

End User License Agreement for KeyPleezer Products

This is a legal Agreement between you (an individual or a single entity) and KeyPleezer (Anders Eklöv through the website KeyPleezer.com or connected additional services, referred to as "KeyPleezer") and accompanies any KeyPleezer product and it's related documentation and auxiliary content (collectively referred to as the "Products" or "Product") and governs the use of the Products including without limitations all parts of these Products such as software, source code, sounds or audio content, files, midi, associated media or documents, printed materials and "online" or electronic documentation. This Agreement sets forth the exclusive terms and conditions governing your use of the Products. **By purchasing, downloading, installing or using the Products, you are agreeing to all terms and conditions of this Agreement.**

This End User License Agreement grants you the rights specified in this Agreement for your personal use only. The sounds, audio files, images, presets, samples and programming or any other document or file are the intellectual property of KeyPleezer and are licensed (not sold) to you for use in music production, public performance, and reasonable musical purposes within the context of musical compositions. The Products must only be used as a musical instrument or tool for making music, but never to be resold as a derivative tool or product.

This License is granted to you on a **single-user basis**. You cannot transfer ownership or sub-license the Product or any of the sounds contained therein without first obtaining a written one-time permission from KeyPleezer, which will be granted on a case-by-case basis.

INSTALLATION OF THE PRODUCTS.

- **You may only** install the Products for use with your personal computers or workstations (or embedded systems that can make use of the samples or soundware or plugins) or computers that you use in a studio, where the only access to the Products is through on-premise access to the files and where **files are only accessible by you**.
 - For a studio-wide License or educational License intended for use by more than one person, or if you are uncertain of your rights to use the Products, please contact us via email at support@keypleezer.com.
- **Storage mediums: You may** install or place/put or make copies of the Products or any of their included files onto any storage medium, including CD/DVD discs, hard drives or SSDs, USB connected memory devices, networked attached storage (NAS) or streaming volume or on any medium that is available to you so long as these mediums are only accessible by you and no-one else.

- **You may** make **backups** of the Products to external hard drives or online private storage services, as long as these storage mediums or "online" services require authentication (online services only) and the Products and the **backups are only accessible by you**.

USE OF THE PRODUCTS

- **You are only authorized** to download, install or use the Product if you are in possession of a valid (at the time of installing and or using the product) "product license key" (also referred to as "product license code", "activation code" or "support license key") given to you at the time of purchase of the Product in either physical or electronic form.
 - However, for products that are offered at no monetary cost and are not tied to any license code you are authorized to download, install and use, so long as the use does not infringe on any other terms in this Agreement or the Agreement attached to that specific Product.
- **You may** use the sounds, software or scripts, documents or files contained in the Products, in original or modified form, within the context of making your original musical compositions.
- **You may** modify individual files of any Product but any and/or all altered or modified files must stay on your computers, systems or storage and not be or ever become accessible to anyone else.
- **You may** use the product for private or commercial purposes so long as the work derived from the Products does not attempt to include any original or modified version / condition of the Products or their components and your work (your finished product) can be **considered a finished musical composition** and is not in violation of any point in this Agreement.
- **You may** demonstrate or perform any work you have that makes use of the original form or modified form of the Products in a private meeting or in a concert or performance. You may also let other persons try out the Products for the purpose of demonstration, if any action involved follows the terms of this Agreement.
- **You may** include KeyPleezer Products pre-installed on a computer as a part of your studio when renting out your private studio (or a studio you rent) to customers or contacts, but you are responsible for making sure that your clients in turn do not infringe upon any point in this Agreement.

- **You may** take, use and publish screenshots or screen dumps or images/photos of the appearance of the Products so long as it is depicting the original and unaltered form of the Products or their documentation. This is valid for both digital (virtual) Products as well as for physical Products.
- **YOU MAY NOT** share, distribute, redistribute, resell, reissue, lend, loan, rent, or sub-license the Product or any of the files or sounds contained therein in their original or any modified form. All forms of distribution or re-distribution or sharing of the Products in their original or modified form to the public or to anyone else but you are **strictly forbidden**.

All uses of the Products not specified in this Agreement or other more specific Agreements by you and KeyPleezer are expressly forbidden.

WARRANTY. The Product and all parts thereof are provided to you “as-is” without any express or implied warranty in regards to their merchantability, usefulness, use, or fitness for any specific purpose. You agree to use the Product at your own risk. You assume responsibility for selecting the products to achieve your intended results, and for the installation of, use of, and results obtained from the Products. KeyPleezer makes no warranty that the products will be error-free or free from interruptions or other failures or that the products will meet your requirements.

LIMITATION OF LIABILITY. UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER IN TORT, CONTRACT, OR OTHERWISE, SHALL KEYPLEEZER OR A THIRD PARTY SUPPLIER BE LIABLE TO YOU OR TO ANY OTHER PERSON FOR LOSS OF PROFITS, LOSS OF GOODWILL, OR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR NEGLIGENCE OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, BUSINESS INTERRUPTION, COMPUTER FAILURE OR MALFUNCTION, OR FOR ANY OTHER DAMAGE OR LOSS. IN NO EVENT SHALL KEYPLEEZER OR A SUPPLIER BE LIABLE FOR ANY DAMAGES IN EXCESS OF THE PRICE PAID FOR THE PRODUCTS, EVEN IF KEYPLEEZER OR THE SUPPLIER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

This Agreement is valid in its entirety and can only be superseded (supplanted) by a more specific license following a Product licensed (through a sale) (or offered at no monetary cost) by KeyPleezer that has its own attached license Agreement stating otherwise, following or accompanying such a product. In such an event this document (the one you are reading) shall be valid on all points not specified in such a license file.

- An example would be a software distributed by KeyPleezer (free or costing any funds) that contains code, scripts, frameworks for scripting or graphic design elements needed

to run the products, that may require third party plugins or files to be able to function properly. In that case and others like it, the licenses for those extra assets will be included in such a product and the parts will be governed by their own licensing for distribution or normal use.

BUYER / USER RESPONSIBILITIES

You have the responsibility to check that the product is compatible with your computer system(s) or operating system(s) before the purchase of the Products.

You agree to read the documentation provided with the Products before seeking help or support from KeyPleezer.

If you are using any KeyPleezer Products and you are unable to find the license agreement of that particular Product or you are at all uncertain of the terms of use or license associated with the Product you accept the responsibility of contacting KeyPleezer to obtain the correct license information or terms of use associated with the Product.

If you have any doubts that any work you have created is in breach of any conditions or terms specified in this Agreement please contact us via our [contact page](#) of our website (or via email to support@keypleezer.com) to verify those conditions.

KeyPleezer warrants and asserts that (unless stated otherwise in, inside or next to any particular file included in the Products) all audio files, graphics, videos, images, scripts, documents, and any other multimedia or documentation included in or with the Products are the property of KeyPleezer and KeyPleezer has the authority to grant the rights in this EULA. All copyrights pertaining to the Products are owned by KeyPleezer, Anders Eklöv, Björkgatan 2, Kävlinge, Sweden.

This agreement shall be governed by and construed in accordance with the laws of Sweden, and all disputes concerning its terms and conditions shall be resolved by the courts of Sweden. If a provision of this agreement should be found legally invalid or unenforceable, the validity of the remainder of the agreement shall not be affected thereby.