Distribution Agreement

This Distribution Agreement (this "Agreement"), in conjunction with our website, www.Difandermusic.com Terms of Service, is a binding legal agreement between you and Unchained Music Inc., a Delaware Corp oration ("Difander music", "our" or "us") regarding your use of our Difander music Distribution Service to distribute your musical recordings to selected digital services and stores (our "Service"), and any other uses of your musical recordings and musical compositions by Difander Music and its licensees as descr ibed herein. If you are entering into this Agreement on behalf of one or more other people, a group, or a c ompany or other entity, then by accepting this Agreement you represent and warrant to us that you are du ly authorized to do so on behalf of all such person(s)/entity(ies) and to bind them to this Agreement and th at Unchained Music is fully entitled to rely on that fact (in which case, the term "you" includes all such people and entities) in our performance under this Agreement.

By clicking to agree to this Agreement, you are accepting the terms and conditions below, so please read and understand them completely before doing so. This Agreement will automatically become effective on t he date you click to agree to this Agreement (the "Effective Date ").

DIFANDER MUSIC DOESN'T TAKE ANY COPYRIGHT OR OTHER INTEREST IN ANY OF YOUR MUSIC, ONLY A LIMITED LICENSE TO DISTRIBUTE YOUR MUSIC.

PLEASE UNDERSTAND THAT YOU MUST OWN OR OTHERWISE HAVE THE LEGAL RIGHT TO REP RODUCE AND DISTRIBUTE 100% OF THE RECORDINGS, MUSICAL COMPOSITIONS, LITERARY W ORKS, DRAMATIC WORKS, SPOKEN WORD CONTENT, ARTWORK AND ANY OTHER MATERIAL T HAT YOU INTEND TO UPLOAD AND DISTRIBUTE VIA THE UNCHAINED MUSIC SERVICE, INCLUDI NG THE RIGHT TO MAKE AND DISTRIBUTE DIGITAL DOWNLOADS EMBODYING THE MUSICAL CO MPOSITIONS THEREIN, AND ELECTRONIC TRANSMISSIONS OF SUCH MUSICAL COMPOSITIONS (INCLUDING, WITHOUT LIMITATION, VIA STREAMING SERVICES), AS NECESSARY.

FOR EXAMPLE, YOU CANNOT DELIVER TO US ANY REMIXES, OR RECORDINGS THAT INCLUDE SAMPLES UNLESS YOU HAVE ALL NECESSARY WRITTEN PERMISSION FROM THE SONGWRITE RS AND FROM THE OWNERS OF THE APPLICABLE ORIGINAL RECORDINGS. YOUR RECORDING S OF COVER VERSIONS WILL NOT BE AVAILABLE IN ANY DIGITAL STORE UNTIL UNCHAINED MU SIC RECEIVES NOTICE THAT THE APPROPRIATE LICENSES HAVE BEEN CLEARED.

1. THE DIFANDER MUSIC DISTRIBUTION SERVICE AND YOUR RECORDINGS

a. The Difander Music Distribution Service enables you to upload to our servers digital files containing a udio-only musical sound recordings or audio-visual works and the underlying musical compositions, literar y works, dramatic works or spoken word content embodied therein (collectively, "Recordings") for distribution to your choice of digital stores, streaming services, and other digital services within our distribution ne twork, who may make your Recordings available to their customers and end users ("Customers"). Such m usical compositions, literary works, dramatic works or spoken word content embodied in the Recordings a re sometimes referred to herein collectively as "Compositions".

b. Recordings must be musical sound recordings in single track, EP, or album configuration (however, ple ase note that internet-based stores ("Digital Stores") will make your Recordings available to Customers to purchase or stream as individual tracks i.e., you cannot require that a Customer purchase or stream an entire album or EP as a single unit). We typically do not accept or distribute ringtones, audio books, spoke n-word records, digital booklets, or other types of content; however, if we choose to do so, as determined by us on a case-by-case basis in our discretion, the terms of this Agreement shall apply to such formats.

c. We can currently accept Recordings in WAV and FLAC formats up to 250 MB in size (or up to 24-bit / 9

6kHz for WAV files). We and/or the Digital Stores may require different formats or file sizes from time to ti me during the Term, and Difander Music reserves the right to convert audio files of the Recordings as n ecessary.

d. When uploading each Recording, you must provide us with all accompanying data that we or a Digital Store may require (e.g., artist name, album title, each track title, genre), plus any available cover art (in JP G format with RGB color or any other format that we or a Digital Store may require). For purposes of this Agreement, all such data, metadata, information, image files, artwork and any other materials you provide to us are included in the definition of "Recordings." We may also require that you indicate if the Recording contains explicit content, in which case a Digital Store may tag it accordingly.

e. We will automatically generate unique identifying codes for each Recording and provide them to your c hosen Digital Stores.

f. Once you have uploaded a Recording to our Site (defined below) for distribution, you can delete it at an y time during the Term. However, you can't remove a single track that was included within an album if yo u want to do that, you must delete the entire album and then re-upload the album with that song removed.

