

Sandy Boys, LLC
c/o Ziffren Brittenham LLP
1801 Century Park West
Los Angeles, California 90067
Attention: David Byrnes, Esq.

August 2, 2018

Sony Music Entertainment
25 Madison Avenue
New York, New York 10010

1. Reference is made to the profit share agreement between Sony Music Entertainment (hereinafter "you" or "Sony") and Sandy Boys, LLC (hereinafter "we" or "us"), dated July 28th, 2018 [CR 18- A.1], relating to the recording services of Dominic Fike (the "Artist"), as such agreement may have been modified and amended from time to time (the "Agreement"). All capitalized terms used but not defined herein shall have the meanings given to them in the Agreement.

2. (a) We hereby irrevocably request and irrevocably authorize Sony to pay One Million One Hundred Thousand Dollars (\$1,100,000) of the initial portion of the Profit Advance set forth in subsection 2A.01(a)(1)(i) on our behalf, out of and in reduction of such Profit Advance otherwise payable to us as follows: (i) fifty percent (50%) of such amount (i.e., Five Hundred Fifty Thousand Dollars (\$550,000)), to David Fernandez; and (ii) the remaining fifty percent (50%) of such amount (i.e., Five Hundred Fifty Thousand Dollars (\$550,000)), to Daniel Alvarez. Such payments shall be made at the time prescribed in subsection 2A.01(a)(1)(i).

(b) We hereby irrevocably request and irrevocably authorize Sony to pay one hundred percent (100%) of the balance of the Profit Advance set forth in subsections 2A.01(a)(1)(i) and 2A.01(a)(1)(ii) (i.e., the remaining Four Hundred Thousand Dollars (\$400,000)), and all Profit Advances set forth in subparagraph 2A.01(b), on our behalf, out of and in reduction of such Profit Advances otherwise payable to us, at the applicable times prescribed for such payments in subsections 2A.01(a)(1)(i) and 2A.01(a)(1)(ii) and section 2A.01(c)(2), as follows:

- (i) Twenty percent (20%) of each such Profit Advance to David Fernandez;
- (ii) Twenty percent (20%) of each such Profit Advance to Daniel Alvarez;
- (iii) Twenty five percent (25%) of each such Profit Advance to Tha Lights Global, Inc., c/o Todd Rubenstein Law, Inc., 50 Mt Pleasant Avenue, West Orange, NJ 07052, Attention: Todd Rubenstein, Esq. ("TLG");
- (iv) Seventeen and one-half percent (17.5%) of each such Profit Advance to Stan Gabart; and

(v) Seventeen and one-half percent (17.5%) of each such Profit Advance to Javier Sang. (David Fernandez, Daniel Alvarez, TLG, Stan Gabart, and Javier Sang are sometimes hereinafter collectively referred to as the "3P Payees").

(c) We hereby request and irrevocably authorize Sony to pay, on our behalf, one hundred percent (100%) of all Net Proceeds Payments otherwise payable to us pursuant to Article 3 of the Agreement directly to the parties indicated below. For the avoidance of doubt, Sony shall have no obligation to pay any such Net Proceeds Payments unless our Net Proceeds Payments account under the Agreement is in a fully recouped position (i.e., if the aggregate of the Profit Advances and other recoupable items charged to that account exceeds the aggregate of the Net Proceeds Payments credited to that account), and such Net Proceeds Payments shall be paid out of and in reduction of Net Proceeds Payments otherwise payable to us. Such payments shall be made as and when Net Proceeds Payments would otherwise be paid to us, as follows:

- (i) Twenty percent (20%) of each such Net Proceeds Payment to David Fernandez;
- (ii) Twenty percent (20%) of each such Net Proceeds Payment to Daniel Alvarez;
- (iii) Twenty five percent (25%) of each such Net Proceeds Payment to TLG;
- (iv) Seventeen and one-half percent (17.5%) of each such Net Proceeds Payment to Stan Gabart; and
- (v) Seventeen and one-half percent (17.5%) of each such Net Proceeds Payment to Javier Sang.

(d) Sony's compliance with the provisions of the direction set forth in this paragraph 2 shall constitute an accommodation to us alone, and nothing in this paragraph 2 shall constitute 3P Payees or any of them a beneficiary of or party to the Agreement. 3P Payees shall not have the right to examine Sony's books and records insofar as they relate to monies payable under the Agreement. All payments to 3P Payees pursuant to this paragraph 2 will constitute payment to us and Sony will have no liability by reason of any erroneous payment Sony may make or failure to comply with this authorization. We will indemnify and hold Sony harmless against any claims asserted against Sony and any damages, losses or expenses incurred by Sony by reason of any such payment to 3P Payees or otherwise in connection herewith. For the avoidance of doubt: (i) the payments to 3P Payees pursuant to subparagraphs 2(a) and 2(b) will constitute Profit Advances; and (ii) the payments to 3P Payees pursuant to subparagraph 2(c) will first be applied in recoupment of all Profit Advances under the Agreement.

SANDY BOYS, LLC

By: Daniel Alvarez