MUBERT RENDER LICENSE AGREEMENT

In the section below, you will find the terms of the License Agreement (License, Agreement) between you (You, Buyer) and us (We, Mubert). By continuing to perform any of these actions:

- using the Mubert Render website (this site) and Mubert Render Web Application (Mubert Render) or
- accessing any content or material available on this site (Content), or
- downloading, listening, or other way using music, (Remixes, Items), you agree to the terms and conditions of this License Agreement.

The Mubert Render is a service provided by Mubert Inc., a Delaware corporation, 8 The Green, Dover Delaware US 19901 ("Mubert Inc").

Music Licensing is sometimes hard to understand, so we'll try to walk you through it.

You can find the Definitions at the end of this License, the main provisions related to your use of Mubert Render are stated in Terms of Use here, and you can find how we use your private data in our Privacy Policy.

1. LICENSES AND RIGHTS GRANTED

1.1. Rights granted

You're about to get one of the **Mubert Render Licenses**. All Mubert Render Licenses grant you, the Buyer, a limited, non-exclusive, worldwide license to make use of the music (Remix, Item) you have selected and downloaded. Please read the rest of this license for the details and limits that apply to your use of the Item.

Under all Mubert Render Licenses, you are licensed to synchronize the Item to create **Derivative Works** in timed relation with footage, audiovisual images on film, or internet video (synchronization license), except as otherwise expressly permitted by this license.

Here is what it is all about:

You can actually combine a Remix with any photo, video, or animation, so that you get a new work that has both audio and graphical elements. It is not possible to use the music only or combine a Remix with another music or audio without any graphical footage (except Podcasts, as described below).

Once you have paid your Subscription Fee or Single Item Fee, you are licensed to synchronize the Item to create **Derivative Works** in timed relation with footage, audiovisual images on film, or internet video (synchronization license).

You can modify or manipulate the Remix within the scope of the license. You can combine the Remix with other works and make a derivative work from it. Even if you use several audio components in your work, the resulting Derivative Works are subject to the terms of this license.

Hold on! That's what you can do with the Item:

In other words — you can use a Remix with different music samples in your video. , this video must follow the rules described here.

You can store, modify or publish Derivative Works on the internet, social networks, video stocks or video streaming platforms in any form and with any terms.

You can create any number of copies of Derivative Works, and you can transfer these Derivative Works to your client for any fee. This license is then transferred to your client. You cannot sublicense it to any other person or entity. If you are not allowed by the proper license to monetize the Remixes or Derivative works, you can't allow your client to do so. You have obtained a copyright for your Derivative Works but not for the Remix.

It is not necessary to cite or attribute Mubert to Remix (although it might be helpful in case of any copyright claim).

Podcasting: Except under the Free Remix License, you are only allowed to use Remixes as a background in Podcasts in these Podcast platforms: Apple Podcasts, Spotify for Podcasters, and Google Podcasts.

You are not allowed to share and upload any Podcasts embedded with Remixes in any other platform, website, cloud storage, or service. You are not allowed to use Remixes as the main purpose of the podcast. Any means of protection of such podcasts, including watermarks, imprints, and content identification (Content Protection Services), which could lead to registration of the right to the Remix or an element thereof, shall not be used. In the event that the use of such Content Protection Services results in claims or other inconvenience to other Remix users or rights holders — the infringer will fully indemnify and hold Mubert harmless from any liability whatsoever and will be liable for any damages themselves.

1.2. Mubert Render License Types

Each Mubert Render License license has its own limitations and permissions. You select the appropriate license agreement through the web interface, when you pay for a subscription or pay to download a specific file.

You can now choose one of five licenses:

- Subscription Creator License
- Single Item Creator License
- Single Item Monetization License
- Single Item Corporate License
- Free Remix License

Please be advised that Mubert Render has different licenses, and you should comply with the license you have chosen.

