I'm not robot	
	reCAPTCHA

Continue



Don't worry about it. Fill in the email address below and we'll send you a reset link. Links to behringer schemes this FINAL USER LICENCE Agreement between you (you), (either a natural person or a single entity) and Music Tribe IP Limited (MG-IP), for the software accompanying this EULA, which includes associated media and Internet-based MG-IP (Software) services. Any modification or addendum to this EULA may accompany the Software. YOU ARE AGREEMENT TO RESPECT THE TERMS OF THIS EULA BY THE INSTALLATION, COPYING OR USE OF THE SOFTWARE. IF YOU DO NOT AGREE, DO NOT INSTALL, COPY, OR USE THE SOFTWARE. YOU CAN RETURN IT TO THE CHANGE LOCATION FOR A COMPLETE RAMBURSATION, IF IT IS THE CASE. 1. GENERAL 1.1. Software, documentation, interfaces, content, fonts and any data that accompany your Product (Original Software), which may be updated or replaced with feature improvements, add-ons, add-on components, internet-based service components or system restoration software provided by MG-IP (Software Updates), either in read-only memory, on any other medium or in any other form (original software and software and software) are licensed, not sold, for use only in accordance with the terms of this EULA. MG-IP and its licensors retain ownership of the Software itself and reserve all rights not granted to you in Express. MG-IP or its suppliers own the title, copyright and other intellectual property rights to the Software. This EULA does not grant you any right to MG-IP trademarks or service marks. 1.2. MG-IP, at may provide future software updates for your Product. Software updates, if any, may not necessarily include all existing software features or new features for newer models or other models of the Product. The terms of this EULA will govern any Software Updates provided by MG-IP that replace and/or supplement the original Software, unless a separate license accompanies the Software Update, in which case the terms of that license will govern. 2. AGREEMENT OF LICENCE 2.1. Subject to the terms and conditions of this EULA, MG-IP hereby grants you a limited, nonexclusive license to use the Software on a single Product that you own or control. Except as permitted in Section 2.2 below and unless this separate agreement between you and MG-IP, this EULA does not allow the Software to exist on multiple Products at any given time and you may not distribute or make the Software available on a network where it could be used by multiple devices at the same time. You may not rent, rent, borrow, sell, redistribute or sublicense the Software. 2.2. Subject to the terms and conditions of this EULA, MG-IP grants you a limited non-exclusive license to download any Software Updates that MG-IP makes available to your Product Model to update or restore the Software on any such Product that you own or control. This EULA does not allow you to update or restore any Products that you do not control or own, and you do not have the right to distribute or make software updates available on a network where they could be used by multiple devices at the same time. If you download a software update to your computer, you can make a copy of Software Updates stored on your computer in form that can only be read automatically for backup purposes, provided that the backup copy includes all copyright notices or other proprietary notices contained in the original. 2.3. You acknowledge and agree that you cannot allow others to copy (except as expressly permitted by this EULA), to decompile, decompile, disassemble, attempt to obtain the source code of, decrypt, modify or create derivative works of the Software or any part thereof (unless and only to the extent that any of the above restrictions are prohibited by applicable law or to the extent that this may be permitted by the licensing terms governing the use of open source components included in Any attempt to do so is a violation of MG-IP rights. 2.4. By storing content on your Product, you make a digital copy. In some jurisdictions, it is illegal to make digital copies without the prior permission of the rights holder. You may use the Software to reproduce material as long as such use is limited to the reproduction of non-copyrighted materials, copyrighted materials in which you have authorization or legal permission to reproduce. 2.5. Do you agree to software in accordance with all applicable laws, including the local laws of the country or region where you download or use the Software. 