

Ableton Warranty Information

(Excerpted from EULA available on Ableton's website)

Limited warranty: Ableton warrants that the Software will substantially conform to the specification set out in accompanying documentation, minor interruptions or errors excluded. Ableton will only remedy deviations from the specifications providing that the deviation substantially affects Licensee's use of the Software. Ableton may under such circumstances choose to replace Licensee's copy of the Software with a new one. The warranty period is twelve months from delivery unless compulsory provisions of applicable law determine otherwise. Ableton will also indemnify Licensee for personal injury or death solely and directly caused by any defect in its products or the negligence of its employees. Ableton cannot be held responsible for the content and the origin of the data and samples that are obtained by the Licensee from a third party. Ableton is not accountable for modification or utilisation of these samples by the Software.

EXCLUSION OF LIABILITY: EXCEPT IN RESPECT OF PERSONAL INJURY OR DEATH CAUSED DIRECTLY BY THE NEGLIGENCE OF ABLETON, IN NO EVENT WILL ABLETON BE LIABLE TO LICENSEE FOR ANY DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS, LOSS OF DATA OR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF OR INABILITY TO USE SUCH SOFTWARE, EVEN IF ABLETON HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.