

ANNEX B

SUBSCRIPTION AGREEMENT

TC Advantage Traders, Ltd.

A Limited Company formed under the laws of The Bahamas

SUBSCRIPTION AGREEMENT

SUBSCRIPTION AGREEMENT, between TC ADVANTAGE TRADERS, Ltd., a Bahamas Company. (TC ADVANTAGE TRADERS), and the subscriber listed on the signature page hereof (the “Subscriber”), made as of the date set forth by the TC ADVANTAGE TRADERS opposite its signature on the signature page hereof.

WITNESSETH:

WHEREAS TC ADVANTAGE TRADERS is conducting a private placement (the “Private Placement”) pursuant to the exemption under Regulation S and 144A of the Securities and Exchange Act 1933 amended, which it is offering up to an aggregate of 500 TC ADVANTAGE 5% SECURED MEDIUM TERM NOTES Universal Music Group Reg S Cusip# P900T AA8 ISIN# BSP9000T AA83, 144A Cusip# 87225H AB4, ISIN# 87225H AB42; and

WHEREAS the Subscriber desires to purchase from TC ADVANTAGE TRADERS in the Private Placement the number of TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES set forth on the signature page hereof, subject to the provisions described herein (the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES) on the terms and conditions hereinafter set forth; and

WHEREAS This Subscription Agreement is one of a limited number of such subscriptions for TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES offered by TC ADVANTAGE TRADERS to a limited number of suitable investors pursuant to Rule 506 of Regulation D and Section 4(2) and/or Section 4(6) of the Securities Act of 1933, as amended (the “Securities Act”). Execution of this Subscription Agreement by the Subscriber shall constitute an offer by the Subscriber to purchase on the terms and conditions specified herein and in TC ADVANTAGE TRADERS Confidential Private Placement Memorandum dated May 29, 2020 (the “PPM”). TC ADVANTAGE TRADERS reserves the right to reject such subscription offer or, by executing a copy of this Subscription Agreement, to accept such offer. If the Subscriber’s offer is accepted, TC ADVANTAGE TRADERS will execute this Subscription Agreement and issue the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES in accordance with the terms provided in the PPM. If the Subscriber’s offer is rejected, the payment accompanying this Subscription Agreement will be returned to the Subscriber, with no interest thereon, with the notice of rejection.

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the parties hereto agrees as follows:

1. Issuance, Sale, and Delivery of the TC ADVANTAGE 5% SECURED MEDIUM TERM NOTES.

(a) Subject to the terms and conditions set forth herein and execution of this Agreement as attached to the PPM to which this Subscription Agreement is attached, on the Closing Date (as defined below) TC ADVANTAGE TRADERS shall issue, sell and deliver to Subscriber, and Subscriber shall purchase from TC ADVANTAGE TRADERS, the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES for a purchase price of \$10,000,000 per

Bond (the aggregate purchase price to be paid by the Subscriber for the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES is referred to herein as the “Purchase Price”).

(b) The Subscriber will pay (i) the Purchase Price by wire transfer, check, money order or as otherwise directed by TC ADVANTAGE TRADERS, of immediately payable funds and (ii) a counterpart signature page to the Operating Agreement executed by the Subscriber. Subscriber shall be registered in the books of TC ADVANTAGE TRADERS as the owner of the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES being purchased by Subscriber hereunder, which such TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES may be evidenced by more than one certificate in the name of the Subscriber.

(c) Terms for payment: Upon the execution and submission of the Subscription Agreement the subscriber will include full payment for the Subscribed amount of Bonds within 5 business day which will constitute settlement. The Bonds will then be delivered via the DTC/DWAC FAST SYSTEM.

(d) Penalties for non-payment: Upon deliverance of TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTE subscriber agrees to the payment of the full amount or if allowed a mutually agreed upon schedule. If there is any breach of any payment subscriber will return the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTE to the issuer within 7 days forfeiting any payment or payments incurred. Furthermore, the issuer TC ADVANTAGE TRADERS will demand return of TC ADVANTAGE TRADER 5% MEDIUM TERM NOTE within 7 days unencumbered.

