

Jelly Beatz - License Agreement

Licensor: JellyBeanzTV Oliver Bowen

Licensee: Any user of the Object of License which is specified by this License Agreement

Object of License: Any music which is explicitly published as “**Jelly Beatz**” by the Licensor

Information: It is very important to understand, that the music is not copyright free. The Object of License is protected by copyright and any usage of this music other than as granted in this License Agreement or copyright law is prohibited. By using any content of the Object of License, the Licensee agrees to be bound by this license.

Terms and Conditions

§1 – Usage:

- a) The Licensor grants you (Licensee) a worldwide, non-exclusive, royalty-free, non-transferable license to use, copy, publicly perform, synchronize with video of the Object of License.
- b) The Licensor grants the Licensee to use the Object of License for background music (for example Twitch live streams and vod, YouTube live streams, YouTube videos and shorts, podcasts or equivalent) under the terms and conditions of this License Agreement.
- c) The Object of License is intended to be used as background music especially but not solely for live streams and video productions and not as main audio source in the production. The only exception to this is “highlight compilations” and “BRB-Scenes”. In this special kind of content, the Object of License is allowed to be used as the only main audio source.
- d) In case the Licensee is not sure if the intended use case is allowed by the License Agreement, it is the Licensees obligation to ask the Licensor for permission via E-Mail on info[at]jelly-beatz[dot]com BEFORE any usage of the Object of License.

§2 – Prohibitions:

- a) The Licensee is not allowed to perform any changes (including remix) or re-upload the original files, resell or transfer any of the content of the Object of License.
- b) The Licensee is EXPRESSLY PROHIBITED to register any content which includes the Object of License to any provider of user-generated content identification services (for example: TuneCore or CDBaby, YouTube Content-ID). If this agreement is violated by the Licensee, the Licensee agrees to settle any financial damage to Licensor and other Licensees. Furthermore the Licensee agrees to immediately take the content off the content identification services.
- c) Licensee agrees that the Object of License will not be used in any video or audio production which contains political content, racism, harmful content against humans, animals or companies or any illegal content.
- d) The Object of License cannot be used in any local or international television or radio production as well as video games and movies.
- e) The Object of License is not allowed to be used in any music production or music video.

§3 – Miscellaneous:

- a) The Licensor commits himself, to make sure that any of the music which is contained by the Object of License is free from any 3rd party copyrights. All music under this license is produced exclusively for the Licensor by various producers and Licensor holds all copyrights on the published music from Jelly Beatz. So in theory there should not be any issues like this with the music. However, the licensor cannot be held liable for any damage resulting from the usage of the Object of License and cannot be held liable for any compensation which results from this damage.
- b) The Licensor keeps holding full copyrights of the Object of License.
- c) The Licensor has the right to change this license agreement anytime without any notification if necessary. It is the Licensees obligation to keep him/her updated on this by his/her own.

§4 – Breach by Licensee: In case the Licensee breaches any of the License Agreement, the Licensee is being reliable for any financial or non financial damage to the Licensor and/or other Licensees and agrees to compensate for any of the resulting damage.

DISCLAIMER: If one or more parts of this License Agreement are not valid, it does not affect the integrity of the other parts of this agreement.