



PLANET MUSIC Limited REPRESENTATIVE

Name: Nguyen Duc
Address: Cau Giay, Ha Noi
P/ WhatsApp: +84 917437043
Email: Contact@planetmusic.asia

Client Information

Name:
Address:
Phone:
Email:

ARTICLE 1: PURPOSE AND SCOPE OF COOPERATION

Planet Music Limited agrees to distribute music recordings provided by independent artists on domestic and international digital platforms, including but not limited to: Spotify, Apple Music, YouTube, TikTok, Amazon Music, etc.

Independent artists agree to have Planet Music Limited perform the publishing, monitoring and management of music content on their behalf.

ARTICLE 2: ETHICS OF DISTRIBUTION & COPYRIGHT PROTECTION

1. Independent artists commit to releasing truthful content that does not contain fraudulent, offensive, distorted elements or violates the law and ethical standards.
2. If the music product uses samples, beats or any part from another song, the independent artist must have written consent from the original author or the original legal author. In case the collaborator or contributor has a role in composition, they must be fully acknowledged in the work information section.
3. The following acts are strictly prohibited:
Uploading copyrighted content without a license;
Remix, remake without clearly stating the original author's name;
Impersonation of intellectual property rights.
4. In the event of a copyright infringement claim, the independent artist is responsible for providing sufficient legal evidence to prove ownership of the published work. During the process of checking and handling disputes, Planet Music Limited reserves the right to temporarily withhold relevant payments until the case is clearly verified.
5. In the event that, during the review process, Planet Music Limited discovers that the independent artist or any related individual has:
Deliberately failing to credit the original artist, even if using melodies, musical elements or samples from their work;
Claiming to be the primary composer when in fact the majority of the melody, harmony or song structure is owned by the original artist;

Does not provide a legitimate role such as “Composition & Arrangement” to the creator of the original music;

6. These acts are considered a serious infringement of intellectual property rights, disrespect for the original artist’s creative efforts, and illegal profiteering, violating professional ethics in the music industry.

7. For the above violations, Planet Music Limited has the full right to:

Permanently block related payments;

Remove all infringing content from the distribution system;

Lock user account immediately;

Unilateral termination of the contract without prior notice or liability for compensation.

8. Independent artists’ accounts will be permanently terminated if they are found to have intentionally violated copyright, fraudulently disclosed ownership information, or disrespected the legitimate rights of the original author — behavior that is considered a serious violation of the ethics and transparency principles of the artistic community.

ARTICLE 3: CONTRACT TERM AND RENEWAL

The contract is valid for 03 (three) years from the date of signing.

The contract is automatically renewed annually unless either party gives written notice of termination 30 days prior to the next renewal date.

If the independent artist breaches any of the terms of the contract, Planet Music Limited reserves the right to terminate the contract immediately without compensation.

ARTICLE 4: REVENUE SHARING AND PAYMENT

Revenue sharing ratio: Planet Music Limited will share revenue at a rate of 80% for independent artists. Conditions: Independent artists must release a minimum of 10 songs within 12 months.

If this requirement is not met, the default share is 70% for independent artists.

Revenue report: Revenue reports will be updated and displayed in PML’s internal portal.

The first report will be published 90 days after the song’s initial release and will continue to be updated periodically on a monthly or quarterly basis depending on the distribution platform.

Payment method: Once an independent artist’s account balance reaches \$25 or more, Planet Music Limited will automatically make payments the next period.

Independent artists can choose payment methods:

Transfer via PayPal (international)

Domestic Bank Transfer (Vietnam)

Artists cover transaction fees, (if any).

Request for early or underpayment: Independent artists can request payments below the \$25 minimum. However, Planet Music Limited reserves the right to refuse payment if the artist breaches their contract or is undergoing copyright verification.

Payment hold: If there are any copyright claims, suspected fraud or disputes regarding ownership of the work, Planet Music Limited reserves the right to withhold payments related to that content until a clear resolution is reached.

