



Non-exclusive Commercial Licence Terms and Conditions

After purchasing one or more of our commercial-use acapellas, the following terms and conditions apply:

- Licensor agrees to deliver the Beat as a high-quality **MP3 or WAV**, as such terms are understood in the music industry.
- You must credit us (AAP) and the featured artist (e.g. Grafezzy) in the title of your track on whichever platform(s) you upload it to.
- Non-exclusive means that anyone can download and licence the sound recordings, subject to our terms and conditions. The sound recordings are not removed from the website after they have been downloaded or licensed.
- You are granted a non-exclusive, non-transferable, perpetual right to use purchased vocals in combination with other sounds in music productions to create derivative works. This means that you may modify, reproduce, publicly perform, distribute, transmit, communicate to the public and otherwise use purchased vocals, including for commercial purposes.
- The rights granted to you are **NON-TRANSFERABLE** and you may not transfer or assign any of its rights hereunder to any third-party.
- The original vocal artist is and shall remain the sole owner and holder of all rights, title, and interest in the acapella, including all copyrights to and in the sound recording and the underlying musical compositions written and composed by the vocal artist.
- If you engage in the commercial exploitation and/or sale of the acapella outside of the manner and amount expressly provided for in this Agreement, you shall be liable to AAP or the original vocal artist for monetary damages in an amount equal to any and all monies paid, collected by, or received by you, or any third party on its behalf, in connection with such unauthorized commercial exploitation of the acapella.