
CLICK/WEB-WRAP SOFTWARE LICENCE AGREEMENT

IMPORTANT - READ CAREFULLY BEFORE USING MATERIALS

THE COPYRIGHT AND ANY OTHER INTELLECTUAL PROPERTY RIGHTS IN THE SOFTWARE AND DATA WHICH CONSTITUTE THIS SOFTWARE PRODUCT (“MATERIALS”) ARE AND REMAIN THE PROPERTY OF ABLETON, (“LICENSOR”). YOU –THE LICENSEE- ARE LICENSED TO USE THE MATERIALS ONLY IF YOU ACCEPT ALL THE TERMS AND CONDITIONS SET OUT BELOW.

LICENCE ACCEPTANCE PROCEDURE: BY CLICKING ON THE ACCEPTANCE BUTTON WHICH FOLLOWS THIS LICENCE AND/OR USING THE MATERIALS, YOU INDICATE ACCEPTANCE OF THE LICENCE AND THE LIMITED WARRANTY AND LIMITATION OF LIABILITY SET OUT IN THE LICENCE. IF YOU ARE ACCEPTING THE LICENCE ON BEHALF OF A CORPORATE LICENSEE, YOU REPRESENT THAT YOU ARE AUTHORISED SO TO DO. IF YOU ARE NOT SO AUTHORISED NOR DEEMED IN LAW TO HAVE SUCH AUTHORITY, YOU ASSUME SOLE PERSONAL LIABILITY FOR THE OBLIGATIONS SET OUT IN THIS LICENCE.

LICENCE REJECTION PROCEDURE: YOU SHOULD THEREFORE READ THE LICENCE CAREFULLY BEFORE CLICKING ON THE “ACCEPT” BUTTON. IF YOU DO NOT ACCEPT THESE TERMS AND CONDITIONS, YOU SHOULD CLICK ON THE “DECLINE” BUTTON AND NOT DOWNLOAD OR USE THE MATERIALS. YOU SHOULD ALSO DESTROY ANY UNLICENSED COPIES OF THE MATERIALS WHICH MIGHT BE IN YOUR POSSESSION.

Licence and Limited Warranty

1. **Ownership of materials and copies:** The Materials and related documentation are copyrighted works of authorship, and are also protected under applicable database laws. Licensor retains ownership of the Materials and all subsequent copies of the Materials, regardless of the form in which the copies may exist. The term “Materials” shall also include accompanying sound samples, musical examples and any upgrades, modified versions or updates of the Materials licensed to Licensee by Ableton. This Licence is not a sale of the original Materials or any copies.
-

-
2. **Licence:** Provided that Licensee has paid the applicable licence fee, Licensor grants to Licensee a limited, non-exclusive licence to use and copy the Materials for use only on one computer system or file server for local execution over Licensee's network owned, leased and/or controlled by Licensee or any member of Licensee's corporate group, which expression includes a corporate licensee, such corporate Licensee's majority-owned subsidiaries, any parent company having a majority-owned interest in such corporate licensee, and such **parent's majority-owned subsidiaries**. Licensee may transfer the Software from one computer to another over Licensee's network but may not copy it to additional sites over the network or make additional copies for use on additional networks or sites. Under this Licence the Software may only be installed at one computer at a time. Licensee may make backup copies of the Software

 3. **Licence restrictions:** Licensee may not use, copy, modify or transfer the materials, or any copy in whole or in part, except as expressly provided for in this licence. Licensee may not reformat, mix, filter, re-synthesize or otherwise alter for use in any kind of commercial sampling product/package or software the sound samples and musical examples connected to the Software without the express written consent of Ableton AG. If Licensee transfers possession of any copy of the materials to another party except as provided above, this licence is automatically terminated. Licensee may not translate, reverse engineer, decompile, disassemble, modify or create derivative works based on the software except as expressly permitted by the law of this agreement.

 4. **No transfer:** Licensee may not rent, lease, sublicense the materials, on a temporary or permanent basis. Licensee may, however, transfer all his/her rights to use the Materials to another person or entity, provided that Licensee uninstalls the Software from his/her computer, does not retain any backup copy of ther Software and transfers this agreement with the Materials.

 5. **Limited warranty:** Licensor warrants that the software will substantially conform to the specification set out in accompanying documentation, minor interruptions or errors excluded. Licensor will only remedy deviations from the specifications providing that the deviation substantially affects Licensee's use of the Software. Licensor may under such circumstances choose to replace Licensee's copy of the Software with a new one. The warranty period is twelve months from delivery unless compulsory provisions of applicable law determine otherwise. Ableton will also indemnify Licensee for personal injury or death solely and directly caused by any defect in its products or the negligence of its employees.

 6. **EXCLUSION OF LIABILITY: EXCEPT IN RESPECT OF PERSONAL INJURY OR DEATH CAUSED DIRECTLY BY THE NEGLIGENCE OF LICENSOR, IN NO**
-

EVENT WILL LICENSOR BE LIABLE TO LICENSEE FOR ANY DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS, LOSS OF DATA OR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF OR INABILITY TO USE SUCH MATERIALS, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. **Licensee's statutory rights:** this licence gives Licensee specific legal rights and Licensee may also have other rights which vary from country to country. Some jurisdictions do not allow the exclusion of implied warranties, or certain kinds of limitations or exclusions of liability, so the above limitations & exclusions may not apply to Licensee. Other jurisdictions allow limitations and exclusions subject to certain conditions. In such a case the above limitations and exclusions shall apply to the fullest extent permitted by the laws of such applicable jurisdictions. If any part of the above limitations or exclusions is held to be void or unenforceable, such part shall be deemed to be deleted from this Agreement and the remainder of the limitation or exclusion shall continue in full force and effect. Any rights which Licensee may have as a consumer (i.e. a purchaser for private as opposed to business, academic or government use) are not affected.
8. **Term:** The Licence is effective upon delivery of the materials to Licensee. Licensee may terminate it at any time by destroying the Materials together with all copies in any form. It will also terminate upon conditions set forth elsewhere in this Agreement or if Licensee fails to comply with any term or condition of this Agreement. Licensee agrees upon such termination to destroy the Materials together with all copies in any form.
9. **General:** Licensee agrees that Licensor shall have the right after supplying undertakings as to confidentiality to audit any computer system on which the Materials are installed in order to verify compliance with this software licence.

Each party hereby irrevocably agrees that this contract shall be exclusively be subject to the laws of Germany. Place of jurisdiction shall be Berlin. Licensor can also, however, at its free discretion, open proceedings at the registered address of the licensee.

The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Licence. This agreement constitutes the complete and exclusive statement of the agreement between Licensor and Licensee with respect to the subject matter hereof and supersedes all proposals, representations, understandings and prior agreements, whether oral or written, and all other communications between the parties relating thereto. Any clause in this agreement which is found to be invalid or unenforceable shall be deemed deleted and the remainder of this agreement shall not be affected thereby.
