

Able Music Terms and Conditions of Use

Effective date: 09 July 2022

1. Introduction

Thank you for your interest in Able Music, a service provided by Able Group Ltd ("Able Music/Able Group Ltd", "we", "us", or "our").

By signing up, accessing, or using any Able Music services, including associated features, functionalities, websites, user interfaces, and/or applications (collectively, the "Platform"), or accessing or using any content or material made available through the Platform, you are agreeing to these Terms of Use ("Terms" or "Agreement"). Please read these Terms, our Privacy Policy, and any other terms referenced in this document carefully. This Agreement is subject to the laws of England and Wales.

This Agreement is between you and Able Music, including any additional terms and conditions posted by Able Music through the Platform or otherwise made available to you. If you do not agree with or cannot comply with this Agreement, you may not access or use the Platform.

Note: In the UK, class actions are rare, but this Agreement includes clauses to limit liability and define how disputes will be resolved, potentially via arbitration.

2. Changes to the Agreement

Occasionally, we may make changes to the Agreement by posting an updated version on the Platform. For material changes, we will notify you, such as by a prominent notice within the Platform or by email. Your continued use of the Platform after changes are made constitutes your acceptance of the updated Agreement. The "Last Updated" date above indicates when this Agreement was last revised.

3. Transactions, Payment Process, and Our Role

We may provide you with the opportunity to connect with other users for various music-related services and products, including composing, performing, recording, editing, mixing, producing, or designing visual content. These services are provided by one user (the "Creator") to another user (the "Recipient") for an agreed fee. Able Music serves as a facilitator, and we are not liable for any transactions, payments, or other agreements between users.

3.1 Payment Processing

Payments for services (such as "Project Transactions" or "Track Transactions") are processed by a third-party payment provider. You may need to agree to the provider's terms, which form a separate legal agreement between you and the provider. Able Music is not a party to your agreement with the payment provider and does not provide payment services.

3.2 Project Transactions

Creators and Recipients may enter into a project-based agreement ("Project Transaction") via the Platform. All terms must be agreed upon in writing. Transactions conducted outside the Platform with users you met through the Platform are prohibited and may result in termination of your account. Violations may also incur liquidated damages as specified below.

Liquidated Damages: In cases of violation, the applicable Recipient shall promptly pay the greater of (i) any fees we would have otherwise earned, or (ii) £1,000. These amounts are agreed upon as reasonable estimates of anticipated loss.

3.3 Track Transactions

Creators may also license or sell pre-recorded tracks or sound recordings ("Tracks") to other users. Track fees are set by the Creator, and Able Music may apply a Platform Fee. Fees for Track Transactions are deducted by the payment provider and remitted to the Creator following the transaction.

4. General Transaction Conditions

If a Recipient cancels a payment or improperly initiates a chargeback, Able Music reserves the right to suspend the account and halt any ongoing work. Able Music may report to credit agencies and law enforcement, where appropriate.

In cases of disputes, the Creator and Recipient should attempt resolution independently. Able Music may offer support but will not issue refunds for completed transactions.

5. Governing Law and Dispute Resolution

This Agreement and any disputes arising from it will be governed by and interpreted under the laws of England and Wales. Any disputes should first be addressed informally through contact with our support team. If unresolved, disputes will be subject to binding arbitration under the London Court of International Arbitration (LCIA) rules, with arbitration taking place in London, UK, unless both parties agree otherwise.

6. Taxes

All fees, commissions, or other amounts payable to Able Music are exclusive of VAT, GST, sales taxes, or other similar indirect taxes ("Indirect Taxes"). Indirect Taxes will be added to the agreed amounts as required by applicable UK or local legislation. Each party is solely responsible for the payment of any Indirect Taxes it is legally obligated to pay arising from this Agreement. Furthermore, each party is responsible for the collection and remittance of any Indirect Taxes it is legally required to collect and remit.

