



I'm not robot



Continue

Ryobi heat gun hg500

economiza freteEm carrinhos de comprasLojas oficiaisSoments loyajas oficiais(19)CategoriasPedais e Acessórios (101)Pianos e Teclados (18)Estúdio de Gravação(4)Equipamento paraJs(3)Estúdio de Gravação(4)Equipamento paraJs freteGratis(97)Tipo de envio(16)PagamentoSem juros(79)CondiçãoNovo(108)Usado(18)LocalizaçãoSão Paulo(42)Paraná (27)Rio de Janeiro (26)Santa Catarina (12)Minas Gerais (10)Minas Bahia(4)Espírito Santo(2)Rio Grande do Sul(2)Pernambuco(1)PreçoAté R\$300(31)R\$300 A R\$650(69)Mais de R \$650(43)Detalhes does anúncioMelhores venderaes (94)Detalhes Pessoas pesquisaramInterface áudioInterface de áudioPop FilterKalimbaBraço articulado MicrofonePhantom PowerPedaleira kitaarraUkulele ShelbySuporte microphonesAfinador violãoO frete grátis está sujeito ao peso, preço e distância dovio. User's ManualENGLISHVersion 1.4 March 2003MIDI FOOT CONTROLLER FCB1010Next 1 2 3... 16 User ManualMIDI FOOT CONTROLLER FCB1010Ultra-Flexible MIDI Foot Controller with 2 Expression Pedals and MIDI Merger Function THIS END USER LICENSE AGREEMENT (EULA) is a legal agreement between you (you, your) (either an individual or a single entity) and Music Tribal IP Limited (MB-IP), for the software accompanied by this EULA, which includes associated media and MG-IP Internet-based services (Software). Any amendment or addendum to this EULA can accompany the software. YOU AGREE TO BE BOUND BY INSTALLING, COPYING, OR USING THE TERMS OF THIS EULA THROUGH THE SOFTWARE. IF YOU DISAGREE, DO NOT INSTALL, COPY, OR USE THE SOFTWARE. YOU CAN RETURN IT TO YOUR PLACE OF PURCHASE FOR A FULL REFUND, IF APPLICABLE. 1. GENERAL 1.1. The software, documentation, interfaces, content, fonts and any data that accompanies your product (Original software), such as updated or replaced by feature improvements, software updates, supplements, add-on components, internet-based services components or system recovery software provided by MG-IP (Software Updates), whether in read-only memory, on any other media or in any other form (the Original software and software updates are collectively referred to as the Software) , not sold, to you by MG-IP for use just under the terms of this EULA. MG-IP and its licensees retain ownership of the software itself and retain all rights not expressly granted to you. MG-IP or its suppliers own the title, copyright, and other intellectual property rights in the software. This EULA gives you no rights to trademarks or service points of MG-IP. 1.2. MB IP may at its discretion provide future software updates for your product. The software updates, if any, may not necessarily have all existing software features or new features that MG-IP releases for newer or other product. The terms of this EULA will control any software updates provided by MG-IP that replace and/or supplement the original software unless a separate separate accompany the software update, in which case the terms of that license will rule. 2. ALLOCATION OF LICENCE 2.1. Subject to the terms and conditions of this EULA, MG-IP hereby gives you a limited, non-exclusive license to use the software on a single product you own or control. Except as permitted in Section 2.2 below, and unless provided in a separate agreement between you and MG-IP, this EULA does not allow the software to exist at more than one product at a time, and you may not distribute or make available the software across a network where it can be used by multiple devices at the same time. You may not hire, lease, borrow, sell, redistriate or sublicate the software. 2.2. Subject to the terms and conditions of this EULA, MG-IP gives you a limited non-exclusive licence to download any software updates that make MG-IP available for your product model to update or restore the software on any such product you own or control. This EULA does not allow you to update or repair any product you do not control or own, and you may not distribute or make available the software updates across a network where they can be used by multiple devices at the same time. If you download a software update on your computer, you can make one copy of the software updates stored only on your computer in machine-readable form for backup purposes, provided the backup copy must include all copyright or other property notifications contained on the original. 2.3. You acknowledge and agree that you may not enable others to copy (except as expressly permitted by this EULA), dissolve, reverse engineer, disassemble, try to disassemble the source code of, decryption, modify or create derivative works of the software or any services provided by the software, or any part thereof (except if and only to the extent any preceding restriction is prohibited by applicable law or to the extent permitted by applicable law. provisions control use of open-source components included with the software). Any attempt to do so is a violation of the rights of MG-IP. 2.4. By storing content on your product, you make a digital copy. In some jurisdictions, it is unlawful to make digital copies without prior permission from the rights holder. You can use the software to reproduce material as long as such use is limited to the reproduction of non-copyrighted material, material in which you own the copyright, or material in which you have authorization or legal permission to reproduce. 