2. DIGITAL STORES

a. The rights granted by you by Difander Music are non-exclusive. Be advised, however, that if you sen d your Recording(s) to the same Digital Stores via Difander Music and a separate service, the double lis ting of your Recordings may cause complications and/or problems in those Digital Stores.

b. We undertake to provide your Recordings to Digital Stores as quickly as possible. However, it can take a few hours to several weeks for a Digital Store to integrate, process and make your Recordings available to Customers, depending on the particular Digital Store and the territory. Please be patient.

c. Each Digital Store will determine its pricing to its Customers, as well as format or media and other term s on which it offers recordings (including your Recordings) to its Customers, in its discretion and accordin g to its business model. For example, in some cases your Recordings may be available for permanent dig ital download on a pay-per-unit basis, in others Customers may pay a monthly subscription fee to be able to stream or temporarily download your Recordings along with other recordings. By way of further exampl e, Digital Stores may also offer your Recordings for free on a promotional basis, alone or together with oth er recordings, may include (or decline to include) your Recordings in marketing promotions, may create e ditorial content about your Recordings and the featured artists, may group Recordings by genre or other d esignation, may create and allow Customers and others to listen to free preview clips of your Recordings, all in their discretion. We aren't responsible for what Digital Stores do, and by opting into a particular Digit al Store, you agree to accept and have your Recordings made available to its Customers in accordance w ith its pricing structure and other practices and policies from time to time, and in accordance with its agree ment with Unchained Music.

d. We will distribute your Recordings to your selected Digital Stores on a worldwide basis (you can't specif y only certain countries or territories for particular Recordings). The "Territory" of this Agreement is the uni verse, except where noted with respect to certain territories outside of the United States.

e. Digital Stores may choose not to carry one or more of your Recordings at all or in certain territories (or t o remove Recordings at any time) per their policies and practices, so we cannot make any guarantees. W e may also decline to distribute (or may remove from Digital Stores) one or more Recordings from any or all Digital Stores if we receive any legal claims regarding the particular Recording(s), if we reasonably beli eve that any legal claims or issues may arise, if a Recording may violate the terms and conditions of any Digital Store, or for any other reason in our business judgment. And if our agreement with any Digital Store e expires or terminates, or if that Digital Store ceases to operate entirely or in a particular territory, then yo ur Recordings will no longer be available through that Digital Store.

f. By opting into a Digital Store, you warrant to Difander Music that you have read, understand, and agr ee to be bound by all of the terms and conditions of that Digital Store, and that you and your Recordings a nd other content will comply fully with those terms and conditions.

3. YOUR ACCOUNT

a. When you register for our Service you will establish a username and password that will provide access to an online user dashboard for your account on our website, currently www.Difandermusic.com (our "Site"). Please keep your username and password safe and secure, as you will be solely responsible for any R ecordings and other content uploaded and for all financial transactions and other activity conducted throu gh your account. We will not be responsible for any activity transacted via or through your account.

b. At the time of registration, you choose which type of user account you would like, depending on your st atus as an artist, label, management, etc, and the level of services you want.

c. The artist name(s) you choose will last for the duration of the term of your Agreement with us, and can't be changed. If you'd like to change your artist name, you must create a new account.

4. TERM

a. The term of this Agreement (the "Term") will begin on the Effective Date and will continue for one (1) ye ar, unless renewed or terminated earlier.

b. The Term will renew automatically at the end of each annual contract period unless you terminate your account prior the end of the then-current contract year via your account on the user dashboard on the Site

c. We may terminate the Term for any reason, including but not limited to if we reasonably believe that yo u or any of your Recordings or other content have violated this Agreement or the terms and conditions of any Digital Store, that you or your Recordings infringe the intellectual property or other rights of any perso n or entity, if we are told by any Digital Store or reasonably believe that Digital Stores will not accept your Recordings or other content specifically or categorically, or that you are otherwise abusing our Service or any Digital Store or engaging in fraudulent or illegal activity. We may also terminate the Term if the credit or debit card that you provided to us expires, is canceled, if our attempts to charge your Service fee are d eclined for any reason, or if we reasonably believe that charges were incurred fraudulently. At our sole opt ion, we may nevertheless elect to renew the Term and to deduct any applicable fees from any and all sum s payable to you hereunder. We may also terminate the Term if our Service is discontinued for any reason d. After the end of the Term, we will notify all applicable Digital Stores to remove your Recordings and will have no further obligation to you other than to account and pay for monies earned during the Term. Custo mers who downloaded or otherwise accessed your Recordings may be able to retain and continue listenin g to your Recordings even after the Term of this Agreement is over.

