Identification code:XXXX



Commercial License Contract

LICENSE GRANTED:

- (a) Whereby Licensor are the owners of the master recording described above. Licensor hereby grant to Licensee an EXCLUSIVE license to use the musical composition.
- (b) "Beat Name" (hereinafter "Composition") in conjunction with one of Licensee's own personal or designated persons vocal arrangement (hereinafter "Work") which Licensee shall have the right to create a Master (hereinafter "Master") for the purpose of manufacturing, distributing and selling phonograph records, digital downloads, electronic media in any form including compact discs (hereinafter "Records"). Under this Agreement Licensee is granted the unlimited right to include the Master in any manner similar to (hereinafter "New Record")
- (c) For and in consideration of the agreements set forth in this Agreement, Licensee agrees to pay Licensor the amount of PRICE: \$300.00

The Licensee and Licensor have agreed to the following terms:

- 1. Master Use. The Licensor hereby grants to Licensee an exclusive License to record vocal synchronization to the Composition partly or in its entirety and substantially in its original form ("Master Recording"). The Licensor guarantees that the Composition will not be sold on to any third parties for the purpose of vocal recording.
- 2. Mechanical Rights. The Licensor hereby grants to Licensee an exclusive License to use Master Recording in the reproduction, duplication, manufacture, and distribution of phonograph records, cassette tapes, compact disks, internet downloads, other and miscellaneous audio and digital recordings, and any versions thereof (collectively, "Recordings") worldwide for the pressing or selling of unlimited copies of such Recordings or any combination of such Recordings. Additionally, Licensor shall be permitted to distribute unlimited internet downloads for profit and commercial use.
- 3. Performance Rights. The Licensor hereby grants to Licensee an exclusive License to use the Master Recording in unlimited profit performances, shows, or concerts.
- 4. Synchronization Rights. The Licensor hereby grants to Licensee an exclusive License to copy, perform, edit and/or loop portions of, record on film, video, digital animations, and video games (collectively, "Projects") and use the new record in synchronization or timed relation with the production of one Project.
- 5. Broadcast Rights. The Licensor hereby grants to Licensee an exclusive license to broadcast or air the Master Recording on an unlimited number of radio stations or station channels, respectively.

- 6. Credit. Licensee shall acknowledge the original authorship of the Composition appropriately and reasonably in all media and performance formats by acknowledging the relevant author (Da Last Disciple) in writing where possible and vocally otherwise. Where a project is commercially released and registered with a performance rights organization, Licensor shall be acknowledged as the author. The licensor, if he sees fit, also remain authorized to require the licensee to remove his name in the credits of the song or of the work produced in consequence by the licensee.
- 7. Editing. The licensor authorizes the licensee to edit this musical composition as it sees fit. The Licensee agrees that through purchase of the Composition clearing of any sampled materials is the responsibility of Licensee.
- 8. Sampling. The Licensee agrees that through purchase of the Composition clearing of any sampled materials is the responsibility of Licensee.
- 9. Compensation. Payment for this License is non-refundable. If the Licensee fails to account to the Licensor, timely and complete the payments provided for hereunder, the Licensor shall have the right to terminate this License upon written notice to the Licensee. Such termination shall render the recording, manufacture and/or distribution of Recordings for which monies have not been paid subject to and actionable as infringements under applicable law.
- 10. Indemnification. Licensee agrees to indemnify and hold Licensor harmless from and against any and all claims, losses, damages, costs, and expenses, including, without limitation, reasonable attorneys' fees, arising out of or resulting from a claimed breach of any of Licensee's representations, warranties or agreements hereunder.
- 11. Miscellaneous. This License is non-transferable and is limited to the Composition specified, constitutes the entire agreement between the Licensor and the Licensee relating to the Composition, and shall be binding upon both Licensor and Licensee and their respective successors, assigns, and legal representatives. Licensee may not license the original composition or any parts of it for the purpose of derivative work.
- 12. Validity of the License. The grant of 100% of the benefit rights specified in this License is valid only for a Work, which is not distributed by a music industry major, a major film, a widely distributed video game, or an advertising agency. In the latter cases, the Licensor must be informed by the Licensee, and will be credited and remunerated according to the usual proportions.
- 13. Resale. This license can be resold by the licensee at the price which suits him, to a third party, under the sole and strict conditions where this musical composition would not have resulted in a work published to the public, or that its edition resulted in public publication. of a song. In this case, the licensee is obliged to notify the licensor in writing.
- 14. Contract Signature. The purchase of the beat is equivalent to the signature of this contract / license, from the Licensor and Licensee. Composition purchased: "Beat Name"