



Terms of Use

Last updated February 28th, 2021. Replaces the prior version in its entirety

These terms and license provisions govern your use of products purchased and downloaded from bensjamtracks.com. The terms “we”, “us” and “our” refer to Benjamin Harrison operating as a sole trader under the business name "Ben's Jam Tracks" ABN 99 739 198 526.

We grant you a non-exclusive, revocable, non-transferable and otherwise limited license to use products purchased and downloaded from Ben's Jam Tracks (“products”) strictly as set forth in the paragraphs below.

Products purchased from Ben's Jam Tracks may be used for self-educational purposes and/or to exhibit your personal musical skills in a non-commercial recorded video or audio performance which may be posted on-line. Appropriate credit with a link to the original track is appreciated.

You may not distribute, sell, copy, publish, extract, re-utilise, or otherwise reproduce any part of our products for your own personal or commercial financial gain, or use as a basis for creating a derivative work, or as a part of an unrelated work. You may not use our products for any illegal or unauthorized purpose nor may you, in the use of our products, violate any laws in your jurisdiction (including but not limited to copyright laws).

You may not distribute or re-utilise any parts from our products (including, but not limited to, MP3 files and multi-track WAV audio files), either in native format or reformatted, filtered, re-synthesized or otherwise edited, for use as sounds, multi-sounds, samples, multi-samples, loops, programs or patches in a sampler, sample playback unit, website, compact disc, DVD, or computer.

Ben's Jam Tracks products are registered with the Google Content ID system via a third-party ‘Audiam’. Content uploaded to YouTube containing any part of our products will most likely have a copyright claim created against it made by ‘Audiam (Label)’. This is not a copyright strike and does not affect your account status; however, YouTube may place ads on your video, with the revenue going to the copyright owner.

We, unless otherwise stated, are the owner of all copyright and all other intellectual property rights in the products and their contents. These products and their contents remain property and, when purchased, are licensed to you only for personal non-commercial use and not for re-distribution, rent, lease, transfer, assignment or sub-license. Any and all rights held by third parties (which are not otherwise specifically licensed hereunder) are reserved by the third parties. All rights not expressly granted here are reserved.

Any questions regarding these terms can be sent to contact@bensjamtracks.com.