5. GRANT OF RIGHTS

a. In order for us to provide the Service and to distribute your Recordings (which, solely for purposes of cl arity, and as a reminder to you, includes the Compositions) and related content to your selected Digital St ores via our Service and/or on Difander Music's sites/services or digital platforms, including, without limi tation, (collectively, "Difander Music Sites"), our lawyers and the Digital Stores need us to confirm that y ou grant us the non-exclusive, sub-licensable right and license during the Term and throughout the Territo ry to:

i. reproduce and distribute your Recordings, to Digital Stores for them to sell or sublicense to their Custom ers by any and all applicable digital (non-physical) formats, configurations, technologies and methods (incl uding, without limitation, permanent downloads, temporary or "tethered" download, interactive and non-int eractive streaming, "scan and match" services, "cloud" services, digital jukeboxes, digital and online/wirele ss karaoke services, business establish background services, home exercise background and audiovisual services, and other audiovisual services) to any and all capable devices (including, without limitation, to p ersonal and tablet computers and smartphones), in each case as now or hereafter known. Without limiting the foregoing, you acknowledge that the foregoing rights include the rights to allow Digital Stores and/or t heir users to synchronize your Recordings in timed relation with visual images, and any necessary rights of performance and reproduction required for the operation of such Digital Stores;

ii. create, reproduce, publicly perform and make available, and to authorize Digital Stores to reproduce, cr eate and publicly perform and make available, free preview clips of your Recordings via streaming format either on Difander Music's Sites or via the Digital Stores;

iii. authorize third-party partners and/or licensees of Difander Music, which offer services permitting the creation, use and exploitation of so-called "remixes" of your Recordings and so-called "user generated co ntent" embodying your Recordings, including, without limitation, YouTube, Facebook and Instagram (colle ctively, the "UGC Services"). Without limiting the foregoing, you agree that Unchained Music shall have the e right to grant UGC Services the following related rights: (1) to synchronize and authorize others to synch ronize your Recordings (which again, solely for clarification, includes the Compositions), with visual image s and/or combine excerpts of your Recordings with any series of still or moving images, either pre-capture , post-capture or as a live stream; (2) to use and include your Recordings and/or remixes of your Recordin gs in "Mix Content" which shall mean the combination of two (2) or more whole or partial audio-only tracks which may be harmonically, rhythmically or otherwise mixed, remixed, edited or mashed up; (3) to store, host, reformat, make on-demand streams of, make conditional ("limited" or "tethered") downloads of, and display your Recordings as have been embodied in user videos, "art tracks," audio-only tracks (including r emixes), label videos and Mix Content, and to make your Recordings available on and through the UGC S ervices, including without limitation, in embedded YouTube video players; (4) to reproduce, distribute, and prepare derivative works (including synchronization rights and remix rights) based upon your Recordings, to the extent necessary for the purpose of engaging in any of the foregoing activities, to collect all income from the foregoing activities, and to create reference files and fingerprints of the Recordings, and to store and use such files; (5) grant the UGC Services all necessary rights to (and to pass through such rights to users as applicable) include the Recordings, in Google's so-called "AudioSwap Library" (or any successor

product thereto which is owned or controlled by Google) and similar "libraries" of the UGC Services, whic h consist of master recordings any of which users may add to their user videos and/or Mix Content, as ap plicable; and (6) display album artwork in association with videos and audio-only tracks created in connect ion with the UGC Services. The UGC Services will also have the rights to (and to pass through such rights to labels and users as applicable): (AA) create so-called "art tracks" using your Recordings; (BB) create r eference files and fingerprints of your Recordings; and (CC) use your Recordings in Facebook properties t hat include musical emojis/stickers, video re-mix, send-a-lyric, virtual reality experiences, singalong with ly rics. "UGC Services" shall include all mirror and derivative sites, including mobile, all replacements or suc cessor versions thereof, and all international versions thereof, and any features thereof made available to paying or non-paying users through application programming interfaces (or "apps," as such term is comm only understood in the technology industry), and any other product, device or service (including mobile de vices), including embeds and playback pages, capable of accessing the videos and audio-only tracks mad e available on or through the UGC Services websites, even if accessed through a means other than such websites.

iv. display and otherwise use your artist(s) and/or label name and logo (if you have one) and all artwork, s ong and album titles, all trademarks, service marks, logos and trade names, and all artist, songwriter, pro ducer and mixer names and approved likenesses, each as embodied in metadata within the Recordings o r otherwise provided by you ("Materials"), on Unchained Music's Sites, on the Digital Stores' sites and ser vices, and in any marketing, advertising or promotional materials for our Service or for the Digital Stores. Without limiting the foregoing, the Digital Stores may (but shall have no obligation to) create editorial cont ent regarding you and your Recordings and may classify or categorize the same for inclusion within one o r more genres;

v. collect income from the Digital Stores from their exploitation of your Recordings (and to collect income after the Term from exploitation of your Recordings during the Term); and

vi. notify Digital Stores and other third parties of our rights and relationship per this Agreement, and to incl ude your name and logo (if you have one) in any listing of Unchained Music's licensors.

b. You also grant to us and to your selected Digital Stores the right and license during the Term and throu ghout the Territory to take all steps desired or required to effect the foregoing rights and to distribute your Recordings and Materials as contemplated in this Agreement, including without limitation, to store, host, c ache, reproduce, convert, edit, serve, transmit and publicly perform such Recordings, and as otherwise re quired pursuant to our agreements with those Digital Stores, as may be amended from time to time during the Term. You understand that Digital Stores may grant to Customers rights to use your Recordings beyo nd the Term of this Agreement, even perpetual rights. As noted above, Digital Stores and/or we may decli ne to distribute or otherwise exploit any Recordings or other Materials (or to remove any Recordings that have already been distributed or offered to Customers) in our reasonable business judgment. You will be deemed to have approved any artwork, photographs, biographical material or other information or materia Is that you provide to us.

