Pro License Agreement

This Agreement ("Agreement") is made and entered into as of the purchase date ("Effective Date") by and between:

Licensor:

Eric Veta (the "Licensor")
Email: store@ericveta.com
Website: store.ericveta.com

Licensee:

The individual or entity purchasing this license ("Licensee").

1. Grant of License

The Licensor grants the Licensee a **non-exclusive**, **non-transferable**, **revocable license** to use the accompanying instrumental composition ("Beat") under the following terms:

- 1. The Licensee **may use the Beat for personal and commercial projects** without limitations on streaming or revenue.
- 2. The Beat **remains the property of the Licensor** and may be licensed to other artists unless an Exclusive Rights agreement is separately negotiated.
- 3. The Licensee **cannot claim ownership** of the Beat, the composition, or the master recording.

2. Permitted Uses

Under this **Pro License**, the Licensee is allowed to:

- Record, release, and distribute a song using the Beat (vocals added).
- Monetize the song on all streaming platforms (Spotify, Apple Music, Tidal, etc.).
- Distribute an unlimited number of copies/downloads of the song.
- Create and release unlimited music videos.
- Perform the song at unlimited live shows, concerts, and events.
- License the song for TV, film, video games, and advertisements.

3. Usage Limits

- The Licensee is granted unlimited usage rights:
 - Unlimited total streams across all platforms.
 - Unlimited music videos.
 - Unlimited radio broadcasting.
 - Full synchronization rights for TV, film, and advertisements.
 - No expiration date or renewal fees.
- This is the highest-tier non-exclusive license available.

4. Restrictions

- Note: The Licensee is NOT allowed to:
 - Sell or redistribute the Beat as-is or modified.
 - Register the song with Content ID (YouTube, Facebook, or other platforms).
 - Remove or alter the producer tag (if included).
 - Modify the Beat's structure or claim production credit.
- 🚀 For full exclusive ownership, an Exclusive Rights Agreement is required.

5. Credit Requirement

The Licensee **must give credit** to the Licensor whenever the song is used publicly. The proper credit format is:

"Prod. by Eric Veta"

This credit must be included in:

- Song title or description on streaming platforms.
- YouTube video descriptions (if applicable).
- Album liner notes or metadata for official releases.

Failure to provide proper credit may result in license revocation.

6. Ownership & Copyright

- The **Licensor retains full ownership** of the Beat and composition.
- The Licensee owns the recording created using the Beat (vocals added).
- The Licensee cannot register the Beat with PROs (ASCAP, BMI, etc.) or claim it as their original composition.

If the Licensee wishes to obtain **exclusive ownership**, they must contact the Licensor to negotiate an **Exclusive Rights Agreement**.

7. Term & Termination

- This license is valid for life unless the Licensee breaches any terms.
- If any violations occur, the Licensor **reserves the right to revoke the license** immediately without a refund.

8. Legal Disclaimer

The Beat is provided **"as is"** with no warranties. The Licensor is **not responsible** for any legal claims, damages, or liabilities arising from the use of the Beat. The Licensee assumes full responsibility for proper licensing and usage compliance.

9. Governing Law

This Agreement shall be governed by the laws of **Michigan**, **United States**. Any disputes shall be resolved through negotiation or legal proceedings in the jurisdiction of the Licensor.

10. Acceptance of Agreement

By purchasing this license, the Licensee agrees to all terms and conditions outlined above.

₹ Exclusive Rights Available

For full ownership of this Beat, an **Exclusive Rights Agreement** must be negotiated. Exclusive Rights remove the Beat from sale and grant the Licensee full control.

For inquiries, visit store.ericveta.com/contact.