

AUDIUS

ARTIST STANDARD TERMS AND CONDITIONS ADDENDUM

All capitalized terms used but not defined herein shall have the respective meaning given to them in the TOS (as defined below), and the Artist Posting Guidelines and Requirements (set forth in Exhibit A). Creators who mint and issue digital assets (“**Artist Coins**”) through the Audius Service using its platform (the “**Audius Platform**”) are “**Artists**” or “**you**.”

1. SCOPE OF AGREEMENT.

1.1 Audius Platform. Subject to the terms and conditions of this Artist Standard Terms and Conditions addendum (this “**Addendum**”), Audius shall provide the Artist with access to the Audius Platform to mint and issue the Artist Coins (the “**Audius Services**”). The Audius Services do not endorse, guarantee, or assume responsibility for any Artist Coin or related content provided by Artist.

1.2 Support Activities. In support of the initial issuance of the Artist Coins, Artist will undertake, without limitation, those certain obligations set forth herein.

1.3 Terms of Service. Artist and Audius acknowledge and agree that the terms of service for the Audius Platform, as amended from time to time (“**TOS**”) will also govern the Artist’s use of the Audius Platform. Artist shall comply, at all times, with the then current TOS, as a condition precedent to Audius’s obligations under this Addendum. In the event of a conflict between the TOS and this Addendum, the terms of this Addendum will control.

2. AUDIUS OBLIGATIONS.

2.1 Intermediary. Artist agrees that Audius acts only as an intermediary platform provider to allow users to connect with each other for the purchase and sale of Artist Coins conducted on various distributed ledgers and decentralized or third-party blockchains and third-party services that connect to them (collectively, “**Blockchains**”). Audius does not directly mint, issue or sell any Artist Coins, take responsibility for the handling of any funds, or ensure the performance of any Blockchain or the Artist Coins. Artist is solely responsible for the creation, issuance, sale and delivery of the Artist Coins that may be available by way of the Audius Platform and Audius Services and for resolving any issues related to the Artist Coins. To the maximum extent permitted under applicable law, Audius disclaims any responsibility, duties, and liability arising from, related to, or connected with the Artist Coins and Blockchains.

2.2 Artist Coin. Artist will mint and issue the Artist Coin as set forth below:

- Total Token Supply: One Billion (1,000,000,000)
- Supply Allocation:
 - 50% to the Artist pursuant to a five-year linear lock-up schedule (i.e., continuously claimable as tokens unlock).
 - 50% to a bonding curve (“**Bonding Curve**”).
- Bonding Curve: When creating their coin, an artist also creates a [Meteora DBC](#) on-chain on Solana for their coin. This curve autonomously manages a market for artist coin until the Graduation Threshold is met, upon which event \$AUDIO used to buy artist coin from the curve and remaining supply of artist coin in the curve are converted to [Meteora DAMM](#) liquidity for the artist coin. This process is autonomous and cannot be changed post-creation by the artist.
- Graduation Threshold: Market capitalization of One Million (1,000,000) \$AUDIO, as amended from time to time. The latest applicable figure is published in [the Audius help center](#) .
- Trading Fee Split: One percent (1%) of trading fees associated with \$AUDIO-powered

liquidity for the Artist Coin (“**Trading Fee Allocation**”). The Trading Fee Allocation will be split 50% to Artist and 50% to the \$AUDIO community treasury via the Solana staking bridge.

- **Starting Market Cap:** Ten Thousand (10,000) \$AUDIO, as amended from time to time. The latest applicable figure is published in [the Audius help center](#).

3. **ARTIST OBLIGATIONS.**

3.1 **Generally.** Artist will: (i) issue, promote, and transact in the Artist Coin in accordance with all applicable laws, regulations and self-regulatory principles or guidelines; (ii) avoid deceptive, misleading or unethical practices that are or might be detrimental to Audius, its affiliates, or any of their products or services; (iii) market and promote the Audius Platform and the Artist Coin as described in the Artist Posting Guidelines and Requirements set forth in [Exhibit A](#) and conduct business in a manner that reflects favorably at all times on Audius, its affiliates, and the Audius Platform and the goodwill and reputation of Audius and its affiliates; and (iv) make no representations, warranties or guarantees to anyone with respect to the specifications, features or capabilities of the Audius Platform that are inconsistent with each of the same for the Audius Platform or that suggest the Artist Coins will increase in value. Except as may be expressly agreed to in writing by Audius and Artist, Artist will be responsible for all costs and expenses that it incurs in the performance of its obligations under this Addendum.

