

THIS AGREEMENT, made and entered into on the **%ORDER DATE%** serves as a legally binding contract between **Christoph Schreiner (InsaneBeatz)** ("Licensor") and **%YOUR NAME%** ("Licensee"). This agreement grants the Licensee non-exclusive rights to the Instrumental named "**%BEAT NAME%**" ("Instrumental"). All licenses are non-refundable and non-transferable.

### **Master Recording**

The Licensor hereby grants the Licensee the right to record vocal and/or Instrumental synchronization to any or all parts of the Instrumental. The Licensee understands that their non-exclusive usage of the Instrumental is limited to one (1) new composition and if the Licensee wishes to use the Instrumental in other new compositions, then the Licensee must obtain another license to use the Instrumental from the Licensor. The Licensee is allowed to edit the Instrumental that is being licensed in this agreement, by changing the arrangement of the Instrumental or by removing/adding any melodies, instruments. All licenses are non-refundable and non-transferable.

### **Profitable Distribution**

The Licensee is limited to distributing one (1) version of the Master Recording for profitable use. The Licensee is limited to a distribution of five thousand (5000) copies of the Master Recording, which can be distributed on any kind of recording media including, but not limited to: compact discs, DVDs, VHS videos, and all other forms of media (online and/or offline). With one (1) year from date leased beat was purchased to distribute until having to renew lease agreement. Non-profit usage is still allowed after the license have been fulfilled. The Licensor expressly forbids resale or other distribution of the Instrumental, either as they exist or any modification thereof.

### **Performance Rights**

The Licensor hereby grants to License a non-exclusive license to use the Master Recording in limited profit performances, shows or concerts. The Licensee is allowed to earn up to two thousand (\$2000) in total through live performances, shows or concerts.

### **Synchronization Rights**

The Licensor hereby grants synchronization rights for one (1) music video streamed online (YouTube, Vimeo etc..) for up to two hundred fifty thousand (250000) monetized video streams on all total sites. The Licensor also grants the Licensee synchronization rights for up to two hundred fifty thousand (250000) monetized audio streams to sites like Spotify, Rhapsody etc..

### **Audio Samples**

If a beat contains sampled material, the sample-clearing of itself needs to be done by the Licensee.

### **Ownership**

The Licensor maintains 100% full rights (copyright and ownership) of the Instrumental, and can continue to sell it non-exclusively and/or exclusively. The Licensee has neither the right nor authority to sell or license the rights to the Instrumental whether in whole or part to any other party. In the event another individual purchases exclusive rights to your licensed Instrumental you will retain your non-exclusive rights under the limitations listed in this agreement and after these terms have been fulfilled.

### **Credit**

The Licensee must give production credit to the Licensor for any and all distributed material (also on online platforms). This can be done in or on the CD booklet or outside cover, in the song or video descriptions. The Licensee must give production credit to the Licensor as "**InsaneBeatz**" (e.g. "**Prod.InsaneBeatz (www.Insane-Beatz.com)**" or "**Beat: InsaneBeatz (www.Insane-Beatz.com)**").

Licensee must supply the Licensor with at least one (1) copy of each final recording made using the Instrumental (download link to [info@insane-beatz.com](mailto:info@insane-beatz.com)).

By receiving this contract via email, you automatically agree to the terms stated above and gain non-exclusive rights to the Instrumental.