c. Additionally, and in no way limiting any rights granted by you herein above, you hereby grant to Unchai ned Music a direct license to publicly perform your Recordings (which, solely for purposes of clarity, includ e the Compositions) on the Unchained Music Sites. In the event you are affiliated with a performing rights society, performing rights organization or other collection society ("PRO") to which you have granted the n on-exclusive right to administer the public performance rights in and to your Recordings and/or Compositi ons, you agree to notify each such PRO, in accordance with the requirements of your applicable PRO me mbership agreement(s), of your agreement to grant the direct public performance license pursuant to this paragraph and as otherwise provided in this Agreement.

6. YOUR RESPONSIBILITIES

a. You are solely responsible for and must have obtained all necessary rights, licenses, waivers, clearanc es and permissions, including without limitation all music publishing rights and licenses in order to distribut e, reproduce, display, publicly perform, synchronize with audiovisual works or otherwise exploit the Comp ositions (including the lyrics of such Compositions), throughout the Territory for all Recordings and other Materials in order to enable Unchained Music and your selected Digital Stores to fully exploit all their right s hereunder free of any claims, liens, encumbrances or other restrictions. Your uploading of Recordings a nd delivery of any other Materials shall be your unqualified warranty and representation to us that you hav e obtained any and all such rights required and necessary for Unchained Music and your selected Digital Stores to sell, distribute, publicly perform, promote, and otherwise exploit such Recordings and Materials as contemplated under this Agreement, including the waiver of all so-called "moral rights", under the laws of any jurisdiction, on your behalf as well as on behalf of any and all contributors involved in any manner with the creation and delivery of your Recordings.

b. Without limiting anything in this Agreement, you are solely responsible for and shall timely pay (i) any a nd all royalties, including without limitation all mechanical royalties and synchronization fees, and all other amounts due to artists, producers, mixers, engineers, licensors and any other royalty participants from the sales, license, performance and/or other exploitation of your Recordings and Materials, (ii) any and all roy alties, including without limitation all mechanical royalties and synchronization fees, that may be payable b y you to the owners or administrators of copyrighted recordings (e.g., samples) and/or musical compositio ns embodied in your Recordings, (iii) all payments that may be required under union, guild or other collecti ve bargaining agreements applicable to you or third parties, and (iv) any other royalties (including without I imitation mechanical royalties), fees and/or sums payable with respect to the Recordings or Materials, incl uding, without limitation, any royalties that may be required to be paid, pursuant to the applicable laws of any jurisdiction, as a result of authorized exploitations by Unchained Music or your selected Digital Stores of your Recordings (including, for purposes of clarity, the Compositions) for so-called performer's rights, e guitable remuneration rights or neighboring rights, however characterized under local law. If any portion of your Recordings are now or in the future administered in any territory(ies) by any PRO, you are obligated to notify such third party PRO(s) of this Agreement. You understand and acknowledge that Unchained Mu sic will not be making any such payments on your behalf or otherwise. WE DO NOT AND CANNOT PRO VIDE YOU WITH LEGAL ADVICE REGARDING YOUR OBLIGATIONS TO THIRD PARTIES, SO PLEAS E CONSULT A QUALIFIED LAWYER BEFORE ENTERING INTO THIS AGREEMENT AND UPLOADIN G ANY RECORDINGS TO OUR SERVICE.

7. PAYMENT & ACCOUNTING TERMS

a. In full consideration of the rights and licenses granted hereunder, we will post to your Difander Music account percent (80%) of any and all monies that we actually earn and receive in U.S. Doller, INR ars in the U.S.A. from your selected Digital Stores which are directly attributable to their exploitation of yo ur Recordings, after deducting any applicable PayPal fees, transaction fees, or other payment processing fees. If Difander Music receives a lump-sum payment from a digital store that is not attributable to any p articular artist account(s) or specific Recordings from any particular artist account(s), Difander Music wil I, in its sole discretion, determine if, and to what extent, any portion of such monies shall be payable hereu nder. Without limiting the immediately preceding sentence, Difander Music may determine to distribute such monies (i) on a pro-rata basis based on the number of artists with whom Difander Music has distribution agreements; (ii) in its discretion among artists based on an historical earnings and/or proxy formula determined solely by Difander Music; or (iii) based upon the amount the Digital Store actually credits Difander Music for your Recordings subsequent to the payment to Difander Music. Once payment has

