

Terms & Conditions

attilasebomusic page - attilasebomusic.com - attilasebo.eu , attilasebo.com attilasebo.co.uk , attilasebo.ovh
Updated February 2020

Welcome to the attilasebomusic page

Introduction

Using or accessing this site indicates your agreement to the terms and conditions and privacy policy.

The language of the terms and conditions, site, reply message is English only.

Read this terms and conditions and privacy policy carefully before proceeding please.

Sebo Attila – attilasebomusic provides its services to you subject to the terms, and conditions set in this agreement and according the privacy policy. The site owner reserves the right to change it`s sites, accessibility, any details of site and terms and conditions, privacy policy at any time.

This agreement contains information as well, how claims are resolved, and about arbitrate which may require you to submit claims you have against Sebo Elektronik (site owner) as a, E.U. resident business, according the EU regulation :

“ REGULATION (EU) No 524/2013 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 21 May 2013 on online dispute resolution for consumer disputes and amending Regulation (EC) No 2006/2004 and Directive 2009/22/EC (Regulation on consumer ODR) “. See details below please

Use of this site

Subject to the terms and conditions, Sebo Elektronik grants you a limited, non-exclusive and non-transferable license to access and use this site.

Languages, language of contract and communication

The language of the terms and conditions, site, reply messages is English only.

Further E.U. official languages are welcome in incoming mail or messages. but the language of answers and all kind of communication will be in English only.

Services and accessibility

Sebo Elektronik reserves the right to limit or refuse service in its discretion. Sebo Elektronik reserves the right to prohibit any share, linking from this site (attilasebomusic) in its discretion, without limitation, if Sebo Elektronik believes that customer or user violates any European Union applicable law or guides or violates any International applicable law or think is harmful to interests of the owner of this site. Site owner reserves the right to supply services for specified destinations or counties, in its discretion

Access to this site for children

There may be images / media content does not fit for age under 16. You are warranted that you are either 16 years of age or are using this site with the supervision of a parent or guardian.

Evaluation mode

- Using this site indicates your agreement to the following – Evaluation mode of attilasebomusic web page -

This site is running under fully functional evaluation - test mode and being developed.

Site owner is not responsible of any kind of loss included data loss, delay or any other inconvenience. In very low probability some features temporarily may not accessible. New features may produce unusual results Site owner assumes no liability for any kind of loss caused by software errors. Feel free to contact via message service to report any problem to increase site experience.

This site may be unavailable for period of time due to the scheduled maintenance.

There is no any liability on any kind of loss or misuse

You will be solely responsible for all use or access of this site, for acquiring technical details of products and all communications and data submissions, obligations including, without limitation, financial obligations, incurred through access or use of this site. Sebo Elektronik assumes no liability for any kind of loss. Sebo Elektronik assumes no liability for any misuse of copyright or any other rights of third parties by you. Any information, details details, photo and video are only for demonstration purposes.

Invoice

There generally is not possible to shop anything from this site. For purchasing or licensing my music or art you will be redirected into web shop or 3rd parties service providers. If you had a possibility to purchase individually, business invoice will be issued. If you purchasing or licensing via / from 3rd parties service provider or agencies, we may not be informed individually about transactions, but the service provider collect payments and transfer it in bulk. In this case you in business relation with the 3rd parties service provider, and they will issue invoice or payment receipt. We reserve the right to sell via 3rd parties or individually upon our choice without notice depends on the buyer's location.

Return Policy for electronically available content

Due to the nature of our music or art products, they are available only in electronic / digital format. In case of purchasing or licensing, there is no possibility for return, cancel and refund. All purchase final. Do not do chargeback or do not use any early money back option please, bypassing this terms and conditions, if you purchased or licensed any music or art from us in electronic / digital format. In case of any chargeback made by customer, related to electronically / digitally available / delivered content, we may in our sole discretion decide to recognize it as a fraudulent action. This may result of further action such temporarily disclosing, report it into your bank or if we think it necessary or if required by law, to further authorities. (Exception: printed material . See more at web shop, agency or 3rd provider's terms and conditions where you purchased the print for details)

Copyright

All photographs or images, media content, product images, program codes and descriptions, text belongs to their respective owners and protected. Reuse, reproduce, copy, modify, resell, license any such content is not allowed. Any right of logos, trademark, trade names belong to their owners or developers also. You may view and use the content only for your personal information on this site. Use of data mining, or any data gathering tools on this site is prohibited. Exception: Some music tracks, art, images produced by site owner may be purchased or licensed and use such material is allowed only according the terms and conditions available at shop or 3rd parties. Further exception: you allowed to listen for free my music tracks, available at social media and at this site, using the embedded video player here only.

Copyright of music tracks, artworks.

Artworks, art photos and music tracks produced by Attila Sebo are all protected under copyright laws. All rights are reserved by Attila Sebo, "attilasebo"

Share or link

You may share this site in forums, communities or social media, and may link this site for non commercial purpose in any personal web sites as far you credit this site. The credit must be the following: " source: attilasebomusic – www.attilasebomusic.com "

Any reproduction, copy, lease, alteration, reverse engineering, is not allowed and you may not use for commercial purpose any of the information provided on this site without written permission by Sebo Elektronik or Attila Sebo.

Online dispute resolution for consumer disputes, arbitrate, ADR

In cases, where the service provider declines to fulfill the legal requirements to resolve the issues or claims the customer have a right to use services of the arbitrate bodies according the following E.U. Regulation : " **REGULATION (EU) No 524/2013 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 21 May 2013 on online dispute resolution for consumer disputes and amending Regulation (EC) No 2006/2004 and Directive 2009/22/EC (Regulation on consumer ODR)** " - to contribute to the proper functioning of the internal market, customer have a right to independent, transparent, effective, fast and fair out-of-court resolution of disputes between consumers and traders online.

Summary of the ADR regulation

http://ec.europa.eu/consumers/archive/redress_cons/docs/adr_citizen_summary_en.pdf

http://ec.europa.eu/civiljustice/adr/adr_hun_en.htm

The full text of ADR regulation can be seen here

<http://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=OJ:L:2013:165:FULL&from=EN>

or

<https://www.djei.ie/en/Legislation/Legislation-Files/Directive-2013-11-EU-on-alternative-dispute-resolution-for-consumer-disputes-and-amending-Regulation-EC-No-2006-2004-and-Directive-2009-22-EC.pdf>

ADR bodies in the EU member country of the business / Sebo Elektronik /

<http://magyarefk.hu/en/dispute-settlement/alternative-dispute-resolution/arbitration-boards.html>

note: The language of ADR process will be the language of the official language of the E.U. member state where the service provider business resides

Email addresses:

info@attilasebomusic.com

info@attilasebo.eu

Site owner

This site is owned by Attila Sebo

attila@attilasebo.eu

Registered trade name is Sebo Elektronik, / translated Sebo Electronic / under Reg. Trade no . 38027880

with registered address H-2100 , Godollo, Semmelweis u. 2 – Hungary European Union. Tax. No, 66715502-1-33

Data protection authority reg. No. 00003-0012

Web trading registration number 38027880

The web service is provided through / by Attila Sebo as individual.

H-2100 Godollo, Semmelweis u. 2 - Details may be available upon request if required by local regulations.

info@attilasebo.eu