

END USER LICENSE AGREEMENT (EULA) FOR QUIET PLANET COLLECTIONS

BE SURE YOU ARE PURCHASING THE RIGHT LICENSE BEFORE YOU BUY. THROUGH THE ASOUNDEFFECT STORE ONLY INDIVIDUALS, AND BUSINESSES WITH ONE PERSON, MAY PURCHASE A LICENSE. IF YOU ARE A BUSINESS WITH MORE THAN ONE PERSON OR EMPLOYEE, A MUSEUM, OR AN ACADEMIC INSTITUTION, PLEASE [CONTACT US](#) TO PURCHASE THE APPROPRIATE LICENSE.

Individual license agreement

By purchasing this product, you agree below to the terms of this agreement, you agreed to the terms, conditions and limitations of use contained in this agreement. You purchased a license to use copyrighted audio files from Quiet Planet LLC through our exclusive distributor Boom Library GbR.

The rights associated with this license are available to you only.

The license for this product is granted to you only as a single user license. If you need to purchase a multiuser license, please contact us directly.

The license is nontransferable, which means you cannot sell or give another individual or entity the right to use the audio file. Unauthorized resale of Quiet Planet LLC audio products is prohibited. You may not sell, lend, or giveaway, any of the licensed audio files, in whole, part, to third parties. Licenses to companies or entities, such as corporations, partnerships, and trusts, are available under separate terms and conditions. Please contact Quiet Planet LLC for details. All rights not expressly granted are hereby reserved.

ALLOWED USES

Quiet Planet LLC grants you the conditional right to use all or a portion of the licensed audio files in your own product without further payment (royalty free). The sounds licensed under this agreement may be reproduced by you, provided that your product contains an additional element: i.e. voice, music, image, etc. Examples of allowed uses are inclusion in self-produced radio programs, podcasts, mobile apps, television broadcasts, film soundtrack, music albums, PowerPoint presentations, websites, advertising, multi-media presentations, video games and other similar products. The rights under this license are limited and granted to a single sole user and do not extend to a company.

PROHIBITED USES

The audio files licensed under this agreement, may not be used in any product that is primarily nature audio and therefore would compete with other present and future Quiet Planet LLC products. Primarily, for the purposes of this agreement, is defined as containing pure nature sounds (without voice, music, human or machine sounds or other non-natural sounds) for at least 50% of the total elapsed time of the product. Examples of prohibited products would be environmental soundscape albums, internet radio programming consisting of only nature sounds, nature videos without narration, some mobile applications, and ringtones. If in doubt inquire with Quiet Planet LLC before using. Uses prohibited under this license may be licensed under separate agreement—contact Quiet Planet LLC for details.

WARRANTY

Quiet Planet LLC warrants that it has full authority to license the audio files of its products under the terms of this agreement, and that our products do not infringe on the rights of any third party.

LICENSE HOLDER

You warranted that the name entered under “Licensee” during completion of the purchase order is your full and correct current legal name.

LICENSE REPLACEMENT

In the event of loss or damage of product you may re-order from Quiet Planet LLC at a nominal fee. Quiet Planet LLC shall keep a composite list of all licensees.

DERIVATIVES

All derivatives of licensed audio files, whether created in part or whole of the file licensed by this agreement, either by mixing, editing, processing or any other means remain bound by the terms and restrictions of this Agreement.

LICENSE TERM

Lifetime of the Licensee.

DUPLICATION AND STORAGE

You may transfer the licensed audio files to one local hard drive and also make one additional backup copy for your personal use. This license does not allow you to upload to a server or make copies available to other un-licensed users.

BREACH

In the event of a breach of this agreement, action may be taken against you by Quiet Planet LLC, the owner of the copyrighted materials, or its successor in interest. Licensee agrees that any court action to enforce the terms of this agreement will occur in the State of Washington, Jefferson County, or in the current state and county of the registered home office of Quiet Planet LLC. The non-prevailing party in any action brought for breach of this agreement will be responsible for payment of the prevailing party’s attorney fees, costs, court fees, and resulting damages.

LIABILITY

The Licensee shall not hold Quiet Planet LLC responsible for any loss of business or business profits resulting directly or indirectly from the performance of any Quiet Planet product. Quiet Planet LLC’s liability is limited solely to replacement of the product.

IF YOU HAVE ANY QUESTIONS PLEASE [CONTACT US](#) BEFORE YOU BUY.