been credited to your account, you will be able to withdraw monies from your account at your discretion, o nce the artist has met the minimum payout amount determined, as solely determined by Unchained Music . PRESENTLY, WE REQUIRE YOU TO MAINTAIN AT LEAST THIRTY DOLLARS AND 00/100 UNITED STATES DOLLARS (\$30.00) IN YOUR ACCOUNT WITH DIFANDER MUSIC. YOU EXPRESSLY GRA NT DIFANDER MUSIC ACCESS TO ALL ROYALTIES HELD IN YOUR ACCOUNT ON DIFANDER M USIC'S PLATFORM FOR WHATEVER PURPOSE WE DEEM NECESSARY. WE WILL PAY YOU THE R EQUIRED MINIMUM INTEREST RATE PROVIDED BY UNITED STATES FEDERAL LAW BASED ON Y OUR THEN-CURRENT ROYALTY AMOUNT HELD ON DIFANDER MUSIC'S PLATFORM. IN NO EVE NT SHALL ANY ROYALTY PAYMENT BE HELD FOR A PERIOD TO EXCEED NINE (9) MONTHS. WIT H SUCH TIME TO BEGIN UPON OUR RECEIPT OF THE ROYALTY PAYMENT AND CREDIT THEREO F TO YOUR ACCOUNT ON OUR PLATFORM. WE WILL MAINTAIN YOUR ROYALTY AMOUNT ON OU R PLATFORM AT NO LESS THAN \$30.00 FOR A PERIOD NOT TO EXCEED THREE (3) MONTHS FROM THE POINT IT IS CREDITED AND POSTED TO YOUR ACCOUNT WITH DIFANDER MUSIC. EACH ROYALTY PAYMENT WILL BE CONSIDERED 'FIRST-IN, FIRST-OUT;' ROYALTY PAYMENTS WILL B E CREDITED AS RECEIVED AND WITHDRAWN IN ORDER OF RECEIPT FROM FIRST TO LAST. You will be responsible for any bank fees or other charges related to such withdrawals. Any sums that we rec eive in foreign currency will be converted to U.S. Dollars, INR at either the same rate received by us, or current spot exchange rate at the time of transaction from store to Unchained Music, or from Difander Music to you. For the avoidance of doubt, your payment is an "all-in" pay-through payment, from which you are sol ely responsible for paying and accounting to all applicable taxes, tariffs, licensors, songwriters, publishers, artists, producers, mixers and other third parties. We cannot offer any legal, tax, accounting and other ad vice; please consult your own advisors regarding those matters.

b. You understand and acknowledge that Digital Stores may retain for themselves a portion of income that they receive from Customers and may deduct or withhold sums from the amount that they pay to Difander Music. Sums retained or withheld by Digital Stores may include, without limitation, taxes and tariffs, ad ministration fees, royalties or fees paid to third parties, wire transfer fees, and credit card processing fees and chargebacks. Difander Music shall be entitled to rely on payments and accountings received from Digital Stores. Any objection relating to any accounting statement or any lawsuit arising therefrom must be made (and/or lawsuit commenced) no later than one (1) year after the date the statement is rendered, an d you waive any longer statute of limitation that may be permitted by law. You shall have no right to inspe ct or audit our books and records, or those of Digital Stores.

c. Difander Music makes payments via PayPal and various other methods and may deduct fees incurre d by Difander Music in remitting payment. Unless you use PayPal, you MUST BE APPROVED BY Difander Music FOR ALL OTHER PAYMENT METHODS BEFORE RECEIVING PAYMENT FROM Difander Music. IT IS YOUR RESPONSIBILITY TO MAKE SURE YOUR PAYMENT METHOD IS FUNCTION AL. During the Term, we may change or add additional payment methods. Difander Music also commu nicates with you via email so YOU ALSO MUST PROVIDE Difander Music WITH AN ACTIVE EMAIL A CCOUNT TO RECEIVE IMPORTANT NOTICES FROM Difander Music, and you are responsible for m aking sure the email account is active, able to receive emails from Unchained Music, and that your email address on file with Difander Music is up-to-date. We additionally use USDC, a stablecoin cryptocurren cy issued by Circle Internet Financial, LLC ("Circle") to make payments to you, the user. In order to receiv e payments and use USDC, you must abide by Circle's USDC Terms, which can be found here.

d. After we receive a payment for you from a Digital Store, we will notify you via your Difander Music ac count dashboard. You must then affirmatively accept and withdraw the payment from your Difander Mu sic account in order for us to transmit the royalties to you. We will also make available to you via your user dashboard a portion of accounting statements that we receive from your selected Digital Stores for the ap plicable period. We may redact those statements for any confidential information or information related to third parties. If your account is maintained on behalf of a group, company, partnership, or anything other t han you alone, then you shall be responsible for paying anyone else. We will only make payments to the i

ndividual accountholder, or any paid accountholders you've specified in your Splits dashboard.