2.6. Use and access to certain features of the Software may require you to request a unique combination of username and password. 2.7. You may not be able to exercise your rights to the Software under this EULA after a finite number of product releases, unless you enable the copy of the Software in the manner described during the release sequence. You may also need to reactivate the Software if you modify the Product or modify the Software. MG-IP will use these measures to confirm that you have a legally licensed copy of the Software, you may not install the Software or future Software Updates. MG-IP will not collect personally identifiable information from your device. 2.8. The documentation accompanying the Software is licensed only for internal, non-commercial reference purposes. 3. TRANSFER: You may not rent, rent, borrow, sell, redistribute, sublicense or provide commercial hosting services with the Software. However, you may make a permanent one-time transfer of all license rights to the Software to another end user in connection with the transfer of ownership of your Product, provided that: (i) the transfer includes the Product and all of the Software, including all its components, original media, printed materials and this EULA; (ii) do not keep copies of the Software, complete or partial, including copies stored on a computer or other storage device; and (iii) the end user who receives the Software reads and agrees to accept the terms and conditions of this EULA. 4. DATA USE CONSENT: You agree that MG-IP and its affiliates may collect, maintain, process and use diagnostic, technical, use and related information collected as part of the product support services provided to you, where appropriate, related to the Software and to verify compliance with the terms of this EULA. MG-IP may only use this information to improve its products or provide you with personalized services or technologies, and will not disclose this information in a form that personally identifies you. 5. CONSENT FOR DATA USE: 5.1. To use the Software identified as an upgrade, you must first be licensed for the Software identified by MG-IP as eligible for the upgrade. After installing the upgrade, you can no longer use the original Software that was the basis of the upgrade eligibility, unless you are part of the updated Software. 5.2. MG-IP, at its discretion, may provide future software updates for your Product. Software updates, if any, may not include all existing software features or new features for newer models or other Product models. The terms of this EULA will govern any provided by MG-IP that replace and/or supplement the original Software, unless this software update is accompanied by a separate license, in which case the terms of that license will govern. 6. COMPONENT SEPARATION: MG-IP licenses the Software as a single product. Its components cannot be separated for use on multiple products. 7. NO FOR THE SELLING SOFTWARE: Software identified as Not for Resale or NFR may not be sold or transferred otherwise for value, or used for any purpose other than demonstration, testing or evaluation. 8. SUPPORT SERVICES: MG-IP provides the Software as it is and cannot provide support services for it. 9. DIGITAL CERTIFICATES: The software contains features that allow it to accept digital certificates issued by MG-IP or third parties. YOU ARE THE ONLY RESPONSIBLE FOR THE DECISION TO BE BASED OR NOT ON A CERTIFICATE OF MG-IP OR A THIRD PARTY. THE USE OF DIGITAL CERTIFICATES IS AT YOUR OWN RISK. IN THE MAXIMUM MEASURE PERMITTED BY APPLICABLE LEGISLATION, MG-IP DOES NOT OFFER GARANTIONS OR DECLARATIONS, EXPRESS OR IMPLEMENTED, WITH REGARD TO THE VANDABILITY OR ADECVATION FOR A NUMBER OF SCOPE, ASOTREMENT, SECURITY OR NON-DIFFERENCE OF THE RIGHTS OF THE THIRD 10. EXPORT RESTRICTIONS: The software is subject to export laws and regulations. You agree to comply with all international and national laws applicable to the software, including export regulations, as well as end-user, end-use and destination restrictions issued by the Grand Duchy of Luxembourg and other governments. 11. RESILATION: This EULA shall enter into force until the termination of the contract. Your rights under this EULA will automatically cease to be effective without notification from MG-IP if you do not comply with any terms (terms) in this EULA, you will cease all use of the Software and destroy all copies of the Software and all its components. Sections 9, 11, 12, 13, 14 and 16 of this EULA shall survive any such termination. 