## Soundly SFX Subscription License

Last update: 11 November 2024

## Intro

**This License**. The terms set forth in this Soundly SFX Subscription License Agreement (this "**License**") apply between you and Soundly AS, reg. no. 916 900 201, Sagveien 23A, 0459 Oslo, Norway (hereinafter "Soundly", "we", "our", "us") and regulate your use of the License and the SFX contained in the Soundly catalog available through the Platform from time to time (the "**Licensed Works**"). Please note that, except as may be explicitly provided herein, the <u>Terms of Use</u> are an integral part of this License and the terms found therein apply in full to your use of the License. Capitalized terms used but not defined herein shall have the meanings set forth in the Terms of Use. We ask you to read this License and the Terms of Use carefully since they affect your legal rights and govern your use of Soundly's online SFX catalog service.

**Acceptance**. By clicking "I agree", signing up for the Soundly SFX Subscription, or otherwise signifying your acceptance of this License you are agreeing to be legally bound by this License and the <u>Terms of Use</u>, all of which are available on the Platform and incorporated herein by reference.

## Your License

**Soundly Free, Soundly Pro and Soundly 24h.** When signing up you may choose a Soundly Free, a Soundly Pro or a Soundly 24 plan. Soundly Free grants you access to a limited amount of SFX, Soundly Pro grants you access to all SFX in the Soundly Pro catalog. Soundly 24h, grants you access to all SFX for a period of 24 hours. This License applies to all use of the Licensed Works under any of these plans.

## Soundtracking your productions

**Synchronization license**. Subject to the terms and conditions of this License, Soundly hereby grants to you during the Subscription Period (as defined below), the right to access the Platform and to make copies of the Licensed Works in order to synchronize them, in whole or in part, in productions such as films, tv-shows, online videos, video games, podcasts, radio, audiobooks, live events and audio-only productions produced by or on behalf of yourself or on behalf of your clients (third parties), as well as in physical devices (including your clients' physical devices) (your "**Productions**"). You may sub-license this right to independent production companies for the purpose of making Productions on your behalf. For the avoidance of doubt, any such sub-licenses may only be granted during, and be valid for, the term of this License. You remain solely responsible for any such sub-licensees' use of the Licensed Works.

**No standalone use:** The purpose of this License is to make available for you the use of our sound effects in the background of your Productions. You may not make available, use or in any other way exploit the Licensed Works for the purpose of making the Licensed Works (in whole or in part) available on a standalone basis, hence without being synchronized with a Production in accordance with the purposes of this License, including where a Production is essentially tantamount to use of the Licensed Works on a standalone basis or where the Licensed Works constitute a primary value of the content that you create. By way of example, you may not use or in other way exploit the Licensed Works:

- in the development, marketing or sale of a competing product to the Service;
- in any way to repackage the Licensed Works or upload or use them, in whole or in part, in any third party Al tool, as audio samples, or sound libraries, sound effects, or to upload them in any audio recognition systems for any purpose, and/or in any way use, distribute or otherwise exploit the Licensed Works as your property; or
- in any way that is intended to allow third parties to download, reproduce, stream, and/or otherwise access or use the Licensed Works, in whole or in part, on a standalone basis, including without limitation in any digital templates or other applications enabling end users to synchronize or otherwise combine the Licensed Works with other content, or in any manner enabling users to create or order on-demand products (such as electronic greeting cards or ringtones) or make the Licensed Works available in any physical products (e.g. in speakers).

**No illegal content.** You may not use any Licensed Works in connection with any material or otherwise in a manner or context that is illegal or inciteful of an illegal act; racist; hateful or discriminating against any person based on for example race, nationality, religion, ethnic identity, gender, gender identity or sexual orientation; pornographic; or in a manner or context that otherwise violates any rights of anyone associated with the Licensed Works. You shall comply with any applicable laws and regulations.

**Edit rights**. You may vary, alter, modify, add to and/or delete parts of the Licensed Works, and to use only a portion or portions of the Licensed Works in your Productions.

**No logos or trade marks**. You may not use the Licensed Works as part of a logo, trademark or service mark.

**Video games**. If you create a video game Production, only the version(s) of the video game Production produced during the term of this License will be licensed and you may not change the use of the Licensed Works after the term of this License. This does not mean that you must remove Licensed Works from versions created during the term of, and in accordance with, this License, but that you must exclude the Licensed Works if you create any new major version of that video game after the term.

