## Proposal for a distribution contract with the label Studio 3 Rekords

The following act, if accepted by "you" (as a private individual or legal representative authorized an artist, a band, a group of a company or firm) and by "Studio 3 Rekords" headquartered in Benevento in c . da pine s.n.c., will be the Contract between the parties.

Please read this Agreement.

By entering your details and signing at the bottom of the word "accept its terms" placed at the bottom of this proposed contract will become a party and be bound by this Act. It will be our ability to modify the contract as described in detail in Section 8 below. The "Effective date" of This Agreement shall be the date on which evidence your signature. 1. Authorization: By this act we appointed representatives are authorized to sell and distribution of Your Authorized Content, as described here. The rights we granted are not exclusive. Therefore, with this Agreement you grant us and our dealers (hereinafter referred to individually as "Grantee") the right, valid for the duration of the Agreement and throughout the Territory, to: 1. Play and convert Your Authorized Content into Digital Masters; 2nd Perform and make available for promotional purposes of your shares Authorized digital content ("Clip") by "streaming" to promote license, sale and distribution of Digital Masters; 3rd Promote, sell, distribute, and deliver master digital form of individual tracks or entire albums, and metadata to purchasers who can use such Digital Masters in accordance with the rules agreed on with us:

4th Use and authorize others to license the use and sale of Your Authorized Content in connection with any type of telephone service, which, purely by way of example, the sale or licensing of Digital Masters as a download (including, without limitation, downloads on mobile phones) and for use as ringtones on the phone and waiting; 5th Use the "kiosks" to distribute, market and

Master promote digital;

6. Use and authorize others to allow the distribution of copies of a Master in the form of digital download so-called "conditional", which are bound to a device, limited in time or in the duration of reproduction or otherwise; 7th Make and authorize others to do the "streaming" of your content Authorized, upon request or as part of a radio service via the Internet; 8th Use and distribute information management as well as copyright Integrated in a Digital Master;

age1) your signature here:

9th Display and electronically fulfill and deliver the Licensed Graphics used in connection with Your Authorized Content for personal use exclusively on the master copy concerned;

 $10_{th}$  Use Your Authorized Content, the Licensed Graphics and metadata as far as is reasonably necessary or appropriate to enable us to exercise our rights under this Agreement;

11th Allow our dealers to perform any activity among those described above.

 $12_{th}$  Duration: the contract will start from the date of entry into force and will run for the duration of 24 months tacitly renewed from time to time to further 24 months unless dissolution decided by one of the parties and communicated with notice of not less than 30 (30) days of the deadline by registered post A. R. or email certified.

13th Payments on your behalf: we recognize an amount equal to 60 percent (60%) of net wholesale price paid to us by dealers for the sale or other

licensed uses of your Digital Masters. Payments will be made by bank transfer or other means of payment agreed upon, if and when it reached a figure minimum euro fifty (50).

This requirement will be low-paying the total fee for all rights granted by you and all obligations entered into by you with this document. It is your right to designate one agency rights and collecting society SIAE or other compensation you are entitled to public performance of Your Authorized Content.

14th Obligations to pay: You will have the obligation to apply for and pay due for any required license and authorization on the Territory, or any region, for the use of your Authorized Content, Graphics Authorized and metadata. In particular, but without limiting the generality of the above, it will be your responsibility to pay (i) any royalties and other sums due to artists, authors, co-authors, owners and co-owners of copyright,

producers and anyone who has a right relating to the sale or other uses of

Digital master, (ii) all mechanical rights or other sums payable to publishers and / or authors or co-authors of musical compositions included in the Master from the digital

sales or other uses of Digital Masters, (iii) all amounts payable in

pursuant to any collective agreements applicable to you or any third party, and (iv) any other royalty, share and / or amount payable in connection with Your Authorized Content, the Graphics authorized and metadata and other material provided to us by you.

Take note that the amount you had already includes any so-called "rights

Artist's "that should be otherwise paid for the sale or exploitation for accordance with the laws in force in any jurisdiction.

15th Names and similar names;

Use promotional opportunities:

1. We may be used and allow our dealers to use

the names and similar names and approved the biographical material of any artist, band, producer and / or author, and the names of tracks and / or album, and Graphics Permitted on any marketing materials for the sale, promotion and Digital advertising for the Master concerned that should be available for sale or available for other uses under this Agreement (for example, the name of an artist or group and its name could be used like a

for information, for example through textual views or other steps

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information to identify and represent the author, the production credits and performances of that group or in relation to the exploitation of Digital Masters concerned).