12. EXONERATION OF RESPONSE OF GARANTIONS 12.1. RECOGNIZE IN EXPRESS MODE AND YOU ARE AGREEMENT THAT, IN THE MEASURE PERMITTED BY APPLICABLE LEGISLATION, THE USE OF THE SOFTWARE IS ON THE OWN RISK AND THAT THE ENTIRE RISK WITH REGARD TO QUALITY, PERFORMANCE, ASOTRESION AND SATREPATOR EFORT IS WITH YOU. 12.2. IN THE MAXIMUM MEASURE PERMITTED BY APPLICABLE LEGISLATION, THE SOFTWARE AND SERVICES PROVIDED BY SOFTWARE SHALL BE PROVIDED AS AND IN THE MEASURE WHICH THEY ARE DISPONIBLE, WITH ALL DEFECTS AND WITHOUT WARRANTY OF ANY FEL, AND THE MG-IP AND MG-IP LICENTORS DOWN BY THIS BUT WITHOUT LIMITED TO, IMPLEMENTED GARANTS AND/ OR VANDABILITY CONDITIONS, SATISFACTORY QUALITY, ADECVATION FOR A PURPOSE, AMESITORY, LINED BUCKS AND NEINCATION OF THE RIGHTS OF THE THIRD. 12.3. MG-IP DOES NOT GUARANTEE INTERFERENCE WITH YOUR SOFTWARE PLACE, THAT THE FUNCTIONS CONTAINED IN OR SERVICES EFFECTED BY SOFTWARE WILL BETWEEN YOUR REQUIREMENTS, THAT THE FUNCTION OF THE SOFTWARE SHALL BE AGAINST OR WITHOUT ERRORS, THAT ANY SERVICE SHALL BE CONTINUED TO BE PROVIDED, THAT THE DEFECTS OF THE SOFTWARE INSTALLATION OF THIS SOFTWARE MAY AFFECT THE DEGREE OF USE OF THE SOFTWARE, APPLICATIONS OR SERVICES OF THIRD PARTIES. 12.4. ALSO, RECOGNIZE THAT THE SOFTWARE IS NOT DESIGNED OR ADECVATED FOR USE IN SITUATIONS OR MEDIA IN WHICH DEFECTATION OR TIME DELAYS OF, OR ERRORS OR INEXACTITIES IN THE CONTENT, DATA OR INFORMATION PROVIDED BY SOFTWARE MAY BE DOWN TO DECISION, CORPORAL WORK OR, THE CONTROL OF AIR TRAFFIC, LIFE SUPPORT SYSTEMS OR ARMS. 12.5. NO ORAL INFORMATION OR SCRISE OR MG-IP TIPS OR AN AUTHORIZED REPRESENTANT MUST NOT CREATE A WARRANTY. WHERE THE SOFTWARE IS DEFECTED, YOU SHALL APPLY THE ENTIRE COST OF ALL SERVICES, REPARATIONS OR NECESSARY CORRECTIONS. A JURISDICTION DOES NOT PERMIT THE EXCLUDATION OF IMPLEMENTED GARANTIONS OR LIMITATIONS OF THE LEGAL RIGHTS APPLICABLE TO A CONSUMER AND, FROM THE FOLLOWING, EXCLUDATION AND LIMITATIONS OF LESS MAY NOT BE APPLICABLE. 13. LIMITATION OF RESPONSE: IN THE MAXIMUM MEASURE PERMITTED BY APPLICABLE LEGISLATION, IN NO MG-IP CASE, PARENTS, AFFILIAS OR DISTRIBUTORS SHALL NOT BE RESPONSIBLE FOR CORPORAL WORK OR ANY ACCIDENTAL, SPECIAL, PUNITIVE, INDIRECTED OR CONSECINT INCLUSIVE, WITHOUT LIMITATION, DATA FOR THE PURPOSE OF CONFIDENTIAL PROFITS OR INFORMATION OR OTHER NATURE, DETERIORATION OR DATA LOSS, NETRANSMITTION OR PRIMATION OF ANY DATA, ACTIVITY BETWEEN OR OTHER DATA OR COMMERCIAL LOSSES, WHICH ARE FROM OR CONCERNED BY THE USE OF YOUR, DELICT OR IN OTHER MOD) AND WHERE MG-IP HAS BEEN INFORMED WITH REGARD TO THE POSSIBILITY OF ASTFEL OF DATA. A JURISDICTION DOES NOT PERMIT THE LIMITATION OF THE RESPONSE FOR CORPORAL WORK OR ACCIDENTAL OR INDIRECTED DATA AND, FROM THE FOLLOWING, THIS LIMITATION MAY NOT BE APPLICABLE IN YOUR CASE. Under no circumstances shall MG-IP's total liability to you for all damages (other than those required by applicable law in cases involving personal injury) exceed fifty U.S. dollars (USD50.00). Limitations above will apply even if the above remedy does not fulfil its essential purpose. 14. EXCLUSIVE REMEDIES: The full liability of MG-IP, its parents, affiliates and/or distributors and exclusive remedies for any of this EULA or for any other liability relating to the Software will be, at the MG-IP. option, (a) the return of the amount paid (if any) for the Software or (b) the repair or replacement of the Software that is returned to MG-IP with a copy of the receipt. You will receive the remedy chosen by MG-IP free of charge, except that you are responsible for any expenses you may incur

(e.g. the cost of shipping the Software to MG-IP). However, this remedy is not available if the Software failure resulted from accident, abuse, misapplication, abnormal use or virus. 15. Third-party software and data (Third Party Software) may be attached to the Software. You acknowledge and agree that you must comply with the provisions of any Agreement provided with the Third Party Software and that the party providing the Third Party Software is responsible for any warranty or liability related to or arising from the Third Party Software. MG-IP is not responsible in any way for the Third Party Software or its use. MG-IP does not provide express warranties regarding the Third Party Software. IN ADDITION, MG-IP DECLINES IN EXPRESS MODE ALL IMPLEMENTED GARANTIONS, INCLUSIVE, BUT WITHOUT LIMITED TO THE IMPLICIT VANDABILITY AND ADECVATION GUARANTEES FOR A SINGLE SCOPE, WITH REGARD TO Third-Party Software. MG-IP is not liable to you or any other person for any damages, including, without limitation, any direct, indirect, accidental or indirect damages, expenses, lost profits, lost data or other damages arising from the use, misuse or inability to use the Third Party Software. 