3.2 **Token Creation Fees.** Artist will be responsible for the payment of any fees associated with the minting of the Artist Coins, including, but not limited to Blockchain network fees as well as the network fees associated with the Artist Coins. Artist will also be responsible for the payment of any fees associated with (i) acquiring or licensing any rights in connection with the Artist Coins; (ii) acquiring any services or materials in connection with the Artist Coins and (iii) and the costs that it otherwise incurs in the performance of its obligations under this Addendum.

3.3 **Artist Coins Restrictions and Obligations.** Artist will not use the proceeds retained from the sale of Artist Coins, whether through the Audius Platform or any other platform (including secondary markets) for capital raising purposes.

3.4 **Prohibited Acts.** Artist will not participate in: (i) any attacks on Audius.co, the Audius Platform, the Audius Services, or any of its affiliated networks (together, “**Audius Network**”) or other users of the Audius Platform (the “**Audius Platform Users**”), including but not limited to technical attacks, hacking, theft of the Audius Platform Users’ funds, or fraud, (ii) conduct reasonably anticipated to cause harm to Audius Network or Audius Platform Users, or (iii) any other activity that Audius considers to be malicious or detrimental activity (including as prohibited by the applicable TOS), in its sole discretion. Without limiting the foregoing, Artist agrees that it will not, directly or indirectly: reverse engineer, decompile, disassemble or otherwise attempt to discover the source code, object code or underlying structure, ideas, know-how or algorithms relevant to the Audius Platform; modify, translate, or create derivative works based on the Audius Platform; use the Audius Platform for the benefit of a third party; or remove any proprietary notices or labels.

4. **INTELLECTUAL PROPERTY; PROPRIETARY RIGHTS**

4.1 **Audius Ownership.** As between Artist and Audius, Audius exclusively owns all right, title and interest in and to the results of the Audius Services, the Audius Platform, and all modifications and improvements to the foregoing, including all intellectual property rights therein, and Artist will not, by virtue of this Addendum or otherwise, acquire any proprietary rights whatsoever in any aspect of the Audius Platform, except as contemplated under this Addendum. Subject to Artist’s compliance with the terms of this Addendum and the TOS, Audius hereby grants Artist a non-exclusive, non-transferable, non-sublicensable license to use the Audius Platform, in connection with the creation, minting, issuance, sale and transfer of the Artist Coins.

4.2 **Artist Name and Likeness:** Artist hereby grants Audius, its parents, affiliates and subsidiaries, and their respective successors, assigns, agents, and representatives (collectively the “**Permitted Parties**”) a

worldwide, irrevocable, perpetual, fully paid-up, royalty-free, and fully sublicensable right and license and all necessary permission and consent to use, modify, reproduce, publish, distribute, transmit, display, sublicense, and otherwise exploit Artist's posts to social media, inclusive of Artist's appearance and/or performance therein, together with Artist's social media handle(s) and related avatar/image, Artist's name, voice, signature, image and likeness and related statements, comments and remarks and all other persona or other attributable rights (collectively, "**Artist Likeness IP**"), in connection with Audius's use of or promotion of the Artist Coins, and for purposes of offering and promotion of Audius, the Audius Platform, and Audius services generally in any manner or medium whatsoever, known or hereafter devised. Notwithstanding the foregoing, Audius shall have no obligation to take down, disable or remove any Artist Likeness IP from its promotional material of the Artist Coin or Artist, nor shall Audius be obligated to remove any social media or other promotional communications using Artist Likeness IP previously disseminated during the usage period. Artist waives and agrees not to assert any claim that would hinder or limit the grant of rights above. Artist agrees to and hereby does release, indemnify, and hold harmless the Permitted Parties from and against any and all claims which Artist has, or may have, for invasion of privacy, defamation, false advertising, or any other cause of action arising out of or related to the Audius Services, the Artist's posts on social media, or the exploitation thereof, other than arising out of the breach or violation of this Addendum.

