

## Contract for Exclusive & Non-Exclusive Beat Leases

Client: \_\_\_\_\_ Client email: \_\_\_\_\_ Client phone: \_\_\_\_\_

Total fee for Non-Exclusive lease: \_\_\_\_\_

Total fee for Exclusive lease: \_\_\_\_\_

To accomplish above agreement and in mutual consideration of the obligations entered into under this contract, it is agreed and between said Customer and Vender as follows, with Customer referred to as Client and Vendor as Producer:

1. Producer will provide the beat, which includes high quality stems, and Client agrees to all of the terms and conditions as indicated so by signing this contract and returning one copy to Producer. Contract NOT in effect until Signed Contract.
2. Producer grants Client the right to:
  - a. Record a song containing in whole or in part of the beat(s)
  - b. Mix, Master, Rearrange, or Re-Engineer in whole or in part of the beat(s).
  - c. Publish song in any and all parts of the world (including streaming services)
  - d. Distribute song in any and all parts of the world (including streaming services)
  - e. Perform or broadcast songs in any and all parts of the world.
  - f. Generate profit from song.
3. Contract obligates Client to:
  - a. Give Producer credit as composer of the beat in all situations where the song is credited, distributed, published, broadcasted, or performed.
    - i. For all websites, credit must read: [prod. \_\_\_\_\_ ]
  - b. Client must send a high quality copy of song within (1) month of song's publishing.
  - c. Client cannot resell the beat(s).
  - d. Client is responsible for sample clearances in the circumstance that the beat(s) composed contain copyrighted material.
4. The following rights, obligations, and acknowledgements concern producer:
  - a. Producer:
    - i. Has rights relating directly or indirectly to the beat(s) that are not in violation of anything stated in this agreement.
    - ii. Is obligated to send Client the beat(s) by WAV files.
    - iii. Is obligated to remove the beat(s) from internet broadcasts (bandcamp, soundcloud, etc)
    - iv. Acknowledges receipt of Client's payment
    - v. Will give no refund.

9. **PAYMENT METHODS** Payment of the retainer fee or payments on account will be accepted by personal or cashier check, cash payment or Venmo/CashApp. All checks should be made out to (insert name).

**This agreement contains all terms and conditions agreed upon by the Client and Producer. No other agreements, oral or otherwise regarding the subject matter of this contract shall be deemed to exist. No handwritten changes may be made to this contract unless both the Client and Producer initial the changes as being mutually acceptable.**

Customer Name Customer Signature

Date: \_\_\_\_\_

Producer Name Producer Signature

Date: \_\_\_\_\_