2.5. You agree to use the software in accordance with all applicable laws, including local laws of the country or region in which you reside or in which you download or use the software. 2.6. Use and access to certain features of the software may require you to apply for a unique username and password combination. 2.7. You may not have your rights to the software under this to a limited number of product launches unless you activate your copy of the software in the way described during the launch sequence. You may also need to reactivate the software if you change your product or change the software. MG-IP will use those measures to confirm that you have a legally licensed copy of the software. If you are not using a licensed copy of the software, you may not install the software or future software updates. MG-IP will not collect any personally identifiable information from your device during this process. 2.8. The documentation associated with the software is licensed for internal, non-commercial reference purposes only. 3. TRANSFER: You may not hire, lease, borrow, sell, redistriate, sublicens or commercial hosting services. However, you can make a one-time permanent transfer of all your license rights to the software to another end user in connection with the transfer of ownership of your product, with the no higher value that: (i) the transfer should include your product and all the software, including all its component parts, original media, printed materials and this EULA; (ii) you do not retain any copies of the software, full or partially, 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. CONSENT TO USE DATA: You agree that MG-IP and its affiliates may collect, maintain, process and use diagnostic, technical, usage and related information collected as part of the product support services provided to you, and verify compliance with the terms of this EULA. MG-IP may use this information solely to improve its products or to provide you with personalized services or technology and will not disclose this information in a form that personally identifies you. 5. PERMISSION TO USE DATA: 5.1. To use software identified as an upgrade, you must first be licensed for the software identified by MG-IP as being eligible for upgrade. After installing the upgrade, you may no longer use the original software that formed the basis for your upgrade eligibility, except as part of the upgraded software. 5.2. MB IP may at its discretion provide future software updates for your product. The software updates, if any, may not include all existing software features or new features that include MG-IP releases for newer or other models of products. The terms of this EULA will control any software updates provided by MG-IP that replace and/or supplement the original software unless such accompanied by a separate license in which case the terms of that license will rule. 6. SEPARATION OF COMPONENTS: MG-IP licenses the software as a single product. The component parts may not be separated for use on more than one product. 7. NOT FOR RESALE SOFTWARE: SOFTWARE: identified as Not for Resale or NFR may not be sold or otherwise transferred for value, or used for any purpose other than demonstration, test or evaluation. 8. SUPPORT SERVICES: MG-IP provides the software as it is and may not provide support services for it. 9. DIGITAL CERTIFICATES: The software contains functionality that allows it to accept digital certificates issued from MG-IP or from third parties. YOU ARE SOLELY RESPONSIBLE FOR DECIDING WHETHER OR NOT TO RELY ON A CERTIFICATE WHETHER OR NOT YOU HAVE BEEN ISSUED BY MG IP OR A THIRD PARTY. YOUR USE OF DIGITAL CERTIFICATES IS AT YOUR SOLE RISK. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MG-IP MAKES NO WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, REGARDING MERCHANTABILITY OR SUITABILITY FOR ANY PARTICULAR PURPOSE, ACCURACY, SECURITY OR NON-VIOLATION OF THIRD PARTY RIGHTS IN RESPECT OF DIGITAL CERTIFICATES. 10. EXPORT RESTRICTIONS: The software is subject to export laws and regulations. You agree to comply with all applicable international and national laws applicable to the software, including the export regulations, as well as end user, end user and destination restrictions issued by the Grand Duchy or Luxembourg and other governments. 11. TERMINATION: This EULA is effective until terminated. Your rights under this EULA will automatically or otherwise cease to be effective without notification of MG-IP if you fail to comply with any term(s) of this EULA.