2. Closing Date.

In the event TC ADVANTAGE TRADERS accepts this subscription by execution of this Agreement, the closing of the sale and purchase of the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES shall take place at the offices of TC ADVANTAGE TRADERS at such place, date and time as may determine by TC ADVANTAGE TRADERS (such date and time of the closing being herein called the “Closing Date”). TC ADVANTAGE TRADERS, IN ITS SOLE DISCRETION, MAY REJECT ANY SUBSCRIPTION IN WHOLE OR IN PART. The Subscriber acknowledges that this subscription shall be deemed to be accepted by TC ADVANTAGE TRADERS only when this Agreement is countersigned by an authorized officer of TC ADVANTAGE TRADERS. The Subscriber further acknowledges and agrees that subscriptions need not be accepted in the order they are received, that TC ADVANTAGE TRADERS shall not be obligated to sell all or any of the Number of TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES proposed to be sold in the

Private Placement, that TC ADVANTAGE TRADERS shall not be required to sell any minimum number of TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES at any closing and that TC ADVANTAGE TRADERS may hold one or more closings for such number of TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES as it shall determine in its sole discretion.

3. Representations and Warranties of TC Advantage Traders. TC Advantage Traders represents and warrants to Subscribers as follows:

(a) Organization. TC ADVANTAGE TRADERS is a Limited Company, duly formed, validly existing and in good standing under the laws of the Bahamas, West Indies. TC ADVANTAGE TRADERS has, on or prior the Closing Date, will have the authority to own and hold its properties, to carry on its business as currently conducted, to execute, deliver, and perform this Agreement and to issue and deliver the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES.

(b) Authorization of Agreements, Etc. This Agreement has, on or prior to the Closing Date will have been duly executed and delivered by TC ADVANTAGE TRADERS and constitutes the valid and binding obligation of TC ADVANTAGE TRADERS enforceable against it in accordance with its terms, except as may be limited by bankruptcy, insolvency, fraudulent conveyance, reorganization or similar laws affecting creditors' rights generally or by general equitable principles, and exceptions of the enforceability of any provisions hereof would be restricted or void by reason of public policy.

(c) No Conflicts. TC ADVANTAGE TRADERS execution and delivery of this Agreement and TC ADVANTAGE TRADERS consummation of the transactions contemplated hereby will not

(i) violate, conflict with or result in an event of default under any material agreement or contract to which TC ADVANTAGE TRADERS is a party or by which it is bound, (ii) violate any applicable law, ordinance, rule or regulation of any governmental body having jurisdiction over TC ADVANTAGE TRADERS or its business or any order, judgement, or decree applicable to TC ADVANTAGE TRADERS, or (iii) violate any provision of its certificate of incorporation or by-laws, each as may be in effect as of the Closing Date.

4. Representations and Warranties of the Subscriber.

Subscriber represents and warrants to TC ADVANTAGE TRADERS with respect to itself as follows:

(a) Organization, Power and Authority. The subscriber, if not a natural person, is an LLC, duly organized, validly existing and in good standing in its jurisdiction of an LLC or organization. Subscriber has full power and authority to enter into, deliver and perform this Agreement and (together, the "Transaction Documents") and has taken all action required to authorize the execution and delivery hereof and to consummate the transactions contemplated hereby, including the purchase of the TC ADVANTAGE TRADERS 5%SECURED MEDIUM TERM NOTES and, if Subscriber is not a natural person, the person signing this Agreement on behalf of Subscriber has been duly authorized to act on behalf of and to bind such party.

(b) Authorization of Agreements, Etc. The Transaction Documents have been duly executed and delivered by the Subscriber and constitute the valid and binding obligation of the Subscriber, enforceable against the Subscriber in accordance with its terms, except as may be limited by bankruptcy, insolvency, fraudulent conveyance, reorganization or similar laws affecting creditors' rights generally or by general equitable principles, and except insofar as the enforceability of any provision hereof would be restricted or void by reason of public policy.

