

# Exclusive Rights Agreement Terms

(SAMPLE AGREEMENT)

## **Exclusive Rights**

The Licensor (Maxxbeats.com) hereby grants to Licensee (You) an exclusive license (this "License") to record vocal synchronization to the Composition partly or in its entirety and substantially in its original form ("Master Recording")

## **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 disk, digital downloads, other miscellaneous audio and digital recordings, and any lifts and versions thereof (collectively, the "Recordings", and individually, a "Recording") worldwide for unlimited copies of such Recordings or any combination of such Recordings, condition upon the payment to the Licensor. US Dollars Additionally licensee shall be permitted to distribute unlimited internet downloads for non-profit and non-commercial use.

## **Performance Rights**

The Licensor here by grants to Licensee an exclusive license to use the Master Recording in unlimited for-profit performances, shows, or concerts.

## **Broadcast Rights.**

The Licensor hereby grants to Licensee an exclusive license to broadcast or air the Master Recording in unlimited amounts of radio stations.

## **Credit (optional)**

No credit has to be given with our exclusive license however in the event you wish to credit us, please do so as "beat licensed from maxxbeats.com" or similar.

## **Synchronization.**

Licensee may exploit and monetize from licensee's unique derived work(s) of composition for use on TV, Film, Video game or other

synchronous projects. Licensee may represent other publishing owners of the original composition for exploitation and have full authority of granting non-exclusive license for synchronization use as long as credit and publishing information is provided to such agency.

Maxxbeats.com