5. REPRESENTATIONS AND WARRANTIES; DISCLAIMER.

5.1 Representations and Warranties. Artist represents and warrants that: (i) Artist has the full right, power and authority to enter into this Addendum and to carry out its obligations under this Addendum and to grant the rights granted or agreed to be granted hereunder, including, but not limited to, fully cleared rights and licenses, not subject to any liens or encumbrances, to issue and promote the Artist Coin as contemplated by this Addendum; (ii) this Addendum is valid, binding and enforceable against the Artist in accordance with its terms; (iii) there are no other agreements, written or oral, with any third party in conflict with this Addendum or the Artist's organizational documents, nor is there any basis for any claim (meritorious or otherwise known) that would interfere with Artist's performance under this Addendum; (iv) and the creation, issuance, listing, promotion and sale of the Artist Coins contemplated by this Addendum, as well as any subsequent transfers or sales of the Artist Coins, (A) complies with all, and do not and will not violate any law, statute, rule, regulation, judgment or ordinance, without limitation, the FTC Guides, as such term is defined in Exhibit A, (B) will perform in accordance with the intended specifications and without material error, and (C) will be delivered free and clear of any claims, liens or rights of third parties; (v) the Artist Coins, any entitlements Artist provides to purchasers of the Artist Coin ("**Purchasers**"), and all Artist Coin-related promotion, do not and will not infringe any intellectual property rights of any third party or any right of privacy or publicity, or contain any libelous, defamatory, obscene or unlawful material, or otherwise violate or infringe any other right of any third party; (vi) Artist will fulfill all promoted entitlements related to the Artist Coin to Purchasers; (vii) any advertising or promotion of the Artist Coins will not constitute false, deceptive or unfair advertising or disparagement under any applicable laws; (viii) Artist has determined whether the offering constitutes a security, commodity, or other regulated instrument; (ix) Artist has obtained all necessary registrations, licenses, or exemptions; (x) Artist's offering materials in connection with the Artist Coin do not mislead collectors or investors about legal status, regulatory protections, or financial returns; and (xi) Artist will not do any of the following: misrepresent its identity, artistic credentials, or the nature of the Artist Coin; impersonate another individual or organization; publish or promote phishing links, fraudulent investment opportunities, or fake giveaways; and embed malicious code or smart contract backdoors in any token or associated media.

5.2 AUDIUS DOES NOT MAKE ANY WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, AND SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT, TO THE MAXIMUM EXTENT

PERMITTED BY APPLICABLE LAW, WITH RESPECT TO THE ARTIST COINS, AUDIUS PLATFORM AND THE AUDIUS SERVICES. THE AUDIUS SERVICES AND AUDIUS PLATFORM ARE PROVIDED “AS-IS” AND WITHOUT ANY WARRANTY WHATSOEVER, INCLUDING WITHOUT LIMITATION THAT THEY WILL BE CONTINUOUSLY AVAILABLE, ERROR-FREE OR SECURE, OR THAT ALL DEFECTS WILL BE CORRECTED. AUDIUS UNDERTAKES NO OBLIGATIONS EXCEPT AS EXPRESSLY PROVIDED IN THIS ADDENDUM. AUDIUS MAKES NO ASSURANCES OF ANY REVENUE TO BE GENERATED BY ARTIST BY VIRTUE OF THE ISSUANCE OF THE ARTIST COINS.

