

EXCLUSIVE DISTRIBUTION AND ARTIST AGREEMENT

UNDERSOUTHERN EXCLUSIVE COPYRIGHT DISTRIBUTION AGREEMENT

Between UNDERSOUTHERN Music Label and the Artist

Contract No.: [...]/2025/UD

This Agreement is made between:

1. UNDERSOUTHERN Music Label (“Label”)
2. [Artist Name] (“Artist”)

Collectively referred to as the “Parties”.

1. Purpose

The purpose of this Agreement is to establish an exclusive collaboration between the Artist and UNDERSOUTHERN for the distribution, promotion, and commercialization of the Artist’s music across all digital platforms.

2. Grant of Rights

The Artist grants the Label the exclusive right to distribute, promote, and commercialize the music created and/or owned by the Artist under this Agreement.

The Artist retains full copyright ownership of their works. The Label does not claim ownership of the musical works.

The Label is authorized to use the Artist’s name, likeness, and branding for promotional purposes in connection with the distributed works.

3. Revenue Share

Net revenue generated from the music distributed under this Agreement will be shared as follows:

Artist: 80%

Label: 20%

Content ID YouTube – Mandatory, cannot be waived Artist: 50 UNDERSOUTHERN: 50

Revenue calculation will include all income from streaming, downloads, sales, licensing, and other monetization channels, after deduction of platform fees or third-party service fees.

The Label will provide quarterly accounting statements to the Artist detailing revenue, deductions, and payments.

4. Label Responsibilities

The Label commits to distributing the Artist's music to agreed digital platforms and channels.

The Label will professionally promote the Artist's music to maximize exposure and revenue.

The Label shall act in good faith to protect the Artist's intellectual property and rights under this Agreement.

5. Artist Responsibilities

The Artist guarantees that all music provided is original, does not infringe on third-party rights, and all necessary permissions for samples or collaborations are obtained.

The Artist shall provide all content in required formats and cooperate in promotional activities.

6. Liability and Indemnification

The Artist is responsible for the originality and legality of the music content. The Artist indemnifies the Label against any legal claims, copyright disputes, or third-party claims arising from the Artist's works.

The Label is not liable for any claims, damages, or disputes arising from the Artist's content, except in cases of the Label's gross negligence or willful misconduct.

7. Term and Termination

This Agreement is effective from the date of signing and remains valid for [insert term] years.

Either Party may terminate the Agreement with [insert notice period, e.g., 30 days] written notice.

Termination does not affect revenue owed for works released prior to the termination date.

8. Governing Law and Dispute Resolution

This Agreement is governed by the laws of Vietnam.

Any disputes arising under this Agreement will first be attempted to resolve amicably. If unresolved, disputes will be submitted to the competent courts in Vietnam.

9. Miscellaneous

Any modifications or amendments to this Agreement must be made in writing and signed by both Parties.

Headings are for reference only and do not affect interpretation of the Agreement.

Signed by:

UNDERSOUTHERN Music Label

Name: _____

Title: _____

Date: _____

Artist

Name: _____

Date: _____