

SYNCHRONIZATION AND MASTER USE LICENSE

This agreement ("Agreement") made on the 26th day of January, 2021, by and between Coffee Drinking Noob ("Owner") and ("Licensee") for the following terms:

LICENSE GRANTED:

OWNER HEREBY PERMITS THE LICENSEE TO USE THE COPYRIGHTED MATERIAL BY COFFEE DRINKING NOOB ("OWNER") UNDER THE FOLLOWING TERMS. THE MATERIAL IS PROTECTED BY COPYRIGHT. ANY USE OF THE MATERIAL OTHER THAN AS CLEARLY AUTHORIZED BY THIS LICENSE OR COPYRIGHT LAW IS FORBIDDEN.

BY USING THIS MATERIAL IN ANY MATTER, YOU AGREE TO BE BOUND BY THIS LICENSE.

RIGHTS GRANTED:

Owner hereby permits to Licensee the following rights subject to the following:

- a. Owner hereby permits to Licensee and Licensee hereby accepts a non-exclusive, non-transferable, free to use, worldwide, royalty-free, non-assignable license to use, display, synchronize with video, the sound recording(s), which are provided to Licensee on Spotify, Amazon Music, iTunes, YouTube and similar platforms.
- b. The Material, and this album ("Rock Out Tracks") that is the topic of this License includes the recordings, the composition and any other related content.
- c. The Material may be used only and exclusively in relation with Licensee videos that are accessible on Licensee's Twitch, YouTube, Podcast, Facebook Gaming and other similar platforms ("Licensee Content"), without time constraints. To evade uncertainty, as long as the Licensee adheres to the terms within this License, Licensee will be under no requirement to pay Owner any royalties for the use of the Material.
- d. All rights not clearly approved by Owner are hereby kept. Licensee may neither allocate this License to any other person or entity nor sublicense the Material. Licensee shall not (1) make any other use of the Licensed Composition not set forth herein including the manufacture of "phonorecords" as defined in the U.S. copyright laws; (2) to make changes or alter the Licensed Composition except as to synchronize the Licensed Composition with the action in the Licensee's content; (3) use the Material in relation with slanderous, or deceptive content or in relation with pornographic material, illegal images, sounds, or content, or any portrayals of any illegal activity whatsoever, whether directly, in context or by

concurrence with other materials; (4) redistribute, perform publicly, resell, or reproduce the Material outside of permitted platforms.

- e. Licensee may not imply any affiliation with, sponsorship or endorsement by Owner of Licensee, Licensee's use of the Material, without a separate prior written authorization of Owner. Licensee is hereby approved for a non-exclusive license to use Owner's professional name in correspondence with the Material.
- f. OWNER OFFERS THE MATERIAL AS-IS AND MAKES NO PORTRAYALS OR WARRANTIES OF ANY KIND REGARDING THE MATERIAL.
- g. Owner portrays, and assures that Owner has the required licenses, rights, approvals, and authorization to permit the rights herein and that no rights of any third-party will be violated through Licensee's use of the Material. Licensee declares that he/she is more than eighteen (18) years of age.
- h. The Licensee hereby acknowledges that, in order to provide any commercial "public performance" of the Material, the attainment of a license is required.
- i. This License replaces any and all prior agreements or acknowledgements, whether verbal or written. Each party understands that it is not depending on any third party warranties, portrayals, or vows made by agreeing to this License. Specific conditions concerning this license may only be surrendered if approved by owner in writing and signed by each party involved. Surrendering any one condition concerning this license shall not be considered to be a surrender of any other condition. This License may be customized only by a written agreement performed by all of the parties.
- j. Any and all actions under the law shall be instituted in a court of competent jurisdiction in the State of Florida and shall be deemed construed according to the laws of the State of Florida. In the event of a dispute between the parties, the parties agree to mediate the dispute according to the rules of the American Arbitration Association, or any other rules agreed to by the parties, prior to filing a lawsuit or legal action in a court of law.