5.3 ARTIST COINS ARE INTANGIBLE DIGITAL ASSETS. THEY EXIST ONLY BY VIRTUE OF THE OWNERSHIP RECORD MAINTAINED IN THE APPLICABLE BLOCKCHAIN NETWORK. ANY TRANSFER OF TITLE THAT MIGHT OCCUR IN ANY UNIQUE DIGITAL ASSET OCCURS ON THE DECENTRALIZED LEDGER WITHIN SUCH BLOCKCHAIN NETWORK. AUDIUS WILL HAVE NO LIABILITY WITH RESPECT TO ANY BLOCKCHAIN, INCLUDING FORKS, TECHNICAL NODE ISSUES OR ANY OTHER ISSUES HAVING FUND OR ASSET LOSSES AS A RESULT. AUDIUS WILL NOT BE RESPONSIBLE OR LIABLE TO ARTIST OR ANY BUYER FOR ANY LOSS AND TAKES NO RESPONSIBILITY FOR, AND WILL NOT BE LIABLE FOR, ANY USE OF ARTIST COINS, OR THIRD PARTY SERVICES THAT INTERACT WITH THE AUDIUS PLATFORM, INCLUDING ANY LOSSES, DAMAGES OR CLAIMS ARISING FROM: (I) USER ERROR SUCH AS FORGOTTEN PASSWORDS, PRIVATE KEYS, INCORRECTLY CONSTRUCTED TRANSACTIONS, OR MISTYPED, ERRONEOUS OR INCOMPATIBLE ADDRESSES; (II) SERVER FAILURE OR DATA LOSS; (III) CORRUPTED CRYPTOCURRENCY WALLET FILES; (IV) UNAUTHORIZED ACCESS TO APPLICATIONS; OR (V) ANY UNAUTHORIZED THIRD PARTY ACTIVITIES, INCLUDING WITHOUT LIMITATION THE USE OF VIRUSES, PHISHING, BRUTEFORCING OR OTHER MEANS OF ATTACK AGAINST THE SERVICE OR CRYPTO ASSETS.

6. INDEMNIFICATION.

Artist will defend, indemnify and hold Audius, its affiliates, and each of their officers, directors, employees, consultants, advisors, agents and representatives (collectively, the “**Audius Indemnified Parties**”) harmless from and against any and all damages, awards, judgments, liabilities, costs or expenses, including reasonable attorneys’ fees and costs resulting from any third party allegation, claim, action or proceeding arising out of or related to: (i) Artist’s breach or alleged breach of any duty, representation, or warranty in this Addendum, including without limitation, any claim, action or proceeding arising out of or related to any purchases by Purchasers; (ii) a claim that the Artist Coins or Artist-provided materials misappropriate or violate the rights of any third party, is or is alleged to be in violation of any applicable laws, or is otherwise in breach of this Addendum; (iii) actual or alleged injury to person or property alleged to have been caused by the Artist Activities; or (iv) actual or alleged violation by Artist, or any party engaged by Artist, of any applicable laws. Audius will have the right to control the defense and settlement of any claim subject to this Section. Artist will not settle any claim without Audius’ prior written consent.

7. LIMITATION OF LIABILITY.

IN NO EVENT WILL AUDIUS BE LIABLE TO ARTIST FOR ANY SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES (INCLUDING LOSS OF USE, DATA, BUSINESS OR PROFITS) ARISING OUT OF OR IN CONNECTION WITH THIS ADDENDUM, WHETHER BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, AND WHETHER OR NOT AUDIUS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

EXCEPT FOR GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, IN NO EVENT WILL AUDIUS TOTAL LIABILITY TO ARTIST ARISING OUT OF OR IN CONNECTION WITH THIS

ADDENDUM EXCEED THE FEES, IF ANY, ACTUALLY RECEIVED BY AUDIUS IN CONNECTION WITH THE ARTIST COIN IN THE PRECEDING TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE FIRST EVENT GIVING RISE TO THE APPLICABLE CLAIM MADE UNDER OR RELATED TO THIS ADDENDUM, LESS ALL AMOUNTS PAID BY AUDIUS TO ARTIST FOR ALL PAST CLAIMS OF ANY KIND MADE UNDER OR RELATED TO THIS ADDENDUM. THE EXCLUSIONS AND LIMITATIONS OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN AUDIUS AND THE ARTIST. THE PARTIES HAVE AGREED THAT THESE LIMITATIONS WILL SURVIVE AND APPLY EVEN IF ANY LIMITED REMEDY SPECIFIED IN THIS ADDENDUM FAILS OF ITS ESSENTIAL PURPOSE.

8. TERM AND TERMINATION.

8.1 Termination. Audius may terminate this Addendum upon written notice to Artist in the event Artist materially breaches this Addendum and fails to cure the breach within fifteen (15) days following written notice thereof, provided that Artist acknowledges that its obligations to purchases and holders of Artist Coins survive the termination of this Addendum.

