



LICENSE AGREEMENT

Please read the License Agreement carefully so you know exactly what you can and cannot do with the licensed material. This helps ensure a smooth experience for everyone.

This license becomes effective upon payment of your **invoice**.

1. DEFINITIONS

- 1.1 “Track”: the musical composition and sound recording.
- 1.2 “Visual Materials”: any graphical elements provided by Licensor, including cover art, artworks, logos, graphics, photos, catalogue materials, tracklists, promotional images, and design assets.
- 1.3 “Channel”: a creator account on a video or social media platform (e.g., YouTube, TikTok, Instagram, Facebook, or similar).
- 1.4 “Licensee’s Channels”: all Channels owned, operated, or controlled by Licensee, now or in the future. This license is personal to the Licensee and applies only to Channels owned by the Licensee. Use of the Track(s) in content created for or published on behalf of third parties requires a separate license for each such third party.
- 1.5 “Licensed Video”: video content synchronizing the Track with visuals and optionally using Visual Materials.
- 1.6 “Territory”: worldwide.

2. GRANT OF LICENSE

Within the Territory, Licensor grants Licensee a **non-exclusive, non-transferable, royalty-paid license to:**

- Synchronize the Track in online video content; publish Licensed Videos on Licensee’s Channels; and monetize via platform features (e.g., ads, memberships).
- Edit, loop, trim, and fade the Track solely as reasonably necessary for synchronization within Licensed Videos.
- Use, display, reproduce, and incorporate Visual Materials only in Licensed Videos and platform-native promotion on Licensee’s Channels (e.g., thumbnails, banners, previews, posts, short clips).
- Crop, resize, reformat, and compress Visual Materials and make minor format edits, provided such use is not misleading, defamatory, unlawful, or misrepresentative.

This license is perpetual for Licensed Videos published during the term of this Agreement.

3. SCOPE / LIMITS

3.1 Creator/User basis: covers Licensee as an individual creator/user and all Licensee’s Channels.

3.2 Video limit (by license type):

The Single Track License and Core Set License (25 Tracks) each allow up to ten (10) Licensed Videos per Channel, provided that each such Channel is owned and directly operated by the same natural person (the Licensee) under a single, consistent brand identity.

Any Licensed Video beyond ten (10) on a given Channel requires an additional license.

The Pro License allows **unlimited Licensed Videos** per Channel across all of Licensee’s Channels using the Track(s)/catalogue.

4. RESTRICTIONS

Licensee may **NOT**:

- Re-license, resell, redistribute, or share the Track(s) and/or Visual Materials as standalone files or assets.
- Claim authorship or ownership of the Track(s) and/or Visual Materials.
- Distribute the Track(s) as standalone audio on DSPs or download stores.
- Register the Track(s) with Content ID, Rights Manager, or similar fingerprinting or claiming services.
- Use the Track(s) or Visual Materials for text and data mining for the purpose of training, fine-tuning, or developing generative AI systems. For the avoidance of doubt, this restriction does not prohibit indexing, metadata extraction, search engine crawling, analytical review, or general informational reference that does not involve training or improving a generative model.
- Use Visual Materials for merchandise, physical products, packaging, print runs, or commercial branding beyond promotion of Licensed Videos on Licensee’s Channels.
- Transfer or assign this license to any third party without Licensor’s prior written consent. If a Channel is sold or transferred, this license does not transfer with it.
- Use the Track(s) or Visual Materials in connection with any content, campaign, organization, or message that promotes, endorses, or materially supports political extremism of any kind (including far-right extremism, far-left extremism, or any other extreme ideology). This includes content that incites, advocates, or glorifies violence; promotes hatred or discrimination against protected groups; or supports extremist or violent organizations. Any such use constitutes a material breach.

5. EXCLUSIONS

This license does **NOT** cover:

- (a) paid advertising campaigns conducted on behalf of a brand, product, service, or third party, including but not limited to brand advertisements, sponsored media buys, performance marketing campaigns, whitelisting arrangements, dark posts, or similar paid media activity;
- (b) TV, film, broadcast, or streaming services;
- (c) mobile applications, games, or software integrations;
- (d) commercial products, in-store use, physical media distribution, or public performances outside Licensee’s Channels;
- (e) merchandise or physical print use of the Track(s) or Visual Materials.

Any such use requires a separate written commercial license agreement.

Organic publication on Licensee’s own Channels is permitted. Licensee may use platform-native “boost” or “promote” tools solely to amplify their own content on their own Channels, provided such promotion is not conducted on behalf of any third party, brand, or advertiser.



LICENSE AGREEMENT

6. OWNERSHIP AND WARRANTIES

Licensors retain all right, title, and interest in the Track(s) and Visual Materials (including all intellectual property rights). No ownership is transferred to Licensee.

Licensors represent and warrant that it owns or controls all rights necessary to grant the license described in this Agreement. Licensors reserve the right to register the Track(s) with content identification or rights management systems.

7. LIMITATION OF LIABILITY

To the maximum extent permitted by law, Licensors' total liability arising out of or relating to this Agreement shall not exceed the total license fee paid by Licensee.

In no event shall Licensors be liable for any indirect, incidental, consequential, special, punitive, or exemplary damages, including but not limited to lost profits, lost revenue, business interruption, or reputational harm. Except as expressly stated in this Agreement, the Track(s) and Visual Materials are provided "as is" without any additional warranties, express or implied.

8. GOVERNING LAW AND TERMINATION

The term of this Agreement begins upon payment and continues until terminated as set forth herein. This Agreement is governed by the laws of Germany, with exclusive jurisdiction in Berlin.

Licensors may terminate upon material breach not cured within fourteen (14) days. Upon termination, Licensee must cease new use. Previously published Licensed Videos may remain online unless termination resulted from willful breach.

Ownership, Restrictions, Exclusions, and Limitation of Liability survive termination.

THANK YOU!

for purchasing or considering
buying **INTO THE LOOP** Season 01

I'm genuinely grateful. Because of
you, I can keep writing, producing,
and pushing the sound forward.

Your support helps fund what's
next and your purchase will directly
support future releases.

EM
Productions