If Able Music is required by law to collect and remit Indirect Taxes on behalf of the Creator, Able Music will manage this solely for taxable transactions occurring between the Creator (seller) and Recipient (buyer) on the Platform. The Creator agrees to indemnify, defend, and hold Able Music harmless for any and all losses incurred due to incorrect representation of goods and/or services provided to Recipients through the Platform. Should any government authority determine that the Creator is responsible for collecting, remitting, or reporting Indirect Taxes on the sale of goods and/or services via the Platform, the Creator will bear responsibility for these taxes (along with any associated penalties or interest) or for reporting such taxes, as applicable.

Creators and Recipients are responsible for handling any applicable income or withholding taxes, depending on their residency or location. Both parties represent and warrant their compliance with their jurisdictional income tax obligations, including the submission of necessary tax forms and certifications to ensure that withholding taxes are appropriately reported and withheld. Creators and Recipients agree to indemnify and hold Able Music

harmless from any tax obligations, including penalties or interest, imposed on Able Music due to their failure to comply with these requirements. The agreed price between Creators and Recipients is inclusive of all withholding and/or income taxes and charges applicable to them, and they are responsible for remittance and collection.

If a government authority determines that Able Music must withhold and remit withholding taxes on payments under these terms, Recipients and Creators agree that Able Music is authorised to withhold these amounts from any payments made to them, even if those payments relate to transactions covered by different terms. Able Music is further authorised to withhold from future payments any amounts that a governmental authority deems owed from previous transactions. Recipients and Creators agree to cooperate with Able Music in challenging any withholding tax obligations, including by providing proof of income tax payment by the income recipient, and will assist Able Music in collecting withholding taxes from payments made to any involved party. For advice regarding taxes on Able Music earnings, we recommend consulting a tax professional.

7. Insurance

Users are responsible for maintaining sufficient liability insurance to cover all risks associated with their transactions. Able Music does not provide insurance and will not be liable for any loss or damage related to users' transactions. We recommend users review their insurance needs and consult with an insurance professional if necessary.

8. Registration on the Platform

While registration is not mandatory to access or use the Platform, it offers additional benefits. For instance, registration is required to engage in any transaction as a Creator or Recipient.

If you choose to register, you may log in to the Platform using a third-party provider (e.g., Facebook), where such an option is available. Alternatively, you can create an account with a unique Sign-In Name and Password, along with other necessary information ("Unique Identifiers") to verify your identity for future logins. Able Music may collect Unique Identifiers to improve communication with you.

By registering, you confirm that the information provided to Able Music is accurate, current, and complete. You agree to maintain this information accordingly. Each Sign-In Name and Password combination can only be used by one user. You are responsible for keeping your Sign-In Name, Password, and Unique Identifiers secure and for any use or misuse associated with your account. Notify us immediately if you need to deactivate your Password, change any Unique Identifier, or if you suspect any unauthorised access to your account. Able Music is not liable for any loss or damage arising from unauthorised account use.

9. Community Guidelines

Able Music respects intellectual property rights and expects you to do the same. We've established a few ground rules for you to follow when using the Platform to ensure it remains an enjoyable and safe space for all users. You must comply with these guidelines (the "Community Guidelines") and encourage other users to do the same. You agree that:

(a) You will not upload, post, e-mail, transmit, or otherwise make available on the Platform (including when interacting with other users) any Submission or User Content (as defined below) that:

- infringes any copyright, trademark, right of publicity, or other proprietary rights of any person or entity;
- is defamatory, libellous, indecent, obscene, pornographic, sexually explicit, invasive of another's privacy, promotes violence, or contains hate speech (i.e., speech that attacks or demeans a group based on race, ethnicity, religion, disability, gender, age, veteran status, sexual orientation, and/or gender identity);
- discloses any sensitive personal data or private information about another individual, including their e-mail address, postal address, phone number, credit card information, or similar information; or
- is intended to or does harass or bully other users.

