

MAJOR LOOPS TERMS & CONDITIONS

This Agreement (“Major Loops Terms and Conditions”) constitute a legally binding agreement made between User (“Licensee”) and Major Loops (“Licensor”), concerning your access to and use of this website (“Majorloops.com”) as well as any other media form, media channel, mobile website or mobile application related, linked, or otherwise connected thereto.

Licensee agrees that by accessing Majorloops.com, Licensee has read, understood, and agreed to be bound by all of these Major Loops Terms and Conditions. If Licensee does not agree with all of these Major Loops Terms and Conditions, then Licensee is expressly prohibited from using Majorloops.com and Licensee must discontinue use immediately.

It is the Licensee’s responsibility to periodically review these Major Loops Terms and Conditions in order to stay informed of updates. If any changes are made to the Major Loops Terms and Conditions, Licensor will inform you through email. You will be subject to, and will be deemed to have been made aware of and to have accepted, the changes in any revised Major Loops Terms and Conditions by your continued use of Majorloops.com after the date such revised Major Loops Terms and Conditions are posted.

The following are the Major Loops Terms & Conditions:

No material, including, but not limited to the sounds, loops, and samples (“Major Loops Product”), offered by Major Loops (“Licensor”), and distributed to the User (“Licensee”) are allowed to be copyrighted at any time, except by their original creator/composer. The material, including, but not limited to the sounds, loops, and samples, may be used in musical compositions, subject to the terms stated below.

1. The material, including but not limited to, the sounds, loops, and samples, offered by Major Loops (“Licensor”) and its affiliates are solely licensed, not sold to the user, for use in their productions unless otherwise agreed to in writing by both parties.

2. No part of Majorloops.com, any content or marks may be copied, reproduced, aggregated, republished, uploaded, posted, publicly displayed, encoded, translated, transmitted, distributed, sold, licensed, or otherwise exploited for any commercial purpose whatsoever, without our express prior written permission.

3. Any particular license is granted solely to the original Licensee of the Major Loops Product. This license is not assignable, transferable or sellable to any third party. Licensee may not resell, re-license, loan, copy, assign, rent, upload, download or distribute in any way, the Major Loops Product, licensed to them by Major Loops and its

affiliates, to another user or third-party.

4. Licensee may edit, change, and modify Major Loops Product. Alterations to the material, including but not limited 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. Companies affiliated with the RIAA, and other federally recognized industrial recording media outlets and associations, including but not limited to record labels, film studios and their affiliates are required to comply with our terms regarding intellectual property rights. Information about intellectual property rights for labels and their producers is available at <https://majorloops.com/terms-and-conditions>.

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

Additional Terms

A. 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.

B. 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.

DISCLAIMER

MAJORLOOPS.COM IS PROVIDED ON AN AS-IS AND AS-AVAILABLE BASIS. LICENSEE AGREES THAT USE OF MAJORLOOPS.COM AND ITS SERVICES WILL BE AT LICENSEE'S SOLE RISK. TO THE FULLEST EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, IN CONNECTION WITH MAJORLOOPS.COM AND LICENSEE'S USE THEREOF, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. WE MAKE NO WARRANTIES OR REPRESENTATIONS ABOUT THE ACCURACY OR COMPLETENESS OF MAJORLOOPS.COM'S CONTENT OR THE CONTENT OF ANY WEBSITES LINKED TO THE SITE AND WE WILL ASSUME NO LIABILITY OR RESPONSIBILITY FOR ANY (1) ERRORS, MISTAKES, OR INACCURACIES OF CONTENT AND MATERIALS, (2) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, RESULTING FROM YOUR ACCESS TO AND USE OF THE SITE, (3) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SECURE SERVERS AND/OR ANY AND ALL

PERSONAL INFORMATION AND/OR FINANCIAL INFORMATION STORED THEREIN, (4) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM THE SITE, (5) ANY BUGS, VIRUSES, TROJAN HORSES, OR THE LIKE WHICH MAY BE TRANSMITTED TO OR THROUGH THE SITE BY ANY THIRD PARTY, AND/OR (6) ANY ERRORS OR OMISSIONS IN ANY CONTENT AND MATERIALS OR FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF THE USE OF ANY CONTENT POSTED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE VIA MAJORLOOPS.COM. WE DO NOT WARRANT, ENDORSE, GUARANTEE, OR ASSUME RESPONSIBILITY FOR ANY PRODUCT OR SERVICE ADVERTISED OR OFFERED BY A THIRD PARTY THROUGH THE SITE, ANY HYPERLINKED WEBSITE, OR ANY WEBSITE OR MOBILE APPLICATION FEATURED IN ANY BANNER OR OTHER ADVERTISING, AND WE WILL NOT BE A PARTY TO OR IN ANY WAY BE

RESPONSIBLE FOR MONITORING ANY TRANSACTION BETWEEN YOU AND ANY THIRD-PARTY PROVIDERS OF PRODUCTS OR SERVICES.

AS WITH THE PURCHASE OF A PRODUCT OR SERVICE THROUGH ANY MEDIUM OR IN ANY ENVIRONMENT, YOU SHOULD USE YOUR BEST JUDGMENT AND EXERCISE CAUTION WHERE APPROPRIATE.