

Patchbanks

PATCHBANKS LICENSING AGREEMENT

PLEASE READ THE TERMS OF OUR LICENSING AGREEMENT BEFORE USE

- 1) The audio compositions, images and intellectual property rights (herein “Content”) included in this product shall remain the property of Patchbanks and its producers, musicians, songwriters, graphic designers and licensors (herein “Patchbanks”). The Content included in this product is licensed royalty-free, not sold, to the licensee for personal use or commercial business relating to the music industry.
- 2) Patchbanks grants the licensee permission to use the Content for commercial releases, including but not limited to, the production of record releases, demos, mixtapes, remixes, DJ sets, commercials, jingles, post production, soundtracks for TV/film, theatre and live performances.
- 3) Patchbanks does not authorize the use, offering or repackaging of the Content “as is” for the purpose of reselling or profiting from, but not limited to, sound libraries, stock music or sample collections, whether in digital audio or physical format. For valid usage the Content must be manipulated, remixed or embedded in the licensee’s musical works so that the Content is not isolated.
- 4) Patchbanks will not be responsible if the Content does not fit the particular purpose of the licensee. The Content is licensed with no guarantees or warranty of any kind. Patchbanks will not be held responsible for any direct, indirect, or consequential losses or claims arising from the use of the Content.
- 5) The usage of the Content by the licensee means the acceptance of this non-transferable agreement.

For more information see FAQs at www.patchbanks.com or contact us at info@patchbanks.com.