

Premuim LEASING RIGHTS – Also known as non-exclusive rights, purchasing a leasing license grants the customer:  
use in multimedia projects (i.e. YouTube Videos, Websites, Podcasts, Animations, Background music for Shops, Bars, Restaurants, Gyms, Conferences, etc.). Non-exclusive, Non-transferable; Up to 10 million audience size. PLUS: Local TV/Radio advertising, Internet Advertising, Software, Video Games, Apps, Documentaries, Films for public screening., all royalty-free. If this point of sale is reached and/or further sales are desired, further rights with a new sales cap need to be obtained with a new license or license upgrade (if the instrumental has not yet been sold with exclusive rights and is still available). If the instrumental is no longer available and offered for any form of licensing and/or marked as sold, license owners of any type of non-exclusive rights may upgrade their current license to the highest available nonexclusive license such as a professional lease, etc. If exclusive rights are no longer available, this does not affect license owners from being allowed to upgrade their non-exclusive license(s) to the highest form of non-exclusive license(s). Once Licensee has reached the allowed number of sales and any other limits concerning his license agreement, no more sales can be made after the sales cap is reached. Licensee expressly agrees to remove his song from any marketplaces, stores, etc. to avoid the song from being sold or monetized continuously. A leasing license (non-exclusive) comes as a mixed, tag-free WAV-file and MP3-file and a contract/invoice, stating the rights of use and details of purchase. An instrumental can be leased to more than one person at the same time until exclusive rights are sold to the instrumental. Once an instrumental has been sold with exclusive rights, it will no longer be available for any kind of leasing and licensing, except for upgrading previously sold non-exclusive licenses to a higher non-exclusive license. Previous leasing/nonexclusive rights that have been sold before the instrumental is sold exclusively are not affected and stay valid until the applicable sales cap has been reached. Leasing a instrumental does not make the licensee the sole owner of the instrumental, nor does it give the licensee any administrative rights to the instrumental concerning legal actions against other license owners or anyone using any of the compositions offered by Cosmic Brown Music (CosmicBrownMusic.com). The licensor expressly forbids re-sale or any other distribution of the producer's compositions, either as they exist or any modification thereof. You (the licensee) cannot sell, loan, rent, lease, assign, remix, re-arrange, remove any melodies, instruments, drum programming or transfer all or any of the products sold or the corresponding rights to another person or third party (example – Record

Label, another production company, another producer, another artist), or for use in any competitive product. This excludes companies the licensee holds at least 50% of ownership.

The

licensee understands that the licensor maintains 100% copyright and ownership of the original instrumental composition. Licensee must include on all productions and products the producer's name (Cosmic Brown Music). Licensee agrees to display the producer's name in all physical media or within web presentation of a portion (e.g. pre-listening) or sum of the original instrumental composition that is being licensed in this agreement. Including but not limited to CD's, CD covers, Cassette tapes, LP's, Cards, etc. (Example credits: 'instrumental prod. by Cosmic

Brown Music ' or 'Music produced by Cosmic Brown Music ' ...© 2018 All rights reserved. Used under license. Any displayed or downloadable MP3 files must include 'instrumental by Cosmic Brown Music' within the file name.