

End User License Agreement - Terms of Use

1. Grant of License

In consideration for the subscription fee paid by the Licensee the Licensor grants the Licensee a worldwide and non-exclusive license to use the sounds and sound effects in the Soundly Sound Libraries (hereinafter "The Sounds") on the terms and conditions set out in this Agreement. The limited free version of The Sounds (2000 free sounds) may be used without a subscription fee but is otherwise regulated by this Agreement.

2. Rights Granted

The license granted in this Agreement allows the Licensee:

- a. unless the Licensee has purchased a multi subscription for a number of users, to install and use The Sounds on one workstation at the time, although the Licensee is permitted to make and keep one backup copy of The Sounds on other storage devices, and
- b. distribute and publicly perform reproductions of The Sounds, where these are incorporated in (i) devices or (ii) media productions (existing or unknown), which shall mean products that contain at least one additional media element (music, voice, image, etc.), including but not limited to radio and television broadcasts, film, music compositions, web sites, podcasts, webcasts, mobile apps, advertising and marketing, multi-media presentations, video games and similar without any limits to form or type of media productions.
- c. when signed up for multi subscriptions, to install and use The Sounds on the number of workstations that the Licensee has subscribed for. The Sounds may not be used by other legal entities than the one entering into this Agreement unless these entities are within the same company group and accept and shall be bound by this Agreement. Licensee must notify Licensor in writing before installation and use by other legal entity within the same company group.
- d. the Licensee may use The Sounds for own devices or productions as listed in 2.b. or for third parties' devices or productions.
- e. the right to vary, alter, modify, add to and/or delete from The Sounds, and to use a portion or portions of the sounds with any other artistic, literary, dramatic or other material.
- f. use the limited free version of The Sounds on the conditions set out in this Agreement.

3. Restrictions

The Licensee is not permitted to distribute or perform reproductions of The Sounds where these are not incorporated in devices or media productions.

The Licensee may not; (a) change, hack, modify, disassemble, decompile or reverse engineer the software used for The Sounds nor permit or encourage any third party to do so, (b) use the

software or storage possibility in any illegal manner including but not limited to third party copyright infringement, (c) in any manner use the software or The Sounds in development, marketing or sale of a potentially competing product to The Sounds, (d) use the software or The Sounds or allow transfer, transmission or export in violation of US export control laws or regulations of any US government agency.

4. Intellectual property rights

The Sounds are owned or licensed by the Licensor and all intellectual property rights are held by the Licensor. The ownership and other rights than the license rights granted in this Agreement remain the sole property of the Licensor. The Licensee must not claim ownership or authorship to The Sounds, only user rights.

Licensor waives the "moral rights" (the right to be named as owner) for sounds incorporated in devices or productions.

5. Termination due to breach

a. The Licensee's rights to use The Sounds may be terminated by the Licensor without notice in the event of any breach by the Licensee of this Agreement. In the event of termination, the Licensee shall delete or destroy all copies of The Sounds except for sounds already incorporated into devices or productions. For sounds already incorporated into devices or productions the remedy for breach shall be payment of compensation, damage and loss.

b. The Licensor, at its discretion, reserves the right to temporarily or permanently ban or remove users that are deemed to be abusing access to The Sounds, including but not limited to ripping the full Soundly PRO library, sharing an one-user subscription account with multiple users, accessing another user's account without permission, illegally sharing, uploading or accessing copyrighted material without permission, and similar.

6. Termination due cancellation of subscription

The subscription can be terminated by both parties with 30 days' notice.

The Licensee's rights to use The Sounds in any new devices or productions will automatically terminate if and when the Licensee cancels its subscription. In the event of cancellation the Licensee shall delete or destroy all copies of The Sounds which are not incorporated in any device or production ref. Clause 2. b. on the Termination Date of subscription. Sounds incorporated in a device or production prior to the date of termination may still be used after termination.

7. Indemnity

The Licensee shall indemnify and hold harmless the Licensor from, and against any and all claims, demands, suits, awards, damages, injuries, liabilities and all reasonable expenses, including attorney's fees incurred for the Licensor with respect to any matter that arises as a result of the Licensee's breach of this Agreement.

8. Liability

The Licensor warrants that the Licensor owns or has licensed The Sounds and has the right to license The Sounds to the Licensee on the conditions in this Agreement, and that the consent of no other third party (including without limitation any parties who may have contributed to The Sounds) is required to enable Licensee to use The Sounds, as described in this Agreement, and that such use will not violate or infringe upon the copyright, artistic, trademark and/or other rights of any third parties.

The Licensor shall not be liable for any indirect loss or damages, including loss of business or business profits, business interruption resulting from use of The Sounds. The Licensor's liability shall in no event exceed the subscription fee paid by the Licensee to the Licensor.

The Licensee may include and store Licensee's own or third party's sounds (hereinafter called "Private Sounds") on a separate storage space within the software used for The Sounds, and create playlists with Private Sounds. The Licensee warrants that the Licensee will have all necessary legal rights to store, use and share (if shared) Private Sounds. The Licensor shall under no circumstances be liable or responsible for storage, use and sharing of any Private Sounds and the Licensee shall hold the Licensor harmless for any claims connected to Private Sounds.

9. Assignment

The Licensee has no right to transfer, license, sublicense, sell or otherwise assign The Sounds to any third party except as set out in Clause 2 (b).

10. Using The Sounds for machine learning

The use of The Sounds for machine learning or AI training purposes is strictly prohibited unless explicitly authorized in a separate written agreement. Any unauthorized use of The Sounds for machine learning or AI training purposes is a violation of this agreement.

11. Applicable Law

This Agreement is governed by the laws of Norway with jurisdiction and agreed exclusive venue of Oslo City Court, Norway.

12. Text To Speech

The Licensee has the rights to distribute and publicly perform reproductions of The Generated Speech, where these are incorporated in and synchronized with other devices or media productions, including but not limited to radio and television broadcasts, film, music compositions, web sites, podcasts, mobile apps, advertising, multi-media presentations, video games and similar.

The Licensee is not permitted to use The Generated Speech to create, train, or improve (directly or indirectly) a similar or competing Generated Speech Product or service or integrate the generated speech with embedded devices such as cars, TVs, appliances, or speakers. This prohibition will survive termination or expiration of the Agreement.

The Licensee's rights to use The Speech Generating Part of Soundly may be terminated by the Licensor without notice in the event of any breach by the Licensee of this Agreement.

13. Freesound.org and third party products sold at the Soundly Store

The Freesound library is excluded from this Agreement as it is a 3rd party library with its own licensing agreement. Read more on [freesound.org](https://www.freesound.org).

Third party products sold or licensed from the Soundly Store are not regulated by this Agreement unless otherwise explicitly stated and agreed. Please see the license agreements and terms of use for each such product.

If you use the Freesound library from within the Soundly Store or any other third party products no warranties are given and no liability is accepted.