

Sample Roll

Terms and Conditions

Effective Date: February 18, 2026

Please read these Terms and Conditions ("Terms") carefully before using Sample Roll ("the Service", "we", "us", or "our"), operated as a sole proprietorship doing business as Sample Roll, based in California, United States. By accessing or using the Service, you agree to be bound by these Terms. If you do not agree, do not use the Service.

1. Acceptance of Terms

By creating an account, submitting your email address, or otherwise using Sample Roll, you confirm that you are at least 13 years of age and that you agree to these Terms and our Privacy Policy. If you are using the Service on behalf of an organization, you represent that you have authority to bind that organization to these Terms.

2. Email Collection and Newsletter Consent

When you provide your email address to Sample Roll — whether during account registration, through a sign-up form, or any other method — you are explicitly consenting to receive our newsletter and other communications. These may include:

- Product updates and new features
- Promotional offers and announcements
- Information about future Sample Roll products and services
- Curated content related to music production and vinyl culture

You may unsubscribe from marketing emails at any time by clicking the "unsubscribe" link included in every email, or by contacting us directly. Unsubscribing from marketing communications will not affect transactional emails related to your account (such as password resets or account notifications). We will not sell, rent, or share your email address with third parties for their own marketing purposes.

3. User Accounts

You may be required to create an account to access certain features of the Service. You are responsible for maintaining the confidentiality of your login credentials and for all activity that occurs

under your account. You agree to notify us immediately of any unauthorized use of your account. We reserve the right to terminate accounts at our discretion, including for violation of these Terms.

4. YouTube Content and API Services

4a. Nature of the Service

Sample Roll is a discovery and curation tool. We do not host, upload, store, serve, or distribute any audio or video content. All media content accessible through the Service is hosted exclusively on YouTube and is streamed directly from YouTube's platform via the YouTube embedded player. Sample Roll functions solely as an interface that helps users find and organize links to publicly available YouTube videos.

4b. YouTube Terms of Service Compliance

Sample Roll uses YouTube API Services to surface video content. By using Sample Roll, you also agree to be bound by YouTube's Terms of Service, available at <https://www.youtube.com/t/terms>, and Google's Privacy Policy, available at <https://policies.google.com/privacy>. Our use of YouTube API Services is governed by the YouTube API Services Terms of Service, available at <https://developers.google.com/youtube/terms/api-services-tos>.

YouTube's terms prohibit, among other things, downloading videos unless YouTube has made a download function available, using YouTube content for commercial purposes without authorization, and circumventing any technological measures used by YouTube to protect its content. You agree to comply with all such restrictions.

4c. No Downloading or Reproduction of YouTube Content

Sample Roll does not provide, endorse, facilitate, or enable any functionality to download, rip, copy, extract, convert, or otherwise reproduce YouTube videos or their audio content in any form. Any such activity is strictly prohibited through our Service and is a violation of YouTube's Terms of Service and potentially applicable copyright law.

If you use any third-party tool, browser extension, software, or any other method to download YouTube content accessed through or discovered via Sample Roll, you do so entirely at your own risk and in potential violation of YouTube's Terms of Service and applicable law. Sample Roll bears no responsibility or liability whatsoever for any such activity.

4d. Third-Party Content

All video content surfaced through Sample Roll is created and owned by third-party YouTube content creators and rights holders. Sample Roll does not review, endorse, or take responsibility for the accuracy, legality, copyright status, or content of any video accessible through the Service. The presence of a video in our database does not imply any endorsement, affiliation, or relationship with the content creator or rights holder.

5. Copyright, Intellectual Property, and DMCA

5a. No Authorization to Infringe

Sample Roll is designed for music discovery and creative inspiration. Nothing in these Terms or in the operation of the Service grants you any license, right, or permission to reproduce, distribute, publicly perform, create derivative works from, or otherwise use any copyrighted content in a manner that requires authorization from the rights holder. All music, recordings, and artistic works accessible via YouTube through our Service are the intellectual property of their respective owners.

5b. User Responsibility for Copyright Compliance

You are solely and exclusively responsible for ensuring that your use of any content discovered through Sample Roll complies with all applicable copyright laws and the terms of any relevant license agreements. This includes but is not limited to:

- Any sampling, interpolation, or use of music in your own productions
- Any commercial use of content or derivatives thereof
- Any downloading or reproduction of audio or video content
- Any public performance or distribution of content or works derived from it

Sample Roll makes no representation, warranty, or guarantee that any content accessible through the Service is in the public domain, freely licensable, or otherwise available for sampling or reuse. Identifying a record as "rare" or "vintage" does not mean it is unprotected by copyright. Most recorded music, regardless of age or obscurity, remains under copyright protection.

5c. Disclaimer of Liability for Copyright Infringement

SAMPLE ROLL EXPRESSLY DISCLAIMS ALL LIABILITY FOR ANY COPYRIGHT INFRINGEMENT OR INTELLECTUAL PROPERTY VIOLATION COMMITTED BY USERS OF THE SERVICE. We are not responsible for, and have no control over, how you use content you discover through Sample Roll. If you download, sample, reproduce, or otherwise use copyrighted material without authorization from the rights holder, you do so entirely at your own legal and financial risk.

