



Terms & Conditions

OVERVIEW

These Terms govern the contract between you and **OASIS Mixing** (operating under the trade name **OASIS Beats** for Products) — hereafter “we,” “us,” or “our” — for any **products or services** purchased from us, including but not limited to loops, samples, sounds, kits, drums, presets, and other digital content (“Products”), as well as mixing, mastering, and related audio engineering services (“Services”).

All Products and Services are sold and delivered exclusively through our official **BeatStars Marketplace store**. By purchasing our Products/ordering our Services, you agree to these Terms. Please read them alongside our **Privacy Policy** and **Website Terms of Use**. All Products are **licensed, not sold**.

1. Ownership & Licensing

- The copyright of OASIS Beats’ Products, including all sounds, samples, loops, and audio demos, is retained by the creator and licensed to the purchaser (via paid download) for use in commercial and non-commercial music releases.
- Only purchasers from our official **BeatStars Marketplace store** have the legal right to use the contents in their own original musical releases, advertisements, soundtracks, or television/film productions.
- Products may not be used in isolation and must be integrated within your own musical works.
- The contents of this Product may not be used (wholly or partly) in the creation of competitive products, including but not limited to sample packs, virtual instruments, expansion packs, production music libraries, subscription services, or any other re-licensable content, without prior permission.
- Purchases are for single-user licenses and are non-transferable.

2. Major Commercial Releases

- If a Product is used in a Major Commercial Release, the creator retains rights to ownership in the composition and master recording.
- A “Major Commercial Release” includes any release distributed by, affiliated with, or under a major label (Sony, Universal, Warner) or major independent distributors providing national distribution (Caroline, InGrooves, The Orchard, RED, ADA, E1, etc.).

3. Marketplace Disclaimer

- Unless otherwise stated, OASIS Beats does not own the intellectual property of individual loops, samples, kits, presets, MIDI files, or other content.
- OASIS Beats may act as a marketplace; content creators are fully responsible for their intellectual property.
- Any claims of infringement must be directed at the original creator; OASIS Beats shall not be held liable.

4. Site Use & Security

- Use of the Site is at your own risk. All content is provided without warranties of any kind, implied or expressed.
- Activate virus scans on downloaded files and maintain backups of your work.
- Users must register on BeatStars before purchasing or downloading and keep passwords secure.
- You may not create duplicate accounts, misuse credentials, or attempt to access restricted areas.

5. External Links

- OASIS Mixing / OASIS Beats does not endorse or guarantee the content of external websites.
- Accessing linked websites, including BeatStars or other third-party platforms, is at your own risk.

6. Prohibited Actions

You agree not to:

- Damage, hack, reverse-engineer, or otherwise interfere with the Site, our BeatStars store, or any delivery systems.
- Use Products or Services to circumvent the revenue model of OASIS Mixing or OASIS Beats.
- Attempt to resell, redistribute, or re-license Products or Services without prior written permission.
- Misrepresent ownership of content provided by OASIS Mixing / OASIS Beats. OASIS Beats may block IP addresses or deny access at its discretion.

7. Payments & Pricing

- Payments are processed securely through BeatStars' approved payment methods.
- Prices are listed in GBP and may change without notice.
- Contracts are formed when payment is accepted through BeatStars and Products (OASIS Beats) or Services (OASIS Mixing) are delivered.

8. Refunds

- You have 14 days from the date of purchase to request a refund for eligible Products.
- To be eligible, you must provide a receipt or proof of purchase. For digital Products, you **must not have downloaded them**, as download activity is tracked.
- Refunds are **not available** for Services, including mixing, mastering, engineering jobs, or custom instrumental requests, as work is delivered after significant effort and cannot be reversed.
- To request a refund, contact us at oasismixing@gmail.com. We will review your request and notify you if it is approved.

- Approved refunds will be processed to your original payment method within 10 business days. Bank or credit card processing times may vary.
- The number of free revisions included with Mixing/Mastering Services and Custom Beat Services is clearly stated on their respective product pages; any additional revisions beyond that limit will incur a fee of €25 per revision.

9. Liability & Indemnification

- Liability is limited to the amount paid for Products or Services.
- OASIS Mixing / OASIS Beats is not responsible for damage to hardware, software, or data resulting from downloaded content or Services rendered.
- Users agree to indemnify OASIS Mixing / OASIS Beats against any loss, damages, or legal costs arising from misuse of the Site, Products, or Services.

10. Credit & Attribution

Mixing/Mastering Services:

- For all public releases using mixes or masters performed by OASIS Mixing, the client must credit “**OASIS Mixing**” as the audio engineer.
- Credit should appear in liner notes, digital metadata, or any standard location where release credits are listed.

Beats & Produced Products:

- For Products sold under **OASIS Beats**, (beats/instrumentals, loop kits, sample packs, midi packs etc.), the purchaser must credit “**@Prod. OASIS**” as the producer when the Product is used in public releases (streaming platforms, albums, singles, audiovisual projects).
- Credit may be waived if the purchased license tier explicitly allows it.

Exceptions & Waivers:

- If credit placement is impractical (e.g., limited metadata fields), the client must notify OASIS Mixing/OASIS Beats to arrange a reasonable alternative.
- Failure to provide credit may be considered a breach of license and Terms.

11. Trademarks

- All brands, products, and service names, including “OASIS Mixing” and “OASIS Beats,” are trademarks of OASIS Mixing or its trading partners.
- Unauthorized use is prohibited.

12. Amendments & Severability

- If any part of these Terms is deemed unenforceable, the remaining provisions remain valid.
- OASIS Mixing may amend these Terms at any time by posting updates. Continued use of our BeatStars store or site constitutes acceptance.

13. Entire Agreement

These Terms constitute the entire agreement between you and OASIS Beats regarding Products and Services. No verbal or written representations outside of these Terms alter this agreement.