e. In Difander Music's sole discretion, and subject to your Recording(s) meeting certain streaming and/o r sales metric qualifications as determined by Difander Music, from time to time throughout the Term, Difander Music may notify you of the option to receive an advance payment of royalties less a processing fee which shall be a specified percentage of each such advance payment (each, an "Accelerated Payme nt"), the amount of which, including such processing fee, shall be determined by Difander Music in its s ole discretion. In the event Difander Music notifies you during the Term of the opportunity to receive an Accelerated Payment, Difander Music will provide notice of the proposed Accelerated Payment amount (and the processing fee percentage), in each case. You shall have the option to accept or decline each su ch Accelerated Payment, and if accepted, Difander Music will make such Accelerated Payment in accor dance with your approved payment method. Each Accelerated Payment (less the processing fee) will be f ully recoupable against any monies otherwise payable to you hereunder. If this Agreement is terminated f or any reason prior to Difander Music's recoupment of any Accelerated Payment, Difander Music will be entitled to keep your account active and collect any resulting monies received by Difander Music unti I such Accelerated Payment is fully recouped by Difander Music.

f. If required by applicable law, we may withhold payments to you, in whole or in part, pending receipt of y our correctly completed Form W-9 (if you are a US person t for tax purposes), Form W-8 (if you are a non-US person for tax purposes), updated at our request, or any other applicable tax-related forms evidencin g that no withholding is required. If any information provided on such tax forms is incomplete, incorrect or misrepresented, we reserve the right to withhold sums due to you until all appropriate and correct informat ion is submitted to and received by us that relieve withholding. We also reserve the right to withhold sums due to you if, based on appropriate and correct information that is timely submitted to and received by us, withholding is required under applicable law. You agree to indemnify us and you will be responsible for an y costs, expenses and liabilities we may pay or incur as a result of any incorrect, inaccurate or misreprese nted tax or financial information provided by you. You understand that you may be issued certain United S tates federal tax forms, including but not limited to, Form 1099-INT, Form 1099-MISC, Form 1099-NEC, F orm 1099-OID, and any other applicable United States federal tax forms we deem necessary. We also reserve the right to issue United States states' tax forms, if applicable. We reserve the right to reject a claim t o issue certain non-United States tax forms or other requested documentation.

g. If we receive a claim or notice or otherwise reasonably suspect that any of your Recordings or Material s or your use of our Site or Service breaches any agreement, infringes any third party rights, violates this Agreement or any law, rule or regulation, that there is a dispute regarding the Recordings or Materials (inc luding without limitation as to ownership or payment of monies), or that your activities involve misrepresen tation, misconduct, deception, fraud, or other inappropriate conduct, then in addition to any other available rights and remedies, we may suspend or terminate the distribution of your Recordings and/or the Term of this Agreement and/or withhold payment of monies to you in an amount reasonably attributable in our dis cretion to such Recording(s), Material and activity until and unless any and all claims or other conduct are favorably resolved to our reasonable satisfaction, and we may deduct from your payments our related atto rneys' fees and legal costs in connection. You will forfeit any monies that are attributable to your fraud, infr ingement or other illegal activity.

8. REPRESENTATIONS AND WARRANTIES; INDEMNIFICATION

a. You represent and warrant to Difander Music that: (i) you are at least 18 years of age and have the le gal capacity, right and authority to enter into this Agreement; (ii) you own or are otherwise fully vested of t he necessary copyrights and other rights in order to make the grant of rights, licenses and permissions he rein, and that the exercise of such rights, licenses and permissions by Difander Music, your selected Di

gital Stores, and our and their respective permitted successors and assigns shall not violate or infringe an y applicable law, rule or regulation or the rights of any third party; (iii) you have secured all third-party gran ts of rights, consents, licenses and permissions necessary, including without limitation mechanical, synchr onization and any other licenses from copyright owners or proprietors, to grant all rights and licenses and otherwise fully perform all obligations hereunder, and shall make all payments and otherwise comply with all of your obligations under this Agreement; (iv) your Recordings and Materials, including, without limitati on, all visual content embodied in your audio-visual Recordings, do not and will not, and the authorized us e thereof by Unchained Music, Digital Stores and their Customers shall not, infringe any copyright, tradem ark or other intellectual property or other rights (including without limitation rights of publicity, privacy or m oral rights), of any third party, or violate any applicable treaty, statute, law, order, rule or regulation; (v) the files containing the Recordings and Materials that you upload or otherwise provide to us do not and will n ot contain any bugs, viruses, trojan horses or other defects or harmful elements or digital rights managem ent restrictions; (vi) there are no actual or threatened claims, litigation, administrative proceedings or other actions regarding any Recordings or Materials or otherwise adverse to full exploitation of all rights and lic enses granted hereunder; (vii) all data, metadata, and information provided by you under or in connection with this Agreement is and will be true, accurate and complete, and you agree to update the same promptl y as necessary during the Term; (viii) you will make, and Unchained Music will not be responsible for, any payments other than those specified in paragraph 7.a above in connection with the Recordings and Materi als; (ix) you will use the Site and Service only in accordance with this Agreement and not for any fraudule nt, infringing or inappropriate purposes; (x) any sale, assignment, transfer, mortgage or other grant of right s in or to your interest in any of the Recordings or Materials shall be subject to our rights hereunder and th e terms and conditions hereof; (xi) there is no existing agreement, and you will not enter into any agreeme nt or perform any act, which materially interferes or is inconsistent with the rights granted to us hereunder; (xii) you covenant and agree not make any claim or bring any legal action related to this Agreement, agai nst any Digital Store or UGC Service so long as such entities are not in violation of the rights you have gra nted to Unchained Music hereunder; and (xiii) you have read and understand this Agreement and have ha d the opportunity to consult with independent legal counsel in connection with them.

