

This License Agreement, made and entered into on the [DATE] serves as a legally binding contract between OCBears ("Licensor") and [NAME OF LICENSEE] ("Licensee"), who has purchased the MP3 audio file for the OCBears instrumental [NAME OF BEAT] ("Instrumental"). OCBears and Licensee agree to the following terms and conditions:

1. Master Recording. The Licensor hereby grants the Licensee the non-exclusive right to record vocal synchronization to any or all parts of the Instrumental to create a song (New Work). Licensee may not assign, transfer, or sub-license the granted rights for the Instrumental to any other person or entity. Licensee can 'chop and screw', mix volume of individual sounds (if applicable) and add beat drops (temporary mutes) to the Instrumental. In order to keep the integrity of the Instrumental intact, the Licensee may not alter, change, or swap the original sounds of the Instrumental. Licensee may not add new sounds to the Instrumental itself, but may feel free to add sounds and sound effects in the New Work itself.

2. New Work and Exploitation. The Licensee understands that their usage of the Instrumental is limited to one (1) song and if the Licensee wishes to use the Instrumental in additional songs, then the Licensee must obtain another license to use the Instrumental from the Licensor. Licensee shall have the worldwide right to sell up to a combined total of copies 3,000 (physical and/or digital, ie. 2,500 digital and 500 physical) units of the New Work.

3. Ownership. Licensee will be sole owner of the original contributions (lyrics). Licensor retains all rights in and to the Sound Recording and Underlying Composition of the Instrumental. Licensor may continue to license or sell the Instrumental non-exclusively and/or exclusively. Licensee shall not sell or license the rights to the Instrumental whether in whole or part to any other party. In the event Licensor sells exclusive rights to the Instrumental, Licensee shall retain non-exclusive rights subject to the terms and limitations of this agreement.

4. Limited Synchronization Rights. Licensee will only have the right to synchronize the Instrumental with a Music Video based on the New Work. This Music Video may not be monetized in anyway; specifically prohibited is the YouTube Content ID program. The music video may receive unlimited non-monetized views. Licensee may not use the Instrumental in other visual media (music video, TV show, movie, video game, etc.).

5. Public Performance. Licensee shall have the worldwide non-exclusive right to publicly perform and broadcast the New Work, limited to 100,000 monetized audio streams (digital audio transmissions) of New Work on online radio stations, \$1,000 profit from terrestrial radio public performance royalties, and \$3,000 profit from live shows, concerts, and performances. However, the New Work may have an unlimited number of non-monetized public performances (live or recorded).

6. Royalties. Licensee will never pay producer royalties to Licensor. However, Licensor retains the full rights (including publishing) for use of Instrumental in New Work. In the case that Licensee monetizes terrestrial or online radio plays and streams, Licensee must contact Licensor so that Licensor can take proper steps in obtaining any publishing royalties generated. Should the New Work be registered with a Performing Rights Organization, Licensee must list [Name of Producer (PRO affiliation)] to receive 50% of the writers share, and in the case of self-publishing the New Work, Licensee must list [Name of Producer's Publishing Company (PRO affiliation)] to receive 50% of the publishers share. (50% represents the music half of the New Work).

7. Samples. If applicable, Licensee is responsible for clearing any sampled material in the Instrumental.

8. Credit. In all projects in which the Instrumental is used, Licensee shall give credit in substantially to the appropriate producer of the Instrumental (either Carl Clark, John Bratton, Chris Fairley, or George Murray) in one of the following formats:

"Produced by [Producer's name] for OCBears"

"Beat by [Producer's name] for OCBears"

"Original Music by [Producer's name] for OCBears"

9. Term. This license is granted for the length of the copyright term (the author's life, plus an additional

70 years after the authors's death) or until each of the limitations in this agreement have been reached (ie. 3,000 copies have been sold, 100,000 audio streams have been monetized, \$1,000 profit from performance royalties have been made). Once limitations are met, Licensee must cease from making and collecting any profit until a new license is purchased, renewing or extending any previous terms, or granting terms not introduced in this agreement.