

CUSTOM EXCLUSIVE LICENSE AGREEMENT

This Custom Exclusive License Agreement ("Agreement") is made and entered into as of the Effective Date by and between:

Licensor: [Your Name/Business Name]

Address: [Your Address]

Email: [Your Email]

Licensee: [Licensee Name]

Address: [Licensee Address]

Email: [Licensee Email]

Beat Title: [Beat Name]

Producer: [Producer Name]

Exclusive Rights Fee: \$[Amount]

Effective Date: [Date]

1. GRANT OF RIGHTS

The Licensor hereby grants the Licensee exclusive, worldwide rights to use, record, reproduce, distribute, publicly perform, and synchronize the Beat in connection with one (1) musical composition (the "Song"). The Licensee shall have full rights to monetize and commercially exploit the Song without restrictions, subject to the terms outlined in this Agreement.

2. RIGHTS RETAINED BY LICENSOR

The Licensor retains the right to:

- Claim ownership of the underlying composition and production.
- Receive credit as the producer of the Beat.
- Collect publishing royalties as set forth in **Section 6: Registration & Publishing Rights**.

3. USAGE RESTRICTIONS

The Licensee **may not**:

- Resell, lease, or transfer the Beat to any third party.
- Use the Beat in a manner that is unlawful, defamatory, or offensive.
- Register the Beat as a new composition with any performing rights organization (PRO) or copyright office without proper acknowledgment of the Licensor's contribution.

4. COMPENSATION & PAYMENT

Licensee agrees to pay the Exclusive Rights Fee listed above in full before receiving the final untagged, high-quality audio files. Payment shall be non-refundable.

5. DELIVERY OF FILES

Upon receipt of full payment, Licensor will provide the following files:

- High-quality WAV and MP3 files of the Beat.
- Trackout (stems) of the Beat in WAV format.
- Signed copy of this Agreement.

6. REGISTRATION & PUBLISHING RIGHTS

Where a project is commercially released and registered with a performance rights organization (PRO):

- **Murk 1 Mafia CEE/IPI - [Insert Number]** does not have to be acknowledged as a Songwriter for the purpose of writer's share royalty collection but would appreciate equal shares (e.g., 50% for 2 Songwriters, 33.33% for 3 Songwriters).
- **Murk 1 Mafia CAE/IPI - [Insert Number]** shall be acknowledged as the Publisher for the purpose of publisher's share royalty collection, with a fixed 50% of shares.
- Licensee shall register the Song accordingly and ensure that Licensor receives the appropriate royalties.

7. CREDIT REQUIREMENT

Licensee agrees to credit the Licensor in all commercial releases as follows: "Produced by [Licensor Name]" in the Song metadata, streaming platforms, and promotional materials.

8. INFRINGEMENT & TERMINATION

If Licensee violates any terms of this Agreement, Licensor reserves the right to terminate this Agreement and revoke all granted rights without refund. Infringements may be subject to legal action.

9. GOVERNING LAW

This Agreement shall be governed and construed in accordance with the laws of [Your State/Country]. Any disputes shall be resolved in the appropriate courts of [Your Jurisdiction].

10. ENTIRE AGREEMENT

This Agreement constitutes the entire understanding between the parties and supersedes all prior negotiations, understandings, and agreements.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the Effective Date.

Licensors:

[Your Name]

Date: _____

Licensee:

[Licensee Name]

Date: _____