## Distributing your Productions

**Distribution license.** Subject to the terms and conditions of this License, Soundly hereby grants to you the right to make available any Productions containing any Licensed Works that you have completed during the Subscription Period (as defined below) worldwide on any and all media and in perpetuity. You may sub-license or transfer the rights to make available such Productions to any third party.

Where can I distribute my Productions? This License grants you the right to publish your Productions anywhere online, meaning on websites, on social media platforms and video sharing platforms, in apps, and anywhere else online, as well as on radio and linear television (including but not limited to broadcast, IPTV, cablecast, or satellite television), as theatrical releases, as well as in live settings (e.g. during a trade fair or event). If you are creating physical devices, please note that you may not include any Licensed Works in more than ten thousand (10,000) copies of such devices.

For how long is the license valid? You can use the Licensed Works to create new Productions during the Subscription Period (as defined below), and whatever Production you have completed during your subscription will remain licensed for you to use forever. However, please see above about new versions of video games.

### Who is this for?

Many content creators are eligible to sign up for this License, but there are exceptions. If you are not eligible in accordance with the below, or if the License doesn't suit your needs, please reach out to us here and we are happy to help create a tailor-made solution that works for you.

#### No major Corporations or publishers:

If your company, or a group of companies to which it belongs, has an annual revenue exceeding USD 10 million, or if you are a publisher, agency, or production company with an annual revenue over USD 5 million, please sign up for our Enterprise plan. You can do so by filling out this form.

**Only one legal entity.** This License can only be used by or on behalf of the person or legal entity that entered into this License (but such person or entity may use the Licensed Works to create Productions on behalf of third parties in accordance with this License).

## Text to speech

You have the right to distribute and publicly perform reproductions of the speech generated using any text to speech features made available to you (the "**Generated Speech**"), only where these are incorporated in and synchronized with your Productions. You are not permitted to use the Generated Speech to create, train, or improve (directly or indirectly) a similar or competing 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 License.

### **Private Sounds**

You may include and store your own or third party's sounds ("Private Sounds") on a separate storage space within the Soundly desktop application, and create playlists with Private Sounds. You warrant (i) that you own or have the right to upload and store such Private Sounds, and (ii) that such Private Sounds, or its hosting by Soundly, does not violate these Terms, applicable laws, or the intellectual property or other rights of any third party. Soundly may, but has no obligation to, monitor or review Private Sounds. Soundly reserves the right to remove or disable access to any Private Sounds for any or no reason. Soundly may take these actions without prior notification to you.

## **Fees**

In consideration for the Service and the rights granted herein, you agree to pay any applicable Fees in accordance with the <u>Terms of Use</u>. Please note that in accordance with the Terms of Use, any Paid Subscription will renew for consecutive renewal periods unless terminated by you or by us prior to renewal in accordance with this License and the Terms of Use.

# What happens if the License expires or is terminated?

This License shall enter into force upon your acceptance of the Terms of Use and the terms set forth herein and shall remain in force until terminated by you or us in accordance with the <u>Terms of Use</u>, including if terminated for convenience by either Party to expire on the last day of the then-current subscription period (the "**Subscription Period**").

As mentioned above, you do not need to take down or otherwise withdraw any Productions published in accordance with this License, even after expiration or termination of the Subscription Period. For clarity, however, after expiration or termination of the Subscription Period you may not use the Licensed Work(s) to create any new Productions, including without limitation that you may not use the Licensed Work(s) to create any new versions of Productions, even if you have downloaded such Licensed Work(s) during the Subscription Period.