It's that simple:

When you pay for a subscription, you get a subscription creator license for all the files you generate or choose, and if you select a specific file — at the time of payment, you get a license for that particular file, depending on the terms of purchase.

1.3. Mubert Render Licenses Restrictions and Limits

1.3.1. The following rules apply to all Mubert Render Licenses:

The Buyer can not allow and receive remuneration or any fee from the display of third-party ads in connection with making available your Derivative Work to the public (i.e. monetize), **unless it's expressly permitted by your license type** (for example, Single Item Monetization License).

For Mubert Render Licenses, the Buyer **cannot redistribute the Item in any stock platform, in any form**. You cannot do this with an Item either on its own or bundled with other audio or music, even if you modify the Item. You cannot redistribute or make available the Item as-is or with superficial modifications. These things are not allowed, even if the redistribution is for Free.

For example, You can't Buy (download) a Remix, convert it to mp3 format, and sell, share or give it to anybody. You can't license an item and then make it available as-is on your website for your users to download.

Under all Mubert Render Licenses, you cannot give access to the Item by allowing anybody to download it following the provided link; you can't use the Item in any application allowing an end-user to obtain or customize a digital or physical product to their specific needs. You can't make Derivative Works only for holding and storing Remixes, without the intent to use them later.

So, we ask you not to upload Remixes to torrent networks, not to give anybody public or private links to Remixes via the Internet, and not to use Remixes in any App that allows one to use the Item automatically.

You cannot modify (divide or compress) Remixes with no intent to synchronize them to video. The rule of this license applies to any part or parts of Remixes.

You cannot extract Remixes from your Derivative Works for any purpose. You cannot register Remix, use Remix as an audio trademark or claim ownership of Remix in any form.

You can not use Remixes within any mobile app or any computer software.

1.3.2. End-User guidance

In case you created your Derivative Work for the client, you must not permit him to extract the Item and use it separately from the Derivative Work. Your client must follow the same license as you do.

1.4. Subscription Creator License

Once you pay the annual or monthly Subscription Fee, you receive a Subscription Creator License. You are allowed to download and use Remixes within the scope of the Subscription Period.

You can use Derivative Works after your Subscription Period ends (although we wish this moment would never come). You still cannot do any new Derivative Works with the Item you've bought or downloaded during your Subscription Period.

Wordy? Ok, here is a simple example:

Suppose you've paid for a monthly Subscription from January 1 to January 31. In that case, you can download, make and publish videos with Mubert music during January. However, on February 1, you can only use and publish the video that you've created before. Pretty simple, isn't it?

You can store the Item, as long as you pay your Subscription Fee. We strongly recommend removing any downloaded Items (but not the Derivative Works), once your Subscription Period ends.

1.4.1. Subscription Creator License Restrictions and Limits

The Subscription License is subject to the limitations outlined in this agreement concerning all Mubert Render Licenses. It also does not cover the use of the Items in Derivative Works in the following cases:

- for any prompted or boosted social posts in social media;
- for any advertisement purposes (included but not limited to productions published within paid media space, online pre/mid/post-rolls);
- for broadcasting on any television or cable television to the public;
- for usage with any visual branded content that promotes or integrates a corporate brand or entity's products and services.

1.5. Single Item Creator License

Once you pay the Single Item Creator Fee for the related Remix or Remixes, you have a Single Item Creator License for that proper Item. You are allowed to download and use the selected Remix, as long as you have an active Mubert Render Account.

If you just want one file, the one you like best, choose a single Remix license. The license will be attached to that file, and you will be able to link to it in any media service!

1.5.1. Single Item Creator License Restrictions and Limits

The Single Item Creator License is subject to the limitations outlined in this agreement concerning all Mubert Render Licenses and does not cover the use of the Items in Derivative Works in the following cases:

- for any prompted or boosted social posts in social media;
- for any advertisement purposes (included but not limited to productions published within paid media space, online pre/mid/post-rolls);
- for broadcasting on any television or cable television to the public;
- for usage with any visual branded content that promotes or integrates a corporate brand or entity's products and services.