2nd It will be our right and our Grantee of any market, promote and advertise, as agreed at our discretion and in the Digital masters that are available for sale or licensing, without give any guarantee of any minimum sales or use of any Digital Master.

3rd Property: Subject to the rights under this act or any previous agreement between us and you, all right, title and benefits concerning (i) Your Authorized Content and Graphics authorized, (ii) the Master digital, (iii) the Clips, (iv) all copyrights and equivalent rights therein, and (v) all material provided by you will be and remain your property.

4th Amendments, Dissolution and Effect of Dissolution:

1. We reserve the right to change, modify, supplement or delete the this Agreement, in whole or in part. Any such modifications or changes will will be notified by e-mail at least seven (7) days before the date of entry into force. Should not agree to these proposed changes, your exclusive remedy will be to terminate this Agreement, dandocene communication as described above, and the failure within ten (10) days from the date of our e-mail will amount to your acceptance of these changes.

2nd The expiration of this Agreement does not exclude the parties from their obligations prior to or during the same. Consequently, the provisions of this Agreement will remain in force even after due.

3rd Damages: If the use of your Authorized Content, or Graphics for your authorized, or any other material provided by you or authorized infringe rights of third parties, you agree to meet and, at our request, to defend us and our dealers and associates (and their directors, Officials and employees) from any loss, liability, damages, costs or expenses (including fees and legal fees to a reasonable extent) in relation to potential claims or demands. Accordingly, you agree to compensate, at request, we and our dealers and associates for any payment made in settlement of any request or claim for damages which compensation is provided under this Section 9, after your written in the execution of such payment. You will not deny, delay or make the ground without your permission. We will inform you promptly of any claims, and obtaining, with appropriate support and guarantee our Please have the power to take control of the defense of such claims, without prejudice to our rights to participate with it. 4th Other representations and warranties of the parties:

1. Declared and guaranteed to be in possession of full authority to act for account of any and every holder of any right, entitlement or benefit

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related to your content or your Authorized Authorized Graphics.

2nd Declared and guaranteed to own or control the rights
necessary for granting of rights, licenses and permits and that the exercise of such
rights, licenses and permits from us and our dealers will not violate
or breaking the rights of third parties.

3rd Each party represents and warrants that have the full authority of assume and discharge in full its obligations under this Agreement and to have obtained from third parties all permits, licenses and permits necessary to this purpose.

4th Each party represents and warrants that never act in such a way as to enter conflict or interfere with any commitments or obligations already undertaken and that no agreement previously entered into by such party will interfere with fulfilling their obligations under this Agreement.

5th Each party represents and warrants that perform all the obligations under this Agreement in compliance with all applicable laws, rules and provisions in force, of any State authority responsible.

## 6. General provisions:

1. The parties agree and acknowledge that the relationship that existed between the them is a relationship between independent contractors. This Agreement shall not will go to any partnership or joint venture, and neither party will be agent, partner or employee of the other.

2nd This Agreement contains the entire agreement of the parties with respect the subject matter of the Agreement and supersedes and cancels all previous agreements between the parties with respect to that object, it being understood that in case of Previous digital distribution agreement signed with us in the past, then select any options will remain valid even under the this Agreement. This Agreement may not be amended or modified except in the manner here indicated. If either party abandon in anytime, to any term or condition of this Agreement, this will not be considered or construed as a waiver of such term or condition for the future, or to enforce their rights in case of subsequent failure to that term or condition. If any provision of this Agreement was declared not feasible by a competent court, this will have no effect

the remaining provisions and enforceable provision will be replaced by another enforceable provision that reflects as closely as possible the commercial intent of the parties. 3rd This Agreement shall take effect on the binding assigns, heirs, executors, personal representatives, administrators and successors (by merger or by operation of

law or otherwise) of each party. 4th Any notice, approval, request, authorization,

indication or other notification under this Agreement must be made to writing and delivered shall be deemed for all purposes the date of delivery if sent to e-mail to the addresses given to you and by you upon subscription of this Act, or subsequently updated.

5th To the extent permitted by applicable law, the rights and remedies of shares under this Agreement are cumulative and in addition to any other

right and appeal of the parties under the law or the 'equity.

6. The titles that appear in this Agreement are solely used

for convenience and should not be considered in interpreting the Agreement.

7th This Agreement is for the exclusive benefit of the contracting parties and its successors and permitted assigns. Nothing herein stated,

expressly or tacitly, is intended to confer or give any

person or entity, unless the contracting parties and their respective successors and assigns authorized, any right, benefit or remedy, which is recognized by law or by 'equity of any kind under or pursuant to this Agreement.