b. You shall indemnify and hold harmless, and upon our request, defend, Difander Music and our affiliat es, sublicensees (including your selected Digital Stores and their Customers), successors and assigns, an d the respective directors, officers, shareholders, members, managers, employees, agents and represent atives of the foregoing, from and against any and all claims, suits, proceedings, disputes, controversies, lo sses, liabilities, damages, costs and expenses (including reasonable attorneys' fees and costs) resulting fr om: (i) a breach or alleged breach of any of your warranties, representations, covenants or obligations un der this Agreement; (ii) any claim that the Recordings, Materials, data or information provided or authorize d by you or on your behalf hereunder or the use thereof by Difander Music, a Digital Store, or an ID Ser vice (if applicable) violates or infringes the rights of another party; or (iii) any other act or omission by you or any of your licensors, agents or representatives. You will promptly reimburse Unchained Music and any other indemnified parties on demand for any amounts subject to indemnification. We shall notify you of a ny such claim and shall control the defense thereof, though you may participate in such defense at your o wn expense. You may not settle any claim for which we may be liable without our prior written consent, w hich we will not withhold unreasonably. If any facts, claims, proceedings or other circumstances arise that would be subject to indemnification, then Difander Music, in addition to any other right or remedy, shall have the right to withhold from any payments otherwise due to you an amount reasonably related thereto until the claim, proceeding or circumstance has been finally resolved, settled or fully adjudicated and the j udgment satisfied, or that the statute of limitations on such claim has run, or when you have provided reas onable and adequate security for the claim. Difander Music reserves the right to charge you (or deduct f rom monies payable to you) for any legal fees incurred by Difander Music as a result of your violation of this Aareement.

a. THE SITE AND SERVICE ARE OFFERED AND PROVIDED TO YOU AS-IS. DIFANDER MUSIC MA KES NO GUARANTEES, REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, STATUTO RY OR OTHERWISE, INCLUDING WITHOUT LIMITATION AS TO THE AMOUNT OF INCOME THAT M AY BE EARNED BY OR PAYABLE TO YOU HEREUNDER, OR AS TO THE CONDITION, QUALITY, CO NTINUITY OF OPERATION, PERFORMANCE, MERCHANTABILITY OR FITNESS FOR A PARTICULA R PURPOSE OF OUR SITE OR SERVICE. WE DO NOT GUARANTEE THAT ACCESS TO OR USE OF THE SITE OR SERVICE WILL BE CONTINUOUS, UNINTERRUPTED, ERROR-FREE OR SECURE. AN Y AND ALL WARRANTIES ARE EXPRESSLY DISCLAIMED. UNCHAINED MUSIC MAKES NO GUARA NTEES, REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, STATUTORY OR OTHER WISE, INCLUDING WITHOUT LIMITATION, THAT ALL MUSIC SERVICES AND STREAMING SERVICE S WILL CROSS-REFERENCE THEIR MUSIC LIBRARIES AND UPLOADS OR THAT OF ANY ID SERVI CE, OR THAT SO-CALLED "FINGERPRINT" TECHNOLOGY WILL IDENTIFY ALL UNAUTHORIZED UP LOADS OF CONTENT ON ANY SERVICE OR PLATFORM.

b. TO THE MAXIMUM EXTENT PERMITTED BY LAW, NEITHER UNCHAINED MUSIC NOR ANY OF IT S AFFILIATES, EMPLOYEES, OWNERS, EMPLOYEES, REPRESENTATIVES OR AGENTS WILL BE LI ABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, INCLUDING WITHOUT LIMITATION LOSS OF PROFITS, LOST SALES, LOSS OF DATA O R LOSS OF GOODWILL, FOR ANY ACTS OR OMISSIONS OF DIGITAL STORES OR THEIR CUSTOM ERS, ID SERVICES, OR FOR YOUR USE OF OR ACCESS TO THE SITE OR SERVICE, WHETHER BA SED ON WARRANTY, CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR AN Y OTHER LEGAL THEORY, AND WHETHER OR NOT WE HAVE BEEN INFORMED OF THE POSSIBIL ITY OF SUCH DAMAGE, EVEN IF A LIMITED REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAI LED OF ITS ESSENTIAL PURPOSE. IN NO EVENT WILL UNCHAINED MUSIC'S AGGREGATE LIABILI TY ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT EXCEED THE SUMS ACTUALL Y DUE TO YOU IN ACCORDANCE WITH PARAGRAPH 7.a ABOVE. THE LIMITATIONS OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE AGREEMENT BETW EEN UNCHAINED MUSIC AND YOU.