1.6. Single Item Monetization License

Once you pay the Single Item Monetization Fee for the related Remix or Remixes, you have a Single Item Monetization License for that proper Item. You are allowed to download and use the selected Remix, as long as you have an active Mubert Render Account.

You can "monetize" the Derivative Works and use it in prompted or boosted social posts. However, you still have no right to use the Item or Derivative Work for any digital advertisement purposes.

1.6.1. Single Item Monetization License Restrictions and Limits

The Single Item Monetization License is subject to the limitations outlined in this agreement concerning all Mubert Render Licenses and does not cover the use of the Items in Derivative Works in the following cases:

- for any advertisement purposes (included but not limited to productions published within paid media space, online pre/mid/post-rolls);
- for broadcasting on any television or cable television to the public;
- for usage with any visual branded content that promotes or integrates a corporate brand or entity's products and services.

1.7. Single Item Corporate License

A Single Item Corporate License allows you or your company to embed or otherwise incorporate the Remixes in sync with Derivative Works. You can use these Derivative Works in advertising, social media, digital ads, and television and cable television broadcasts to promote your products and services, along with an image or otherwise filed representation of your brand.

1.7.1. Single Item Corporate License Restrictions and Limits

Single Item Corporate License is subject to the limitations outlined in this agreement concerning all Mubert Render Licenses.

1.8. Free Remix License

The Free Remix License is for personal, non-commercial use only. You must explicitly and visibly attribute Mubert as the Remix copyright holder, if you use the Remixes you downloaded under a free license. Regardless of the above, a free license has the same restrictions as all licenses and may not be used except for personal, non-commercial, non-profit purposes.

Free Remix License also does not cover the use of the Items in Derivative Works in the following cases:

- for any prompted or boosted social posts in social media;
- for any advertisement purposes (included but not limited to productions published within paid media space, online pre/mid/post-rolls);
- for broadcasting on any television or cable television to the public;
- for usage with any visual branded content that promotes or integrates a corporate brand or entity's products and services.

2. GENERAL PROVISIONS

2.1. Liability

Mubert may not be held liable in case of any damages, direct or incidental, including but not limited to profit or customer loss, loss of data, or information. All **Buyers** are advised to store a backup of their data.

2.2. License modification

Mubert may modify this license at any time without prior notice.

2.3. Severability

In the event that one of the clauses of the license is held to be invalid, you and Mubert agree that the other clauses shall remain valid and that the license will remain in full force and effect.

2.4. Termination

Mubert retains the right to terminate your Subscription and this Agreement and to suspend your access to the Mubert Render, in case of

actual or suspected unauthorized use of the Remixes or any other breaches of this Agreement.

2.5. Applicable law

This license is governed by the laws of the state of California, USA. Any dispute relating to their interpretation and/or their execution shall be referred to the USA jurisdictions, excluding any other competent jurisdiction.

2.6. Disclaimers

You acknowledge and agree that the Mubert Render is provided "as is," and Mubert disclaims all warranties express or implied.

3. **DEFINITIONS**

- **3.1.** The Mubert Render License the text you see above legally binding You and Mubert.
- **3.2. Podcasts** are a way to distribute digital audio content (an episodic series of spoken word) over the Internet with the end goal that the content will be downloaded by a subscriber using subscription software, and a collection of technologies for automatically distributing audio programs over the internet via a publish and subscribe model.
- **3.3. Subscription** once you've paid the fee, this will be the period when you can download and use Remixes.
- **3.4. Subscription Fee** the amount of payment for the Subscription Period.
- **3.5. Single Item Fee** the amount of payment for the rights granted to use and download the single Remix.
- **3.6. Subscription Period** a period during which you have the right to use our Mubert website and app.
- **3.7. Remix, Item** it's just our music, the music we create for you.
- **3.8. Derivative Works** the works, video animation, etc., that you've made with our Remixes.