



End User Licence Agreement - Royalty Free Downloads (Value of 0.01 or more on website)

By licensing, copying, downloading or otherwise using Royalty Free Vocal Recordings (hereinafter referred to as "Acapellas") from freevocals.com, you (hereinafter referred to as "the Licensee") agree to be bound by the terms of this End User Licence Agreement (hereinafter referred to as the "EULA"). If you do not fully agree to the terms of this EULA, you may not use, copy, keep or store the Acapellas.

freevocals.com or its Licensors reserves all rights not expressly granted to the Licensee. You can check which EULA applies to your download here - <https://freevocals.com/licensing>

Grant of Licence

All Acapellas available from freevocals.com are licensed, not sold by freevocals.com, to you, the Licensee. freevocals.com remains at all times either the owner or Licensor of the Acapellas.

Permitted Uses

freevocals.com grants to the Licensee through this EULA the following limited, non-exclusive worldwide rights:

The Licensee may use the Acapellas in any commercial audio/visual production (hereinafter referred to as "Production"), such as a sound recording, audio download, film, television or video programme, animation, advertisement, website, CD or DVD-ROM, video game, software product or other media or multimedia production, without paying any royalties, licence fees, or any other fees to freevocals.com or third parties, subject to the following restrictions:

Restrictions on Use

- > The Licensee may not distribute the Acapellas independently of a Production as "standalone" Acapellas.
- > The Licensee may not cause or allow the Acapellas to be electronically transmitted or available to file sharing networks.
- > The Licensee must obtain permission to feature the Vocalists name in the title of the Production (example: Production Title featuring "Vocalist name") Apply for permission here - <https://freevocals.com/licensing> or email licensing@freevocals.com
- > The Licensee may not use Content ID to claim any copyrights against the stand alone Acapellas, or any other audio/video that incorporates the Acapellas.
- > The Licensee may not contact the Vocalists directly to request permission to feature the Vocalists name in the Production Title. The Licensee must complete a licence application through freevocals.com.

Indemnification

The Licensee will indemnify, save, hold harmless and defend freevocals.com from, and against any and all claims, demands, suits, damages, liabilities and all reasonable expenses, including legal fees incurred by freevocals.com with respect to any matter that arises as a result of a breach of this Agreement by the Licensee.

Limitation of Liability

The Licensee agrees that freevocals.com holds no liability with respect to any claims made in relation to or arising out of this agreement.

Jurisdiction

This Agreement shall be governed by and construed in accordance with the Laws of England and the English Courts shall have sole jurisdiction.

Entire Agreement

This Licence Agreement constitutes the entire agreement between freevocals.com and the Licensee with respect to the Acapellas.

Content ID

Have you purchased royalty free downloads and need to white list your Youtube/Facebook videos?

We use Content ID to protect our acapellas from unlicensed use and you may receive automated copyright claims against your videos if you don't send us the links.

If you have a licence reference, no problem, we will white list your videos and remove any copyright claims. Just fill out the form <https://freevocals.com/content-id-white-list/> or email licensing@freevocals.com