(c) No Conflicts. The execution and delivery of the Transaction Documents and the consummation of the transactions contemplated hereby will not (i) violate, conflict with or result in the event of default under any material agreement or contract to which the Subscriber is a party or by the Subscriber is bound, (ii) violate any applicable law, ordinance, rule or regulation of any governmental body having jurisdiction over such party or its business or any order, judgment or decree applicable to the Subscriber,

(iii) require the Subscriber to obtain the consent of any governmental agency or entity or any other third party, other than such consents as have already been obtained, or (iv) if not a natural person, violate any provision of the Subscriber's certificate of incorporation, certificate of limited partnership, certificate of formation or other formation or organizational instrument or document, as applicable, and by-laws, partnership agreement or operating agreement, as applicable.

(d) Investment Representations. Subscriber represents and warrants to TC ADVANTAGE TRADERS that (i) it has completed the "Qualified Institutional Buyer Certification" attached to this Agreement and provided (ii) independent certification that Subscriber meets the Qualified Institutional Buyer qualification and it is acquiring the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES for its own account for the purpose of investment and not with a view to or for sale in connection with any distribution thereof. Subscriber further represents that Subscriber has knowledge and experience in business and financial matters and prior investment experience, including investment in securities that are non-listed, unregistered and/or not traded on a national securities exchange nor on The NASDAQ Stock Market and that Subscriber understands that

(i) the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES have not been registered under the Securities Act, by reason of their issuance in a transaction exempt from the registration requirements of the Securities Act pursuant to Section 4(2) thereof or pursuant to Regulation D promulgated there under,
(ii) the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES must be held indefinitely unless a subsequent disposition thereof is registered under the Securities Act or is exempt from such registration, (iii) the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES will bear a legend to such effect, and (iv) TC ADVANTAGE TRADERS will make a notation on its transfer books to such effect. The subscriber has delivered the completed "Qualified Institutional Buyer Certification" to TC ADVANTAGE TRADER along with any subscription made hereunder.

(e) No Public Market. Subscriber understands that there is not public market for TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTE, or that no market may develop. The Subscriber understands that even if the public market developed for TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTE Regulation S and 144A promulgated under the Securities Act requires non- affiliates, among other conditions, a one year holding period (in limited amounts) of

securities acquire in a non-public offering without having to satisfy the registration requirements under the Securities Act. The Subscriber understands and acknowledges that TC ADVANTAGE TRADERS is under no obligation to register the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES under the Securities Act or any state securities or “blue sky” laws. The Subscriber acknowledges that until such time such securities will be subject to state securities laws, and that any sales must comply in all respects with all applicable state securities laws, including those of the state in which the Subscriber resides, which may require any securities sold in such state to be sold through a registered broker-dealer or in reliance upon an exemption from registration.

(f) Access to Information. The Subscriber represents that the Subscriber has been furnished by TC ADVANTAGE TRADERS during the course of this transaction with the PPM and all information regarding TC ADVANTAGE TRADERS which the Subscriber has requested or desired to know, has been afforded the opportunity to ask questions of and receive answers from duly authorized officers of TC ADVANTAGE TRADERS concerning the terms and conditions of the Private Placement and has received any additional information which the Subscriber has requested. The Subscriber has relied solely upon the information provided by TC ADVANTAGE TRADERS in this Agreement in making the decision to invest in the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES. The Subscriber disclaims reliance on any other statements made or information provided by any person or entity in the course of the Subscriber’s consideration of the purchase of the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTE.

