

Custom Beat License Agreement

This Custom Beat License Agreement ("Agreement") is made between Honeycomb Lab ("Licensor") and the Licensee ("You") upon purchase of a custom beat ("Beat"). By purchasing the Custom Beat License, you agree to the following terms:

1. License Type

Exclusive. This Beat is created specifically for the Licensee and will never be licensed or resold to anyone else.

2. Usage Rights

- Unlimited audio streams across all platforms.
- Unlimited terrestrial or online radio stations.

3. Ownership

The Licensor retains authorship of the instrumental composition created for the Licensee.

The Licensee owns 100% of the master recording of the final song created using the Beat.

4. Royalties

- **Songwriting Split:** 50/50 shared between Licensor and Licensee.
- **Publishing:** Administered by the Licensee.
- **Sync Royalties (Master):** 100% retained by Licensee.

5. Distribution

Licensee may distribute the final song on streaming platforms, radio, and video platforms without limits.

6. Modifications

Licensee may modify the Beat for their song but may not claim authorship of the underlying instrumental composition. Track stems are provided under this license for full creative control.

7. Credit Requirement

Credit is optional but encouraged: "Prod. by Honeycomb Lab".

8. Exclusivity

Once purchased, the Beat is retired from the Licensor's catalog permanently and will never be licensed to another party.

9. Term & Termination

The license is valid in perpetuity as long as terms are not violated. Breach of terms may result in revocation.

10. Entire Agreement

This Agreement represents the full understanding between Licensor and Licensee regarding the Custom Beat License.