8th Definitions: The following capitalized terms shall have the following meaning for the purposes of this Agreement:

1. "Graphics Authorized" means the graphic on the album cover and any other graphic on your Authorized Content provided to us. For this graphic deem that you have obtained all permits necessary, except stated otherwise provided by you in writing.

2nd "Permitted Territory" means the entire universe.

3rd "Copyright management information" means information containing the digital data from a digital master, such as your name, title concerned, the name of the song and the record company, and the same will be

subject to protection under copyright law.

4th "Digital Master" or "Digital Masters" means a copy or copies of your Authorized Content in digital format.

5th "Grantee" means any third dealer who, under

purely illustrative, Apple iTunes, MusicNet, Real, Rhapsody, Napster and other companies

we allowed to carry out marketing, sales and distribution for

Your Authorized Content and Your Graphics Authorized, or to make other use, under the terms of this Agreement.

6. The "Your Authorized Content" means sound recordings and underlying musical compositions entrusted to us for digital distribution. These sound recordings and underlying musical compositions must be of your owned or controlled by you and / or must have been authorized by you to all Indeed, with the rights granted by you and authorized by this Act.

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THE UNDERSIGNED NAME: NAME: SURNAME: BORN IN: DATE OF BIRTH: FISCAL CODE: RESIDENT: as: [ ] private [ ] lauthorized represent		a group of a company or	
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List of shops and main digital channels Studio 3 Rekords dealers by means of direct distributors

- Apple iTunes Music Store
- OVI Nokia Music Store
- Amazon.com Music Store
- Microsoft MSN Music Store
- OD2 Music
- Packard Bell Music Station
- MTV Music Store
- Cora
- France Loisirs
- Leclerc
- Thomson
- Conrad Music
- Virgin Mega
- Eircom
- Tiscali Music Club
- United Music Store
- Music Store Radio 105
- Music Store Radio Montecarlo
- 105 Classics Music Store
- Mediaworld Music Store
- Planet
- Wanadoo Music Store
- Coca-Cola MyCoke Music
- Healthy
- NTL World

GWR • Music Store

- Oxfam (Big Noise)
- CD Wow (Wow-Tunes)
- NTL Broadband Plus
- Home Entertainment
- i-m Migros
- RealNetworks Rhapsody
- Napster
- Sony Connect
- emusic
- Snocap
- Imeem
- Beonio (Spain)
- Yahoo Music Store
- Virgin Digital
- Jamba
- Mondadori Messaggerie Music (Italy)
- Tv Sorrisi & Canzoni Musicshop
- 24 / 7

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- 3 Beat
- 4 Deejays

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- 7Digital
- Aftertoo.com
- Akuma
- All about Jazz
- AOL
- Arvato
- Audiojelly
- Beatport
- Bagpakmusic
- Beats Digital
- CDJshop
- Celumusica
- Clickgrooves
- CompactDJ
- Dance Records
- Dancefuel
- Dancemusichub
- DanceTracksDigital
- Deecoo
- Digital Tunes
- Discotraxx
- Exclusive Di
- Dj Download
- DjMr
- DjPlaylist Deutch
- DjTunes.com
- DjVox
- Downloadpunk
- Electronicdj.co.uk
- Elemedia
- eMusic
- Endmix
- Fastforward Online
- Finaltracks
- FloTestContract
- Fnac
- Freaky beat
- Global Groove Digital
- GreatIndie Music
- GrooveSource Media
- Higher Frequencies
- Icmp3
- ID & T Dance-Tunes

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- iMusic
- InProdicon
- Jamba
- Juno Download
- Karma
- Kazzong
- Klicktrack
- Kompakt
- Last.fm
- LegalDownload Netherlands
- Listen.jp
- Lyme.fm / Digital Music Shop
- MagneticGrooves
- Digital mBop
- Music for Brands
- Music2Mix
- MusicBay
- MusicIsHere
- Musicload
- Medianet
- MyMusic
- Napster
- Nareos
- Netmobile
- O2
- Live Odyssee
- Phonofile.dk
- Phonoment
- PlayItTonight
- Plusforsix.com (Ericsson)
- Puretracks
- QTon
- RauteMusik
- Real Networks
- Release Records
- Resonant Vibes
- SecuryCast
- Sms.at
- Snocap Music Store
- Stompy
- Sygno
- The Kompany.com
- TrackingSpain
- TrackItDown
- TrackTracker
- Tradebit

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- Trax2Burn
- TraxSource
- Tunetribe
- VidZone
- Wasabeat
- We7
- Word and Sound
- XPress Beats (Dj Mag)
- You-Load

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