(g) Risk. SUBSCRIBER UNDERSTANDS THAT THIS INVESTMENT IN THIS COMPANY IS ILLIQUID AND INVOLVES A HIGH DEGREE OF SPECULATIVE RISK. The Subscriber recognizes that the purchase of the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES involves a high degree of risk in that, among other things, (i) TC ADVANTAGE TRADERS is an early stage business with a limited operating history and may require funding in addition to the proceeds of the Private Placement, which may be done through additional equity issuances which may cause additional dilution, (ii) an investment in TC ADVANTAGE TRADERS is highly speculative, and only an investor who can afford the loss of the Subscriber’s entire investment should consider investing in TC ADVANTAGE TRADERS and the (iii) the Subscriber may not be able to liquidate the Subscriber’s investment, and (iv) in the event of a disposition, the Subscriber could sustain the loss of the entire investment.

(h) No Commissions or NASD Affiliation. The subscriber has not paid or received any commission or other remuneration in connection with the Private Placement. The Subscriber is not associated with a member firm of the National Association of Securities Dealers, LLC.

(i) No Brokers or General Solicitation. Neither the Subscriber nor any of its officers, directors, employees, agents, stockholders or partners, has either directly or indirectly, including through a broker or finder,

engaged in any general solicitation, or (ii) published any advertisement in connection with the offer and sale of the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES. The Subscriber represents that it neither is nor will be obligated for any finder's fee or commission in connection with this transaction and agrees to indemnify and to hold harmless TC ADVANTAGE TRADERS from any liability for any commission or compensation in the nature of a finder's or broker's fee arising out of this transaction (and the costs and expenses of defending against such liability or asserted liability) for which the Subscriber or any of its officers, directors, employees, agents, stockholders or partners, if any, is responsible.

(j) Address. The Subscriber represents that the address of the Subscriber furnished on the signature page hereof is (i) the Subscriber's principal business address if the Subscriber is not a natural person or (ii) the Subscriber's principal residence if the Subscriber is a natural person.

(k) Foreign Subscribers.

i) If the Subscriber is not a United States person (as defined by Section 7701(a) (30) of the Internal Revenue Code of 1986, as amended), the Subscriber hereby represents that it has satisfied itself as to the full observance of the laws of its jurisdiction in connection with any invitation to subscribe for the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES or any use of this Agreement, including (i) the legal requirements within its jurisdiction for the purchase of the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES.

(ii) any foreign exchange restrictions applicable to such purchase, (iii) any governmental or other consents that may need to be obtained, and (iv) the income tax and other tax consequences, if any, that may be relevant to the purchase, holding, redemption, sale, or transfer of the 5% NOTE. The Subscriber's subscription and payment for and continued beneficial ownership of the 5%, SECURED MEDIUM TERM NOTES will not violate any applicable securities or other laws of the Subscriber's jurisdiction.

(l) Subscriber Agrees. The Subscriber acknowledges and agrees that (i) the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES are subject to substantial restrictions on transfer and voting pursuant to the Company's Agreement, (ii) the TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES will bear a legend to such effect, and (iii) TC ADVANTAGE TRADERS will make a notation of its transfer books to such effect.

5. Miscellaneous.

(a) Expenses, Etc. Each party hereto will pay its own expenses in connection with the transactions contemplated by this Agreement, whether or not such transactions shall be consummated.

(b) Survival of Agreements. All covenants, agreements, representations and warranties made herein shall survive the execution and delivery of this Agreement and the issuance, sale and

delivery TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES pursuant hereto.

(c) Parties in Interest. All covenants and agreements contained in this Agreement by or on behalf of any of the parties hereto shall bind and inure to the benefit of the respective successors and permitted assigns of the parties hereto whether so expressed or not, except for transferees in a Public Sale. For the purposes of this

Agreement, "Public Sale" means any sale of TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTE to the public pursuant to an offering registered under the Securities Act or to the public pursuant to the provisions of Regulation S and 144A (or any successor or similar rule) adopted under the Securities Act.