8.2 Suspension. Audius may suspend any of its activities under this Addendum immediately if it has any reasonable basis to believe that: (a) Artist may be in breach of this Addendum, (b) any claim, demand, or investigation is commenced relating in any way to Artist, or (c) Artist is committing, has committed, or becomes involved in any situation or occurrence which brings Artist into public disrepute, contempt, scandal or ridicule, or which tends to shock, insult, or offend the community or any group or class thereof, or which reflects unfavorably upon the reputation of Audius or the Audius Platform, as determined by Audius in its sole discretion. Audius will provide notice of any such suspension and discuss it in good faith with Artist. Audius may terminate this Addendum if such suspension persists for ten (10) days or more.

8.3 Effect of Termination. Upon the expiration or termination of this Addendum, all licenses granted hereunder will terminate.

8.4 Survival. The rights and obligations of the parties contained in Sections 4.1 (Audius Ownership only), 6, 7, 8.3, 8.4, and 9 will survive the expiration or termination of this Addendum.

9. **GENERAL**. Artist may not assign or transfer this Addendum, by operation of law or otherwise, without Audius prior written consent, and any attempt by Artist to do so, without such consent, will be void. Subject to the foregoing, this Addendum is binding upon and will inure to the benefit of each of the Parties and their respective successors and permitted assigns. If any provision of this Addendum is held invalid, illegal or unenforceable, that provision will be enforced to the maximum extent permitted by law, given the fundamental intentions of the Parties, and the remaining provisions of this Addendum will remain in full force and effect. This Addendum, together with the TOS, including their exhibits, is the complete and exclusive agreement between the Parties with respect to its subject matter and supersedes all prior or contemporaneous agreements, communications and understandings, both written and oral, with respect to its subject matter. “including” means “including, without limitation.” We may update this Addendum from time to time in our sole discretion. If we do, we’ll let you know by posting the updated Addendum on the Site, to the App and/or may also send other communications. It’s important that you review the terms of this Addendum whenever we update them. If you continue to sell Artist Coins after we have posted updated terms of this Addendum, it means that you accept and agree to the changes. If you don’t agree to be bound by the changes, you may choose to stop using the Audius Services. Nothing in this Addendum will be construed to create a partnership, joint venture or agency relationship between the Parties. Neither Party will have the power to bind the other or to incur obligations on the other’s behalf without such other Party’s prior written consent. Except as expressly set forth in this Addendum, the exercise by either Party of any remedy under this Addendum will be without prejudice to its other remedies under this Addendum or otherwise. Either Party’s failure to enforce any provision of this

Addendum will not constitute a waiver of future enforcement of that or any other provision. No waiver of any provision of this Addendum will be effective unless it is in writing and signed by the Party granting the waiver. The Audius Indemnified Parties are express third party beneficiaries of this Addendum and each of them may enforce the provisions of this Addendum in their own name. All notices required to be sent hereunder will be in writing and will be deemed to have been given when mailed by certified mail, overnight express, or sent by email, with receipt confirmed.

EXHIBIT A

ARTIST POSTING GUIDELINES AND REQUIREMENTS

Audius believes in full transparency and in full, fair and effective disclosures of material facts relating to Artist's relationship with Audius. Accordingly, Audius requires that Artist adhere to the Federal Trade Commission's Guides Concerning Endorsements and Testimonials in Advertising ("**FTC Guides**") available at <https://www.ftc.gov/sites/default/files/attachments/press-releases/ftc-publishes-final-guides-governing-endorsements-testimonials/091005revisedendorsementguides.pdf>, when publishing any posts on social media that include, without limitation, any of the following: Audius Platform or any other content about Audius or any of Audius' products or services, or when otherwise posting or streaming about or for the benefit of Audius or its products or services (collectively, "**Audius Related Social Posts**"). Please note that all capitalized terms used but not defined herein shall have the respective meaning given to them in the Order Form or in the Standard Terms and Conditions.

Artist will adhere to the following:

- Not make any claims about the Audius Platform or services, or competitors' products or services.
- Not show any brand logos other than Audius' in any of Artist's Audius Related Social Posts.
- Not offer for sale, or solicit, products or services, apart from the Artist Coins, in any Audius Related Social Posts.
- Not make any comments or post any content that in any way promotes unsafe activities that could lead to an unsafe situation involving Audius' customers or other individuals.
- Adhere to the posting guidelines and Terms of Use on any website or social media platform on which Artist makes Audius Related Social Posts.
- Remove any publicly available Audius Related Social Posts immediately at Audius' request.
- Include any links to official rules, terms, or other disclosures related to the issuance of the Artist Coin as required by applicable law or as Audius reasonably requests.