ARTICLE 5: REMOVAL OF SONGS

Independent artists have the right to request that a song be removed from the platform after a minimum of 12 months from the date of release.

If the song has:

Released on the platform for at least 12 months; and

Achieve minimum revenue of 10 USD in 1 year

→ Planet Music Group will remove it for free.

If the song is less than 1 year old or has not reached \$10 in sales, the independent artist must pay a removal fee of \$10 per song.

ARTICLE 6: RESPONSIBILITY AND SANCTIONS

1. Any violation of the terms of distribution ethics, copyright, or lack of transparency in ownership... will be strictly handled and may lead to:

Permanently remove content from the system;

Lock account and block withdrawals;

Compensation for damages according to the level of violation.

2. Planet Music Limited is not liable if an independent artist submits copyrighted content or has a dispute with a third party.

ARTICLE 7: COMPLIANCE WITH DMCA LAWS AND PLANET MUSIC Limited'S STRICT DISTRIBUTION POLICY

Digital Millennium Copyright Act (DMCA) Compliance:

Independent artists commit to fully comply with the provisions of DMCA (Digital Millennium Copyright Act) and current intellectual property laws in Vietnam and internationally.

Any content released through Planet Music Limited must be:

By the independent artist who legally owns the copyright; or

With license, explicit consent from original owner.

2. Responsibility for handling DMCA complaints:

In the event of receiving a DMCA notice of claim from a third party, Planet Music Limited reserves the right to:

Temporarily remove the disputed content to serve the verification process;

Require the independent artist to provide proof of ownership within the specified time (usually 5 to 10 working days);

If the artist fails to provide valid proof, the content will be permanently removed, the account may be terminated, and associated payments may be withheld.

3. Strict distribution policy:

In addition to the terms set forth, independent artists must strictly adhere to Planet Music Limited's strict internal policies, including but not limited to:

Absolutely prohibit the use of works of unknown origin (beats from the internet, samples without clear license, unclear AI-generated content...);

Fill in full metadata, author/contributor information;

Do not re-publish exclusive content elsewhere without notice;

Do not use images, brand names, or registered trademarks in music products without permission.

4. Consequences of violating the policy:

Planet Music Limited reserves the right, in its sole discretion, to take the following actions:

Suspend or permanently prohibit distribution of infringing content;

Withhold or permanently cancel relevant payments;

Terminate the contract immediately without prior notice;

Report infringement to international distribution platforms and copyright protection organizations, resulting in global bans.

5. Periodic inspection cooperation:

Planet Music Limited reserves the right to conduct periodic or unscheduled checks to verify the origin of releases. Independent artists are obliged to cooperate and provide relevant information within 5 working days of request.

ARTICLE 8: DISPUTE RESOLUTION

The two parties give priority to resolving disputes through negotiation and conciliation.

If not resolved, the dispute will be brought to the competent People's Court at the place where Planet Music Limited is headquartered for resolution.

ARTICLE 9: GENERAL COMMITMENTS

Both parties commit to perform seriously, honestly, legally and in good faith.

The contract is made in 02 copies, each party keeps 01 copy with equal legal value.

CONCLUSION

The two parties commit to strictly and fully implement the terms stated in this contract. During the implementation process, if any problems arise, the two parties will discuss and resolve them in the spirit of cooperation, goodwill and mutual respect.

Independent artists are committed to providing authentic, original music content that does not violate copyright, respects professional ethics, author rights and legal regulations. Planet Music Limited is committed to distributing, reporting and paying transparently, on time, in accordance with the rights agreed with the artist.

This contract is a binding legal basis between the two parties, aiming at a long-term,

sustainable, fair and professional cooperative relationship, developing together in the modern digital music industry.

The contract is made in two copies of equal legal value, each party keeps one copy for implementation.

Date:

Signature & Represent	Signature & Represent
● Planet Music Limited	●
Digital Signature <i>Minh Duc</i>	