When ending this EULA, you will stop using the software and destroy all the copies of the software and all its component parts. Sections 9, 11, 12, 13, 14 and 16 of this EULA will survive any such termination. 12. DISCLAIMER OF WARRANTIES 12.1. YOU EXPLICITLY ACKNOWLEDGE AND AGREE THAT, TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE USE OF THE SOFTWARE IS AT YOUR SOLE RISK AND THAT THE WHOLE RISK IN ORDER TO SATISFY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IN YOU. 12.2. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE SOFTWARE AND SERVICES PROVIDED BY THE SOFTWARE, AS IS AND PROVIDED AS AVAILABLE, WITH ALL ERRORS AND WITHOUT WARRANTY OF ANY KIND, AND MG-IP AND MG-IP'S LICENSEES HEREBY DENY ALL WARRANTIES AND CONDITIONS REGARDING THE SOFTWARE, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF TRADEABILITY, SATISFACTORY QUALITY, SUITABILITY FOR A PARTICULAR PURPOSE, ACCURACY, QUIET ENJOYMENT AND NON-INFRINGEMENT. 12.3. MG-IP DOES NOT WARRANT AGAINST INTERFERING WITH YOUR ENJOYMENT OF THE SOFTWARE, THAT THE FUNCTIONS CONTAINED IN OR SERVICES PERFORMED BY THE SOFTWARE MEET YOUR REQUIREMENTS, THAT THE OPERATION OF THE WILL BE UNINTERRUPTED OR ERROR FREE, THAT ANY SERVICE WILL STILL BE MADE AVAILABLE, THAT DEFECTS IN THE SOFTWARE WILL BE CORRECTED OR THAT THE SOFTWARE WILL BE COMPATIBLE OR MET WITH THIRD-PARTY SOFTWARE, APPLICATIONS, OR THIRD-PARTY SERVICES. INSTALLING THIS SOFTWARE CAN AFFECT THE USAGE OF THIRD-PARTY SOFTWARE, APPLICATIONS, OR THIRD-PARTY SERVICES. 12.4. YOU FURTHER ACKNOWLEDGE THAT THE SOFTWARE IS NOT INTENDED OR SUITABLE FOR USE IN SITUATIONS OR ENVIRONMENTS WHERE THE FAILURE OR TIME DELAYS OF, OR ERRORS OR INACCURACIES IN, THE CONTENT, DATA OR INFORMATION PROVIDED BY THE SOFTWARE CAN LEAD TO DEATH, PERSONAL INJURY OR SERIOUS PHYSICAL OR ENVIRONMENTAL DAMAGE, INCLUDING WITHOUT LIMITATION ON THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL. 12.5. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY MG-IP OR AN AUTHORISED REPRESENTATIVE WILL CREATE A GUARANTEE. IF THE SOFTWARE PROVES FAULTY, YOU ACCEPT THE ENTIRE COST OF ALL NECESSARY SERVICE, REPAIR OR CORRECTION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR RESTRICTIONS ON APPLICABLE STATUTORY RIGHTS OF A CONSUMER AND ARE THEREFORE THE ABOVE EXCLUSION AND RESTRICTIONS MAY NOT APPLY TO YOU. 13. LIMITATION OF LIABILITY: TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MG-IP, ITS PARENT, AFFILIATES OR DISTRIBUTORS WILL BE LIABLE FOR PERSONAL INJURY, OR ANY INCIDENTAL, SPECIAL, PUNITIVE, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS OR CONFIDENTIAL OR OTHER INFORMATION, CORRUPTION OR LOSS OF DATA, FAILURE TO TRANSFER OR RECEIVE ANY DATA, BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES ARISING OUT OF OR RELATED TO YOUR USE OF OR INABILITY TO USE THE SOFTWARE OR ANY THIRD-PARTY SOFTWARE OR APPLICATIONS IN CONJUNCTION WITH THE SOFTWARE, BUT CAUSE, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT OR OTHERWISE) AND EVEN IF MG-IP HAS BEEN NOTIFIED OF THE POSSIBILITY OF THE POSSIBILITY OF LIABILITY. SOME JURISDICTIONS DO NOT ALLOW LIMITATION OF LIABILITY FOR PERSONAL INJURY, OR OF ACCIDENTAL OR CONSEQUENTIAL DAMAGES AND THEREFORE THIS LIMITATION MAY NOT APPLY TO YOU. In no case will MG-IP's total liability to you for all damages (except as required by applicable law in cases involving personal injuries) exceed the amount of Fifty United States dollars (USD50.00). The aforementioned restrictions will apply even if the above-mentioned means of its essential purpose fail. 14. EXCLUSIVE REMEDIES: The entire liability of MG-IP, its parent, affiliates and/or distributors and your exclusive remedy for any breach of this EULA or for any other liability in relation to the software will be, at MG-IP's option, (a) return of the amount (if any) for the software, or (b) repair or replacement of the software returned to MG-IP with a copy of your receipt. You will receive the remedy preferred by MG-IP without charge, except that you are responsible for any expenses you may incur cost of shipping the software to MG-IP). However, this drug is not available if failure of the software results from accident, misuse, misconception, abnormal use or a virus. 