



Exclusive Rights

Disclaimer

None of the instrumentals licensed by BeatsCraze contain any uncleared third party sounds or samples unless stated otherwise in the instrumentals description or title and none of the instrumentals licensed by BeatsCraze are snippets unless stated otherwise in the instrumentals description or title.

Distribution

Distribute **unlimited** copies, with unlimited license duration worldwide from the date of purchase. Add vocals or additional instrumentation to the original instrumental. Alter the arrangement, length, tempo, or pitch of the audio content. Manufacture and mass produce the "Master Project" for distribution via all forms of physical and digital media (video, radio, etc...). The licensee can license or submit their exclusively licensed instrumental as is without a vocal performance to 3rd party licensing opportunities (sync, radio, video games etc...). The **licensee alone retains the exclusive rights** to license or publish the instrumental as is.

Grant of license

The licensee acknowledges that BeatsCraze has made or entered into contracts with other persons, firms or corporations whomsoever, for non-exclusive licenses of the instrumental, and the licensee agrees that those licenses already in effect, shall remain in effect for the term in each of those respective non-exclusive licensing agreements; provided, however, that **BeatsCraze may not license the instrumental after the effective date of the payment** to BeatsCraze for the transfer of exclusive rights being made.

If a claim is presented against the licensee in respect of the instrumental and/or recordings, and because thereof the licensee is jeopardized, the licensee shall thereupon serve written notice upon BeatsCraze, containing the details of such claim. In the event of any recovery against the licensee, either by way of judgment or settlement, all of the costs, charges, disbursements, attorney's fees and the amount of the judgment or settlement shall be the responsibility of and paid solely by the licensee, pursuant to this agreement or under any other agreement between said parties.

Failure to abide by any of the terms in this agreement shall be deemed a breach of contract.

Payment and Delivery

Payments made through our online beat store will be processed through either **PayPal or direct credit/debit**. All files (mp3/wav/stems) will be delivered via email. Once payment is made, the **instrumental will be removed from our online store(s)** and your exclusive license will take effect. The licensee agrees to sign any and all other documents required to effectuate the agreement and transfer of exclusive rights.

All payments made outside our online store (direct bank transfer, western union, etc...) are not eligible for any of the discounts advertised on our website/Soundclick page.

Credit

Production credit for each master project released must be accredited to BeatsCraze as either Produced by BeatsCraze or Music by BeatsCraze. Upon copyright submission to the library of congress, BeatsCraze must be credited for the derivative work. If a second producer (or more) is listed as a co-producer for the instrumental then they are to be included as part of the production credits e.g Prod by BeatsCraze and xxx. This license is not royalty free. Ownership of publishing and performance royalties shall be split equally (50/50) between the licensee and all other entities involved unless a different share is previously agreed upon. PRO (Performance rights organisation) and split sheet details for payment of royalties owing will be exchanged prior to the time of purchase/transfer of exclusive rights.