(d) Notices. All notices and other communications given or made pursuant to this Agreement shall be in writing and shall be deemed effectively given, delivered and received upon the earlier of actual receipt or: (a) personal delivery to the party to be notified, (b) when sent, if sent by facsimile during normal business hours of the recipient, and if not sent during normal business hours, then on the recipient's next business day, (c) five (5) days after having been sent by registered or certified mail, return receipt requested, postage prepaid, or (d) one (1) business day after deposit with a nationally recognized overnight courier, freight prepaid, specifying next day or next business day delivery, with written verification of receipt. All communications shall be sent to, if to the Subscriber, such Subscriber's address as set forth on the signature page hereto, or, if to TC ADVANTAGE TRADERS, to the principal office of TC ADVANTAGE TRADERS and to the attention of the Chief Executive Officer, or to such facsimile number or address as subsequently modified by written notice given in accordance with this Section 5(d), with an email copy to

(e) Entire Agreement; Modifications. This Agreement, together with the Private Placement Memorandum dated, constitutes the entire agreement between the parties with respect to the subject matter hereof and may not be amended or modified nor any provisions waived except in writing signed by TC ADVANTAGE TRADERS and Subscriber.

(f) Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

(g) Governing Law. This agreement, the performance of this Agreement and all matters arising directly or indirectly here from or therefrom, including the legal relations among the parties, shall be governed by, and construed and enforced in accordance with, the laws of the Bahamas, without regard to its conflict of laws rules. The parties hereto hereby irrevocably and unconditionally (i) agree that any action or proceeding arising out of or in connection with this Agreement shall be brought only in the Bahamas, and not in any other state or federal court in the United States of America or any other country, (ii) consent to submit to the exclusive jurisdiction of the State courts for purposes of any action or proceeding arising out of or in connection with this Agreement, (iii) waive any objection to the laying of venue of any such action or proceeding in a State court, and (iv) waive, and agree not to plead or to make, any claim

that any such action or proceeding brought in the State court has been brought in an improper or inconvenient forum.

THE TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES BEING SOLD HEREUNDER HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION, ANY STATE SECURITIES COMMISSION OR OTHER REGULATORY AUTHORITY, NOR HAVE ANY OF THE FOREGOING AUTHORITIES PASSED UPON OR ENDORSED THE MERITS OF THE OFFERING OR THE ACCURACY OR ADEQUACY OF THIS OFFERING. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE. THE TC ADVANTAGE TRADERS 5% SECURED MEDIUM TERM NOTES OFFERED HEREBY HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT, AS AMENDED, OR THE SECURITIES LAWS OF ANY STATE AND ARE BEING OFFERED AND SOLD IN RELIANCE ON EXEMPTIONS FROM THE REGISTRATION REQUIREMENTS OF SAID ACT AND SUCH LAWS. THE TC ADVANTAGE TRADERS 5%

SECURED MEDIUM TERM NOTES ARE SUBJECT TO RESTRICTION ON TRANSFERABILITY AND RESALE AND MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER SAID ACT AND SUCH LAWS PURSUANT TO REGISTRATION OR EXEMPTION THEREFROM. SUBSCRIBER SHOULD BE AWARE THAT IT WILL BE REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT FOR AN INDEFINITE PERIOD OF TIME.

SUBSCRIBER SHOULD CONSULT ITS OWN LEGAL COUNSEL, ACCOUNTANT AND BUSINESS AND FINANCIAL ADVISERS AS TO ALL LEGAL, TAX AND RELATED MATTERS CONCERNING ANY INVESTMENT IN TC ADVANTAGE TRADERS.

IN WITNESS WHEREOF, MR LARRY CORONA AND THE SUBSCRIBER AFFIRM THIS AGREEMENT,

TC ADVANTAGE TRADERS, LTD.

Dated: Jan. 22, 2026

By: Larry Corona

Name: Larry Corona
Title: Chairman of Board of Directors

SUBSCRIBER:

Dated: Jan. 22, 2026

By: OPTKAS1

Name: Jimmy L. Thomas
Title: Owner
Address: 30 N Gould St. STE R
Soc. Sec.# or FEIN # 41-3763153

Number of TC ADVANTAGE TRADERS 5%
SECURED MEDIUM TERM NOTE bonds

500