Sample Roll is not a law firm and nothing in these Terms constitutes legal advice. If you have questions about whether a specific use of copyrighted material is permissible — including whether a sample requires clearance — you should consult a qualified entertainment or intellectual property attorney.

5d. DMCA Safe Harbor Notice

Sample Roll operates in good faith compliance with the Digital Millennium Copyright Act (DMCA), 17 U.S.C. § 512. If you are a copyright owner or authorized agent and believe that content linked to or surfaced through our Service infringes your copyright, please send a written notification containing all of the following to our designated agent:

- A physical or electronic signature of the copyright owner or authorized agent

- Identification of the copyrighted work claimed to have been infringed
- Identification of the material that is claimed to be infringing, with enough detail for us to locate it
- Your contact information, including address, telephone number, and email address
- A statement that you have a good faith belief that the use is not authorized by the copyright owner, its agent, or the law
- A statement, made under penalty of perjury, that the information in the notification is accurate and that you are authorized to act on behalf of the copyright owner

DMCA notices should be sent to: Troysampleroll@gmail.com. Please note that because Sample Roll does not host video content, the appropriate party to contact for removal of YouTube-hosted content is YouTube directly at <https://www.youtube.com/t/dmca>.

5e. Our Intellectual Property

All original content, design, branding, codebase, and database associated with Sample Roll — excluding YouTube content and user-generated content — is the exclusive intellectual property of Sample Roll and its owner. You may not reproduce, copy, distribute, or create derivative works from any Sample Roll original content without express written permission.

6. User-Generated Content

By saving notes, crates, chops, loops, or any other content to the Service, you grant Sample Roll a non-exclusive, royalty-free, worldwide license to store and display that content solely for the purpose of providing the Service to you. You retain all ownership rights to content you create. You represent and warrant that any content you submit does not infringe the intellectual property rights of any third party.

7. Acceptable Use

You agree not to use the Service to:

- Violate any applicable local, state, national, or international law or regulation
- Infringe upon the intellectual property rights of any person or entity
- Download, rip, or reproduce YouTube content in violation of YouTube's Terms of Service
- Attempt to gain unauthorized access to any part of the Service or its infrastructure
- Introduce malware, viruses, or other harmful code
- Scrape, crawl, or extract data from the Service in bulk without written permission
- Use the Service for any commercial purpose without our express written consent

We reserve the right to suspend or terminate access for any user who violates these Terms.

8. Privacy and California Consumer Privacy Act (CCPA)

We collect limited personal information, including your email address and any content you save within the Service. This information is used solely to operate the Service, communicate with you, and improve our offerings. We do not sell your personal information.

As a California resident, you have the following rights under the CCPA:

- The right to know what personal information we collect, use, and share
- The right to request deletion of your personal information
- The right to opt out of the sale of your personal information (we do not sell personal information)
- The right to non-discrimination for exercising your privacy rights

To exercise any of these rights, contact us at the email address in Section 12. We will respond to verifiable requests within 45 days as required by law. For full details, please refer to our Privacy Policy.

9. Disclaimers

THE SERVICE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. We do not warrant that the Service will be uninterrupted, error-free, or free of harmful components. We do not warrant the accuracy, completeness, or legality of any content surfaced through the Service, including video metadata, titles, or descriptions.

10. Limitation of Liability

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, SAMPLE ROLL AND ITS OWNER SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES — INCLUDING LOSS OF PROFITS, DATA, GOODWILL, OR LEGAL COSTS — ARISING OUT OF OR IN CONNECTION WITH YOUR USE OF THE SERVICE OR ANY CONTENT ACCESSED THROUGH IT. THIS INCLUDES BUT IS NOT LIMITED TO DAMAGES ARISING FROM COPYRIGHT INFRINGEMENT CLAIMS BROUGHT AGAINST YOU AS A RESULT OF YOUR USE OF CONTENT DISCOVERED THROUGH SAMPLE ROLL. OUR TOTAL LIABILITY TO YOU FOR ANY CLAIM SHALL NOT EXCEED \$100 USD.

11. Modifications to the Service and Terms

We reserve the right to modify, suspend, or discontinue any part of the Service at any time without notice. We may update these Terms at any time by revising the Effective Date at the top of this page. Your continued use of the Service after any changes constitutes your acceptance of the updated Terms.

12. Governing Law and Dispute Resolution

These Terms are governed by the laws of the State of California, without regard to conflict of law provisions. Any disputes arising from or relating to these Terms or the Service shall be resolved in state or federal courts located in California, and you consent to personal jurisdiction in those courts.

13. Contact

For questions about these Terms, DMCA notices, CCPA requests, or any other matter, contact us at:

Sample Roll

Email: Troysampleroll@gmail.com

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