16. FULL AGREEMENT: This EULA and the terms for any add-ons, updates, internet-based services and support services you use constitute the entire Agreement for the Software. 17. APPLICABLE LAW 17.1. The laws of the Grand Duchy of Luxembourg, with the exception of rules on conflicts of law, govern this EULA and the use of the Software may also be subject to other local, state, national or international laws. The applicability of the Uniform Commercial Code (UCC) and any other laws governing the application of the laws of any other jurisdiction are expressly excluded. Any dispute arising out of or in connection with this EULA will eventually be mentioned and resolved by arbitration in Luxembourg by a single arbitrator with the arbitration process, as set out in the new Code of Civil Procedure. 17.2. No amendment or amendment to this EULA shall oblige any party except in writing and signed by MG-IP. Any translation of this EULA shall be made for local requirements and in the event of a dispute between the English and any non-English versions, the English version of this EULA shall govern, to the extent is not prohibited by local law in your jurisdiction. 18. DIVERSE: If any provisions) contained in this EULA is or becomes invalid, unlawful or unenforceable, in in part, such nullity, illegality or unenforceable ness shall not affect the remaining provisions and their parts, and invalid, unlawful or unenforceable provisions shall be deemed to have the most similar result which is valid and enforceable under applicable Luxembourg law and/or any other relevant applicable law, as the case may be. Copyright © 2020 Music Tribe Global Brands Ltd. All Rights Reserved. | Privacy Policy | Imprint & amp; Terms of Use Important information about the use of images By copying or using any of the images linked below (Image), you acknowledge that you have read and understood and agree to the Image Use Agreement (Agreement) governing your use of the image. If you do not agree to the terms of the Agreements, you may not copy or use the Image in any way. Use Agreement Subject to the terms of this Agreement, you may use the Image only for editorial use or as an authorized distributor or reseller. This right of use is personal to you and is not transferable by you to another party. The image may not be used to promote or sell any product or technology (such as advertising, brochures, book covers, stock photos, T-shirts or other promotional products), other than authentic Music Tribe IP Ltd. You may not use the Image in any way that could prejudice the reputation of Music Tribe, or the distinctiveness, validity or goodwill of any of its brands. You may not use The Image in any way that distorts your relationship with Music Tribe. You may not change or change the Image, in whole or in part, for any reason. Music Tribe IP Ltd is and will remain the sole and exclusive owner of the image. You will not delete, modify, or hide any proprietary captions related to Image, and each use will be accompanied by the following assignment displayed next to Image: Customs courtesy of Tribe Music IP Ltd.. The image is provided by Music Tribe IP Ltd on a basis as it is, without any warranty of any kind, including non-infringement or property. You are responsible for using the Image and hold Music Tribe IP Ltd free of charge and harmless from any liability related to your use of the image. Any misuse or violation of this Agreement will cause Music Tribe IP Ltd. Midas irreparable damage for which immediate or preventive injunction measures may be appropriate. Copyright © 2020 Music Tribe Global Brands Ltd. All Rights Reserved. | Privacy Policy | Imprint & Direction of Use

core strengthening exercises for seniors pdf, mowixanuti.pdf, cameron middle school wi, cisco_router_881_configuration_guide.pdf, pitch black substratum theme apk latest version, analytical method in research pdf, business card design photoshop template, charge d un condensateur, project plan template gantt chart, interesting_facts_about_mesopotamian_religion.pdf, best man speech example template, bhagavad_gita_slokas_hindi.pdf, fazisigaloguzapivilogunut.pdf, auditor general of the federation report,