

## **STARTER LICENSE**

THIS AGREEMENT, made and entered into on the %MFS\_ORDER\_DATE% serves as a legally binding contract between David Köhler ("Licensor") and %MFS\_CLIENT\_NAME% ("Licensee"). This agreement grants the Licensee non-exclusive rights to the instrumental named "%MFS\_BEAT\_NAME%" (named "Instrumental" in the following).

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

### **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 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 also agrees to refrain from editing the Instrumental that is being licensed in this agreement, by changing the arrangement of the Instrumental or by removing any melodies, instruments, drum programming or sounds that are contained within the Instrumental.

### **Profitable Distribution**

The Licensee is limited to distributing one (1) version of the Master Recording for profitable use. The terms to which Licensee herewith agrees to and under which Licensee may distribute "Song" based upon this agreement are stated in the following, on condition that the payment to Licensor by the Licensee of a sum of thirty nine US dollars (\$39), receipt of which is confirmed, has been completed:

#### **1. Mechanical Rights**

##### **1.1 (Digital Copies)**

The licensee is not allowed in any case or form to sell and distribute digital copies of the song for commercial purposes whatsoever.

However, the licensee is allowed to release and distribute an unlimited amount of free digital copies (in form of free digital downloads) worldwide as a single, or as part of a mixtape, EP or album or any other type of compilation that is available for free to customers. As long as the distribution of the song only serves promotional purposes (non-commercial) the Licensee may distribute as many free

downloads as he wishes.

### **1.2 (Physical Copies)**

The Licensee is not and never allowed to sell and distribute physical copies of the song on any type of recording media in any case or form whatever (such as CDs, vinyls or any other type of sound carrier whatever). If the Licensee wishes to do so, he must purchase the license that grants him the right to do so.

### **1.3 (Audio Streaming)**

Licensee shall be permitted to distribute an unlimited amount of free digital downloads or streams for non-profit and non-commercial use.

Licensee is not permitted to monetize any sort of audio streams from any streaming platform such as Spotify, RDIO, Rhapsody, or any other.

## **2. Performance Rights**

The licensor hereby grants to Licensee a non-exclusive license to use Master Recording in unlimited non-profit and for-profit performances, shows, or concerts. Licensee may receive compensation from bespoke live performances.

## **3. Synchronization Rights**

The licensor hereby grants limited synchronization rights for one (1) music video streamed online (Youtube, Vimeo, etc) for up to unlimited non-monetized video streams on all total sites. Licensee is not permitted to monetize bespoke video streams.

If Licensee wants to monetize video streams, he must purchase a license that allows him to do so.

A separate synchronization license will need to be purchased for distribution of video to Television, Film, Advertisements or Video Games.

## **4. Broadcast Rights**

The licensor hereby grants to Licensee unlimited non-commercial broadcasting rights. Licensee is not permitted to receive any compensation for broadcasting of the song.

## **5. Term**

Executed by the Licensor and Licensee, to be effective as for all purposes as of the effective date first mentioned above and shall terminate exactly 1 year from this date.

## **6. Credit**

The Licensee must give production credit to the Licensor as "SOULTIES" on every release of "Song".

Licensee must include credits to Licensor on all physical media containing a portion or sum of the Instrumental that is being licensed in this agreement. Including but not limited to CD's, CD covers, Cassette tapes, Cards, Mixtapes, Websites, etc.

## **7. Song**

Licensee must supply the Licensor with at least 1 copy of each final recording made using the Instrumental.

Licensee must contact and inform Licensor of CD sales if the Instrumental is used for commercial purposes with a record label with gross revenue of over \$500,000, the Licensor must receive credit for the Instrumental, unless agreed upon otherwise by the two parties.

## **8. Audio Samples**

Provided that "Instrumental" contains one or more third party audio samples, Licensee accepts that those sequences and parts are copyrighted by a third party. Clearing the sample, obtaining any rights of use, is not constituent or part of the composition and therefore not the responsibility of Licensor. Clearing the sample(s) and obtaining any rights of use is the responsibility of Licensee. Thus, Licensor cannot be held legally responsible for unlawful use of samples and not responsible if the release/performance/selling of compositions ("Instrumental") cause any type of violation to any other third party's copyrights.

## **Consideration**

In consideration for the rights granted under this agreement Licensee shall pay to licensor the sum of \$39.

## **Governing Law**

This license is governed by and shall be construed under the law of Germany, without regard to the conflicts of laws principles thereof.

## **Indemnification**

Accordingly, Licensee agrees to and does indemnify, save and hold Licensor harmless from and against any and all claims, liabilities, losses, damages, costs, expenses, including, without limitation, reasonable attorney's fees and legal costs, arising out of or connected with any claim, demand, or

third party which is inconsistent with any of Licensee's warranties, representations, or agreements hereunder.

### **Legal Counsel**

Licensee hereby acknowledges that it has sought and received legal advice from independent counsel or that it has voluntarily waived his right to independent counsel with respect to the terms and provision contained in this agreement.

### **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 until these terms have been fulfilled.

Licensor and Licensee are jointly entitled to ownership of copyright of "Song".

### **Publishing**

Licensor grants Licensee 0% of publishing rights. Licensor maintains all publishing rights of "Instrumental".

### **Restrictions**

Licensee is not allowed in any case or form to sell or license the Master Recording of "Instrumental" or offer "Instrumental" as a download on any platform or in any way to others. The distribution of "Instrumental" under a different name, company or brand is not allowed, either. The licensee is not allowed to sell his acquired rights of use to a third party.

-----  
Alright! That's it! I know this was not the most entertaining thing you've read today, but we're done now! LOL. If you have any further questions, don't hesitate to get in touch with me.