

This is an non-exclusive legal agreement between

Full Name

Address

Phone, Email

(herinafter called Artist/You/you/your)

and

sync.records, Tim Bönigk, Gudrunstraße 88, 22559 Hamburg/Germany

(herinafter called Label/we/We/us)

for

Artist, Track (Mix/Remix)

Producers(s)

Composers(s)

Songwriter(s)

(herinafter called Material/material)

Owner & Address
sync. / Tim Bönigk
Gudrunstraße 88
22559 Hamburg
Germany

Contact
www.syncrecords.de
info@syncrecords.de

+49 40 21074878

Bank account BIC
HOLVDEB1

IBAN
DE37100179976160392027

Tax office
Hamburg - Am Tierpark
42/025/04995

Tax ID
DE248405250

You are granting us an all-in unlimited exclusive worldwide license to reproduce, distribute, perform, display and sell above stated material in digital, Vinyl, CD or streaming formats in whole or part, to use any trademarks, service marks or trade names incorporated in the material, and to use the name and likeness of any individuals represented in the material.

You transfer ownership of copyright and all other rights in the material, subject to the exclusive rights you are granting us under this agreement to enable us to fully exploit the material on your behalf including but not limited to publishing, erasing illegal and/or pirated files and uploads.

You are not free to grant similar rights to others during the term of this agreement for any material approved for release, and concerning already licensed Material you are furthermore not free to grant similar rights after the term of this agreement.

The term of this agreement shall be for

_____ year(s).

However, the term of this Agreement shall be renewed and extended by _____ year(s) unless label or artist gives prior notice to the other in writing that the term shall not be renewed and extended.

You warrant and represent that you own all rights to the material you submit to us, and that you are free to enter into this agreement and have secured all third party consents necessary and that the material will not violate any laws or infringe upon or violate the rights of any third party.

You are granting us a free-of-charge right to use any so called "remix packs" delivered on demand with respect to your original material to order remixes from third party artists. We, The Label, will cover all costs due to remixes ordered regarding to your material.

We may wish to include your material on promotional releases from time to time. Thus, you agree to waive royalties on promotional releases, provided that the total number of royalty-free promotional copies does not exceed 300 in any twelve month period.

You grant us an unlimited and royalty free license to stream audio clips in whole or in part to promote sales of your work on your behalf.

You agree that the Label has the right to accept or reject any material as it sees fit, and to include or exclude material at its sole discretion.

You will be responsible for all rights payments for licensing, reporting and payment obligations of all kinds in connection the use of the material. Such payments include those relating to union or guild payments, "sample" or "replay" licenses or payments, mechanical, synchronization and public performance rights in the material, and any other 3rd party payments of any kind in connection to your material unless stated otherwise in written form. You indemnify us from any liability, costs, damages or legal fees incurred by you in respect of any breach of intellectual property or other rights aforesaid.

We may offer your recordings for sale to the public in the form of Vinyl and/or CD and/or all digital distribution formats.

We will set the sale price and you'll receive

_____ % of incoming profit of your material for each Vinyl and CD sold,
_____ % of incoming profit for digital distribution and
_____ % for 3rd-party-licensations.

Sales royalties are calculated after the deduction of any applicable government withholding tax, local sales tax or VAT. All statements and payments made hereunder will be final and binding, unless subject to specific written objection by you, stating the basis thereof, received by us within 30 days from the date rendered. Failure to make specific objection within the said time period will be deemed approval of such statement.

The Label provides its products and services related to this agreement on an "AS IS" basis without warranty of any kind, and will not be liable for any consequential, indirect, exemplary, special, or incidental damages arising from or related to this agreement. All notices, requests and other communications under this agreement must be in writing. This agreement is the entire agreement of the parties relating to the material and supersedes all previous proposals, discussions or agreements. It

may be changed only in writing, signed by both parties.

You hereby confirm that you are full age (18 or above). If you are a minor, please print this contract, have a legal guardian sign this agreement and return a copy to us per mail.

Governing Law: This agreement shall be governed and interpreted exclusively by german law. Parties understand that place of jurisdiction shall be sync.records offices and all disputes will be submitted to and decided by the competent court in Hamburg, Germany.

Signed and agreed

Place, Date

On behalf of ARTIST

On behalf of sync.records

Signature Artist 1

Signature sync.records, Tim Bönigk

Signature Artist 2

Signature Artist 3

Signature Artist 4

SAMPLE