

# Terms of Service

## DAW Templates - [BrandonMixing.com](https://brandonmixing.com)

**Last Updated:** 2/4/2026

These Terms of Service (“Terms”) govern your purchase, download, access, and use of all Digital Audio Workstation templates (“Templates” or “DAW Templates”) sold on this website. By completing a purchase or using the Templates in any way, you acknowledge that you have read, understood, and agreed to these Terms in full. If you do **not** agree, do not purchase, download, or use the Templates.

---

### 1. Digital Product – Final Sale / No Refunds

All Templates sold on this website are **digital goods delivered electronically**. Because digital products cannot be returned once accessed or downloaded, **all sales are final**.

No refunds, partial refunds, credits, or exchanges will be provided under any circumstances, including but not limited to:

- Accidental or mistaken purchases
- User dissatisfaction
- Compatibility or system issues
- Failure to read the product description
- Changes in pricing, promotions, or availability
- Missing or expiring discounts, bundle deals, or limited-time offers (including “Buy 1 Get 2 Free”)

Promotions are time-sensitive and non-retroactive. If you purchase outside of a promotional period, you are not entitled to receive that promotion after the fact.

---

## 2. License Grant & Permitted Use

Upon purchase, you are granted a **limited, non-exclusive, non-transferable, revocable license** to use the Templates.

This license allows you to:

- Use the Templates for personal music production
- Use the Templates in commercial projects, including client work and released music
- Modify the Templates for your own workflow

This license does **not** grant ownership of the Templates themselves. All rights not expressly granted are reserved by the creator.

---

## 3. Prohibited Use, Redistribution & Misrepresentation

You may **not**, under any circumstances:

- Resell, redistribute, share, gift, sublicense, or otherwise transfer the Templates
- Upload the Templates to any website, marketplace, forum, Discord server, cloud storage, or file-sharing platform
- Include the Templates in any product, service, or bundle offered for sale or free distribution
- Claim authorship, ownership, or original creation of the Templates
- Remove or alter copyright or ownership notices

Any unauthorized distribution or misrepresentation constitutes a **material breach** of these Terms and may result in immediate license termination and legal enforcement, including DMCA takedowns and civil claims.

---

## 4. No DAW Software Included / Third-Party Ownership

The Templates are **project files only** and require third-party software to function.

- No DAW software is included with your purchase
- BrandonMixing.com does not sell, license, or distribute any DAW software
- All DAWs, plugins, trademarks, and brand names referenced remain the property of their respective owners

You are solely responsible for purchasing, licensing, and maintaining a valid, compatible version of the required DAW and any third-party plugins.

---

## 5. Compatibility, Updates & User Responsibility

Templates are provided based on the DAW versions available at the time of creation. Compatibility may vary due to:

- DAW version updates
- Operating system changes
- Plugin availability or versions
- Hardware differences

I do not guarantee backward or future compatibility. It is your responsibility to verify system requirements prior to purchase. No refunds will be issued due to incompatibility, missing plugins, or software updates.

---

## 6. No Guarantees or Performance Claims

Templates are tools designed to improve workflow efficiency and organization. **No guarantees are made** regarding:

- Sound quality
- Creative output
- Commercial success

- Time savings
- Professional or financial results

Any examples, demonstrations, or promotional claims are illustrative only and do not constitute a promise or warranty.

---

## 7. Limitation of Liability

To the fullest extent permitted by law, the creator shall not be liable for any direct, indirect, incidental, consequential, or special damages arising from or related to the use or inability to use the Templates, including but not limited to:

- Data loss
- Project corruption
- Software instability
- Lost income or opportunities
- Business interruption

Use of the Templates is entirely at your own risk.

---

## 8. Disclaimer of Warranties

The Templates are provided **“as is” and “as available”**, without warranties of any kind, express or implied, including but not limited to implied warranties of merchantability or fitness for a particular purpose.

---

## 9. Intellectual Property Rights

All Templates, designs, layouts, routing structures, and associated materials are protected by copyright and intellectual property laws. Ownership remains with the creator at all times.

Purchase does not transfer ownership—only a limited license under these Terms.

---

## **10. Termination**

Any violation of these Terms may result in immediate termination of your license without notice. Upon termination, you must cease all use of the Templates and delete all copies in your possession.

---

## **11. Changes to These Terms**

These Terms may be modified at any time. Continued use of the Templates after changes are posted constitutes acceptance of the updated Terms.

---

## **12. Governing Law**

These Terms shall be governed by and construed in accordance with the laws of the United States, without regard to conflict of law principles.

---

## **13. Contact Information**

For questions regarding these Terms, contact:

[moozbooking@gmail.com](mailto:moozbooking@gmail.com)

[brandon@brandonmixing.com](mailto:brandon@brandonmixing.com)