10. MISCELLANEOUS

a. This Agreement, together with the Terms of Service and Privacy Policy applicable to our Site generally, contains the parties' entire understanding and supersedes any prior or contemporaneous correspondenc e, agreements or understandings regarding the subject matter herein. We may amend the terms of this A greement from time to time, in which case we will notify you by changing the date at the top of this Agree ment (so please be sure to check back often) and/or via e-mail or by notice to your dashboard on the Site. You must terminate your account if you do not agree to the revised Agreement; your continued use of the Site or Service will be deemed your acceptance.

b. A party's waiver of a breach of any provision of this Agreement by the other shall not operate or be con strued as a waiver of any subsequent breach of the same provision or any other provision of this Agreeme nt. If any provision hereof is found invalid or unenforceable pursuant to judicial decree or decision, the re mainder of this Agreement shall remain valid and enforceable according to its terms, such determination s hall not affect any other provision hereof, and the unenforceable provision shall be limited solely as neces sary or replaced by an enforceable provision that most closely meets the commercial intent of the parties.

c. Difander Music will not be liable for a curable breach of this Agreement unless you provide us with wr itten notice specifying the alleged breach that we confirm receipt of, and we fail to cure such breach within ninety (90) days thereafter.

d. We may direct all notices and communications to you via the email address or street address associate d with your account and/or via your dashboard account on the Site. All notices to Difander Music shall b e sent to us at support@Difandermusic.com

e. You may not assign, transfer or delegate any of your rights or obligations hereunder without our prior w ritten consent, and any purported attempt otherwise will be null and void ab initio. We may assign, delegat e, pledge, encumber, sublicense and otherwise transfer, this Agreement and/or any or all of our rights and obligations in order to operate the Service and Site. This Agreement will be binding on and inure to the b enefit of the parties and their respective assigns and successors in interest.

f. We reserve the right to modify, discontinue or terminate the Service at any time and without prior notice. We are under no obligation to provide the Service continuously, or at all.

g. The relationship between the parties is that of independent contractors. This Agreement shall not be de emed to create a partnership or joint venture, and neither party is the other's agent, partner, employee, or representative.

h. This Agreement shall be construed and enforced exclusively in accordance with the laws of the State of Nevada, without regard to its conflict of laws principles.

i. By entering into this Agreement, you agree that: (1) any claim, dispute, or controversy you may have ag ainst us arising out of, relating to, or connected in any way with this Agreement or any products purchase d shall be resolved exclusively by final and binding arbitration administered by the American Arbitration As sociation ("AAA") and conducted before a single arbitrator pursuant to the applicable Consumer Rules an d Procedures established by AAA ("Rules and Procedures"); (2) the claim or dispute must be brought with in one (1) year of the first date of the event giving rise to such action (does not apply to New Jersey users) and the arbitration shall be held in Las Vegas, NV or at such other location as may be mutually agreed up on by you and Unchained Music; (3) the arbitrator shall apply Nevada law consistent with the Federal Arbi tration Act and applicable statutes of limitations, and shall honor claims of privilege recognized at law; (4) t here shall be no authority for any claims to be arbitrated on a class or representative basis; arbitration can decide only your and/or Unchained Music's individual claims; and the arbitrator may not consolidate or joi n the claims of other persons or parties who may be similarly situated (this does not apply to New Jersey users); (5) both parties will bear their own costs of representation and filing for the dispute; (6) where poss ible and allowed for under the AAA Rules and Procedures both parties shall be entitled to appear electroni cally or telephonically for all proceedings; and (7) with the exception of subpart (4) above, if any part of thi s arbitration provision is deemed to be invalid, unenforceable or illegal, or otherwise conflicts with the Rule s and Procedures established by AAA, then the balance of this arbitration provision shall remain in effect and shall be construed in accordance with its terms as if the invalid, unenforceable, illegal or conflicting pr ovision were not contained herein. If, however, subpart (4) is found to be invalid, unenforceable or illegal, t hen the entirety of this Arbitration Provision shall be null and void, and neither you nor Unchained Music s hall be entitled to arbitrate their dispute. For more information on AAA and its Rules and Procedures, user s may visit the AAA website at http://www.adr.org. In the event that any portion of this arbitration provisio n is found to be unenforceable or void, both parties agree to settle any disputes arising out of this Agreem ent in a court of competent jurisdiction located Las Vegas, NV.

j. You and Difander Music agree that any proceedings to resolve or litigate any dispute whether through a court of law or arbitration shall be solely conducted on an individual basis. You agree that you will not s eek to have any dispute heard as a class action, representative action, collective action, or private attorne y general action.

k. In the event that a provision of this Agreement is found to be unlawful, conflicting with another provision of the Agreement, or otherwise unenforceable, the Agreement will remain in force as though it had bee n entered into without that unenforceable provision being included in it.

I. If two or more provisions of this Agreement or any other agreement you may have with Unchained Musi c are deemed to conflict with each other's operation, you agree that Unchained Music shall have the sole right to elect which provision remains in force.

m. All provisions of this Agreement which by their nature should survive termination shall survive terminati on, including, without limitation, ownership provisions, warranty disclaimers, indemnity, and limitations of li ability.

THE END WWW.Difandermusic.com