## Limitation of liability and indemnification

SOLE REMEDY. YOU AGREE THAT, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW AND EXCEPT AS OTHERWISE PROVIDED HEREIN, YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY PROBLEMS OR DISSATISFACTION WITH THE SITE, CONTENT OR LICENSE, IS TO UNINSTALL ANY SOFTWARE OR APPLICATION AND TO STOP USING THE SITE. WHILE SOUNDLY ACCEPTS NO RESPONSIBILITY FOR THIRD PARTY APPLICATIONS OR THE CONTENT THEREOF, AND WHILE YOUR RELATIONSHIP WITH SUCH THIRD PARTY APPLICATIONS MAY BE GOVERNED BY SEPARATE AGREEMENTS WITH SUCH THIRD PARTIES, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, YOUR SOLE AND EXCLUSIVE REMEDY, AS WITH RESPECT TO SOUNDLY, FOR ANY PROBLEMS OR DISSATISFACTION WITH THIRD PARTY APPLICATIONS OR THE CONTENT THEREOF, IS TO UNINSTALL AND/OR STOP USING ANY SUCH THIRD PARTY APPLICATIONS.

LIMITATION OF LIABILITY. Subject to the liability limitations set forth below, each of the parties will be liable for any direct damages incurred by the non-breaching party as a result of the breaching party's breach and/or failure to perform its obligations under these Terms. EXCEPT AS NOTED BELOW, NEITHER PARTY WILL BE LIABLE TO THE OTHER FOR ANY SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR EXEMPLARY DAMAGE, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, DAMAGES AS A CONSEQUENCE OF SHUTDOWN, AND LOSS OF OR EFFECT ON DATA. IN NO CASE WILL SOUNDLY, TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, BE LIABLE TO YOU FOR DAMAGES THAT CORRESPOND TO A HIGHER VALUE THAN THE HIGHER OF (A) USD ONE HUNDRED (\$100) AND (B) ALL FEES RECEIVED BY SOUNDLY FROM YOU UNDER THESE TERMS, INCLUDING ANY LICENSES, DURING THE TWELVE (12) MONTHS PRIOR TO THE TIME SUCH DAMAGE AROSE. These Terms do not limit either party's liability for fraud, fraudulent misrepresentation, death or personal injury to the extent that applicable law would prohibit such a limitation. These terms do further not limit Soundly's liability for any other liability that, by applicable law, may not be limited or excluded.

**Indemnification by you**. Upon request by Soundly, you agree to indemnify, defend and hold Soundly (including, but not limited to, affiliated companies and their contractors, officers, directors and employees) harmless from all claims, liabilities and expenses (including reasonable attorney's fees) that arise from your misuse of the Platform and/or Content in a manner not in strict compliance with these Terms, as well as from any claims against Soundly based on the Private Sounds infringing any third party intellectual property or other rights. Furthermore, Soundly reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you accept to cooperate with Soundly in asserting any available defenses.

## Outro

Freesound.org and third party products sold at the Soundly Store. The Freesound library is excluded from the Terms as it is a third party library with its own licensing agreement. Read more on freesound.org. Third party products sold or licensed from the Soundly Store are not regulated by these Terms 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 Soundly assumes no warranties or liability.

Changes to content. You acknowledge and agree that we have the right to update, add, replace, remove and/or change the Licensed Works contained in the Soundly catalog, at any time during any active Subscription Period (as defined below). Please note that you may not use any removed Licensed Works in any new Productions after the date of such removal, even if you have downloaded them previously, and this shall not be seen as an amendment of this License.

**Takedowns.** In the unlikely event that any Licensed Works may be subject to a claim of infringement of a third party's right for which we may be liable, we may require you to, at your own expense, stop any use of such Licensed Works and ensure that others on your behalf do the same. Subject to your compliance with this License, we will in such case provide you with replacement SFX (determined by us) free of charge.

Amendments. Occasionally Soundly may, in its discretion, make amendments to the terms and conditions of this License. If Soundly makes amendments to this License that Soundly deems material for you, Soundly will notify you through the website and such changes will come into effect no earlier than the Subscription Period starting subsequent to such change. By continuing to use the License after changes to this License have been made you are expressing and acknowledging your acceptance of the changes.

**No other rights**. You may only use the Licensed Works under and subject to the rights granted under the terms and conditions of this License. All rights not expressly granted hereunder are reserved by Soundly. All rights and licenses granted hereunder are non-exclusive, non-transferable and non-assignable and may not be sub-licensed other than as expressly permitted under this License.

**Applicable law**. This Agreement shall be governed by and construed in accordance with the laws of Norway, without regard to its principles of conflicts of law, unless you are a Consumer and, compulsory consumer protection laws in the country of your habitual residence are more favorable for you than Norway law.

Now, let's find the perfect SFX for you!