In addition, Artist will adhere to the following principles:

1. **Clear and Prominent Disclosure of Material Connections.** Artist understands that their connection with Audius might materially affect the weight or credibility consumers give to Artist's statement(s). For this reason, Artist will not post or otherwise speak about or refer to Audius, directly or indirectly, without disclosing such connection, including the fact that Artist was afforded any consideration, benefits or received any free products or services from Audius. Such disclosure must appear clearly and conspicuously and in close proximity to any statements Artist makes about Audius and/or Audius' products and services, regardless of the space limitations of the medium. In particular, Artist agrees that consumer should not be required to click on, scroll down or Order Forms over a link in order to view the disclosure and the disclosure should appear before the "click to read more" button. If a video is being created, the disclosure must be included in the video itself and also in the caption below or above the video. If Artist is streaming, he/she should ensure that they both disclose in a voice over and superimpose a disclosure periodically during the stream. The specific form of any such disclosure (which may for example include the Hashtags #ad or #sponsored) will either be provided to Artist, or otherwise approved by Audius, or mutually agreed upon by Artist and Audius, but at all times in compliance with the FTC Guides and best industry practices. If Artist has any questions on what it means to be in compliance, he/she can access the FTC's FAQ at

<https://www.ftc.gov/tips-advice/business-center/guidance/ftcs-endorsement-guides-what-people-are-asking>.

2. **Artist's Honest and Truthful Opinions.** Artist's statements must reflect Artist's honest and truthful opinions, findings, beliefs, or experiences. When representing that he/she uses Audius' products or services, Artist must be a bona fide user of such products or services at the time the statement is given. Generally, Artist should only make factual statements about Audius or Audius' products or services which Artist knows to be true and which can be verified. Moreover, Artist's statements must not convey any express or implied representation that would be deceptive if made directly by Audius.

3. **No Unlawful Language or Content.** Artist agrees that all social media postings and comments shall always be free of unlawful language and/or content. In particular, Artist understands that content may be rejected by Audius if it:

- i. Contains material that is hateful, tortious, defamatory, slanderous or libelous or that otherwise promotes bigotry, racism or discrimination against an individual based on race, gender, religion, nationality, disability, sexual orientation or age;
- ii. Contains material that is unlawful, in violation of or contrary to the laws or regulations of the United States or of any jurisdiction where content is created;
- iii. Contains information known by Artist to be false, inaccurate or misleading;
- iv. Contains material or content for which Artist has been compensated or granted any consideration by any third party;
- v. Disparages Audius or any other person or party; and/or
- vi. Contains material not consistent with the image and values of Audius or otherwise associates Audius or any of Audius' products or services with any inappropriate or controversial content that would reflect poorly upon Audius, the Audius' products or services or any products or services on Audius' sites or channels.

4. **Respect Intellectual Property Rights of Third Parties.** Artist will never post or share any content that violates or infringes the intellectual property rights of any third party. In case of doubts, Artist should always confirm with Audius prior to using any content. If Artist decides to use Audius Platform in connection with any social media posts, Artist agrees not to alter or modify any such Audius Platform without first obtaining Audius' prior written consent.

5. **Compliance with Laws and Regulations.** Artist will comply with all applicable laws, rules and regulations, as well as with the terms, conditions, guidelines and policies of any website, social media platform or service that Artist uses in connection with any social media posts.

PLEASE NOTE THAT AUDIUS RESERVES THE RIGHT TO MONITOR ARTIST'S COMPLIANCE WITH THESE GUIDELINES AND TO IMMEDIATELY SUSPEND OR TERMINATE ARTIST'S PARTICIPATION IN THE CAMPAIGN AND/OR THE ADDENDUM WITHOUT CURE IN THE EVENT OF ANY NON-COMPLIANCE WITH THE TERMS OF THESE ARTIST REQUIREMENTS WITHOUT FURTHER OBLIGATION TO ARTIST.