"Imaginear"

License/End User Agreement

This legal agreement ("Agreement") is made between the purchaser ("Licensee") and the seller, Online Music Foundry and/or Professional Music Foundry, ("Licensor") on the date of the patches and samples ("Products") that are purchased through www.onlinemusicfoundry.com or other websites arranged by the Licensor, collectively ("the Parties").

LICENSED CONTENT

The licensed content "Products" refers to the patches and samples that are purchased through www.onlinemusicfoundry.com or other websites arranged by the Licensor for the Licensee to be provided by the Licensor.

GENERAL TERMS

This Agreement is between the Licensor and the Licensee. The Products provided to Licensee is licensed, not sold, to the Licensee by the Licensor for use only under the terms of this License, and the Licensor reserves all rights.

USE OF LICENSE

A. The Licensee may install and use the Products on his/her computer(s) only.

- B. The Licensee may use the Products to create original music compositions or soundtracks for third parties' or his/her own film, television, video, music, radio, audio projects or other media, provided the completed compositions or soundtracks is created solely by him/her.
- C. The Licensee may broadcast and/or distribute his/her own original music compositions or soundtracks that were created by using the Products.
- D. The Licensee may use the Products to compose a production music library, also known as stock music or library music.

LIMITATIONS

A. The Licensee shall not use the Products to create sounds or other content for any

kind of synthesizer, virtual instrument, sample library, sample-based product, musical

instrument, or competitive product. You shall not license, sell, or distribute

(commercially or otherwise) either the Products itself or any portion or component parts

of the Products on a standalone basis, or repackage and sell, license, or distribute

either the Products itself or any portion or component parts of the Products on a

standalone basis.

B. The Licensee shall not, and agree not to, or enable others to, copy (except as and

only to the extent permitted in this License), or create derivative works of the Products

or any part thereof (except as and only to the extent any foregoing restriction is

prohibited by applicable law).

C. The Licensee shall not transfer, sub-lease and give away this Agreement to any

other party, or share this Agreement with any other party.

D. The Licensee shall not sell the Products contained herein outright to any other

individual or party.

TERM

For the lifetime of the Licensee

TERRITORY

Worldwide

AGREEMENT AND ACCEPTANCE

By the Licensee and By the Licensor