased a single-user (i.e. one person) license to use the sounds in your original compositions (your songs). If you are using unprocessed Samples & Loops from our Construction Kits, etc. in your Beats, you are not allowed to submit your tracks to any content ID system (e.g. such as on YouTube, Soundcloud, CD Baby, etc.) as you will claim our demo videos and other customers' beats using the same Samples & Loops in their projects.

Limitation of Liability

The Licensee agrees that Beats24-7 holds no liability with respect to any claims made in relation to or arising out of this agreement. Beats24-7 cannot be held responsible for any direct or indirect consequential loss arising from the use of this product in whatever form.

Beats24-7 accepts no responsibility for any loss of business or business profits resulting directly or indirectly from the performance of any Beats24-7 product.