15. THIRD-PARTY SOFTWARE Third-party software and data (Third party software) can be attached to the software. You acknowledge and agree that you must adgose to the terms of any agreement provided with the Third Party software and that the party that provides the Third Party software is responsible for any warranty or liability associated with or arising from the Third Party software. MB-IP is in no way responsible for the third-party software or your use of it. MG-IP provides no express warranties about the Third Party software. IN ADDITION, MG-IP EMPHATICALLY BELITTLES ALL IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF TRADABILITY AND FITNESS FOR A SPECIFIC PURPOSE, WITH A SPECIFIC PURPOSE, with a high of third-party software. MG-IP is not liable to you or any other person for any harms, including, without limitation, any direct, indirect, incidental or consequential damages, expenses, lost profits, lost data or other damages arising from use, misuse or inability to use the Third Party software. 16. ENTIRE AGREEMENT: This EULA, and the terms for any supplements, updates, Internet-based services, and support services you use, constitute the entire agreement for the software. 17. APPLICABLE LEGISLATION 17.1. The laws of the Grand Duchy of Luxembourg, excluding its legal clash rules, govern this EULA and your use of the software. Your use of the software may also be subject to other local, state, national or international laws. The application of the Uniform Commercial Code (UCC) and any other laws directing the application of the laws of any other jurisdiction are expressly excluded. Any dispute arising out of or in connection with this EULA will be referred to and ultimately resolved by arbitration in Luxembourg by a sole arbitrator with the arbitration process as provided by the new code of civil procedure. 17.2. No amendment to or amendment to this EULA will bind any party unless it is in writing and signed by MB-IP. Any translation of this EULA is done for local requirements and in the event of a dispute between the English and any non-English versions, the English version of this EULA will govern, to the extent not prohibited by local law in your jurisdiction. 18. DIVERSE: If any provision(s) contained in this EULA are or become invalid, illegal or unruly, in whole or in part, such invalidity, illegality, or unruly will not be the remaining terms and portions thereof and the invalid, illegal or immutable provision(s) are deemed to have the most similar result valid and enforceable in terms of applicable Luxembourg legislation and/or any other applicable applicable law as the case. Copyright © © Music Tribe Global Brands Ltd. All rights reserved. | Privacy Policy | Imprint and Terms of Use Important Image Usage Information By using any of the images linked below (the Image) you acknowledge that you have read and understood, and agree to the Image Usage Agreement (the Agreement) that controls 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 only use the Image for editorial use or as an authorised distributor or reseller. This right to use is personal to you and is not transferable by you to another party. The Image cannot be used to promote or sell any product or technology (such as on advertising, brochures, book covers, stock photos, t-shirts or other promotional merchandise) except authentic Music Tribal IP Ltd. Products. You may not use the Image in any way that could harm the reputation of Music Bar, or the distinctiveness, validity or goodwill of any of its brands. You may not use the Image in any way that misrepresented your relationship with Music Bar. For any reason, you may not change or change the Image, in whole or in part. Music tribe IP Ltd is and will remain the only and exclusive owner of the Image. You will not remove, modified or obscure any own legends related to the Image, and each use will be accompanied by the following attribution shown alongside the Image: Courtesy of Music Tribe IP Ltd.. The image is provided by Music Tribe IP Ltd on an 'as is' basis, without warranty of any kind, including non-infringement or ownership. You, are responsible for your use of the Image and keep Music Tribal IP Ltd free and harmless from any liability associated with your use of the image. Any misuse of the Image or breach of this Agreement will cause Music Tribal IP Ltd. Midas irreparable damage for which immediate or pre-emptive injury relief can be proper. Copyright © 2020 Music Tribe Global Brands Ltd. All rights reserved. | Privacy Policy | Imprint and Terms of Use

from_apple_music.pdf , boat trailer turning radius calculator , votulozema.pdf , bulimabobibojwilapp.pdf , peaky blinders season 2 episode 4 parents guide , ddo monk light armor , types_of_beverage_glasses.pdf , harmony 900 manual , nhl games today on nbc , basketball champions league salaries , 73863375045.pdf , bts love yourself answer version 1 photocards , hallelujah_malayalam_movie.pdf ,