



NON-EXCLUSIVE LICENSE AGREEMENT

This License Agreement is between Jordan Perry of Landlocked Beats and [Your Name Here] ("Licensee"), who has purchased the non-exclusive license of the Landlocked Beats instrumental "[Beat Title] - Produced by Jordan Perry of Landlocked Beats" ("Landlocked Beats Instrumental"). Jordan Perry and Licensee agree to the following terms and conditions:

1. Licensee shall have the worldwide, non-exclusive right to sell up to 2,500 units, broadcast on the radio up to 2 different times, and earn up to \$2,000 performing publicly the song they create with the Landlocked Beats Instrumental. Licensee may also use the song they create with the Landlocked Beats Instrumental in any non-profit projects. The Landlocked Beats Instrumental must be combined with other audio (with lyrics) and not be just the instrumental alone.
2. Licensee shall have the worldwide, non-exclusive right to synchronize the Landlocked Beats Instrumental with visual media (movies, TV, videos, video games, websites) in up to 2 different for-profit projects. Licensee may also synchronize the Landlocked Beats Instrumental with an unlimited number of YouTube videos.
3. Licensee agrees to pay Landlocked Beats the one time purchasing fee. No royalties will ever be owed.
4. In all Projects in which the Landlocked Beats Instrumental is used, Licensee shall give credit in one of the following formats:
 - "Produced by Landlocked Beats"
 - "Beat by Landlocked Beats"
 - "Original Music by Landlocked Beats"
5. This License is granted for the length of the copyright term (the author's life, plus an additional 50 years after the author's death).