(b) You will comply with all applicable laws in your use of the Platform and will not use the Platform for any unlawful purpose;

(c) You will not access or use the Platform to collect market research for a competing business or use the Platform to develop a competing product or service;

(d) You will not attempt to use the Platform or any resources provided therein to establish a transaction outside of the Platform; any transactions arising from introductions on the Platform must be executed through the Platform itself;

(e) You will not provide false or misleading information as part of your profile or otherwise on the Platform;

(f) You will not impersonate any person or entity or falsely represent your affiliation with any person or entity;

(g) You will not interfere with or attempt to disrupt the proper operation of the Platform by using any virus, device, information collection or transmission mechanism, software, or routine, or by attempting to gain access to any Content (as defined below), data, files, or passwords related to the Platform through hacking, password or data mining, or any other means;

(h) You will not decompile, reverse engineer, or disassemble any software or other products or processes accessible through the Platform, except where such restriction is expressly allowed by applicable law;

(i) You will not cover, obscure, block, or interfere with any advertisements and/or safety features on the Platform;

(j) You will not circumvent, remove, alter, deactivate, degrade, or bypass any of the Content protections on the Platform, nor obscure or remove any proprietary rights notices;

(k) You will not use any robot, spider, scraper, or other automated means to access the Platform for any purpose without our express written consent;

(l) You will not take any action that imposes or may impose (in our sole discretion) an unreasonable or disproportionately large load on our technical infrastructure;

(m) You will behave and communicate in a professional and respectful manner with other users. Aggressive or inappropriate language and/or behaviour will not be tolerated; and

(n) You will not post your or someone else's personal contact information on the Platform unless specifically requested by us. This includes, but is not limited to, email addresses, phone numbers, social media profiles, and web addresses.

If you encounter content on the Platform that you believe may violate, or if you believe another user may be violating, these Community Guidelines, please let us know by sending an email to us at info@AbleMusic.co.uk.

10. Using Our Service

10.1 Rights You Grant to Us

In consideration for the rights granted to you under this Agreement, and unless otherwise agreed, you grant us the right (1) to provide advertising and other information to you, and (2) to allow our business partners to do the same, as permitted under UK law.

10.2 Intellectual Property

The Platform contains materials such as videos, photographs, software, text, graphics, images, sound recordings, and other material provided by or on behalf of Able Music, including User Content (collectively referred to as the "Content"). This Content may be owned by us or third parties and is protected under UK copyright law, trade mark law, and other intellectual property laws.

You may view Content for your personal, non-commercial use only. No other use is permitted without the prior written consent of Able Music. Except as expressly provided for User Content and Project Content, Able Music and its licensors retain all right, title, and interest, including all intellectual property rights, in and to the Content. You must retain all copyright and other proprietary notices contained in the original Content. You may not sell, transfer, assign, license, sublicense, modify, reproduce, display or perform (publicly or otherwise), create derivative works from, distribute, or otherwise use the Content for any public or commercial purpose without prior written consent from Able Music. Posting the Content on any other website, social media platform, or networked computer environment for any purpose is expressly prohibited.

If you violate any part of this Agreement, your permission to access the Content and the Platform automatically terminates. You must immediately cease accessing the Content and the Platform and destroy any copies you have made of the Content.

All trademarks, service marks, trade names, logos, domain names, and any other features of the "Able Music" brand ("Able Music Brand Features") are the sole property of Able Music or its licensors. This Agreement does not grant you any rights to use any Able Music Brand Features for commercial or non-commercial use without express written consent. Any goodwill generated from the use of Able Music Brand Features inures solely to our benefit.

Elements of the Platform are protected by trade dress, trademark, unfair competition, and other UK intellectual property laws and may not be copied or imitated in whole or in part by any means, including, but not limited to, framing or mirroring. None of the Content may be retransmitted without our express, written consent for each instance.

11. User Content and Project Content

Our Platform allows users to post Content and share Content relating to a Project with each other. You understand the difference between User Content (content that you publish on the

Platform) and Project Content (content related to a Project), as described in detail in sections 11.1 and 11.2 below.

YOU ARE ENTIRELY RESPONSIBLE FOR ALL YOUR USER CONTENT AND PROJECT CONTENT THAT YOU UPLOAD, SUBMIT, E-MAIL, OR OTHERWISE TRANSMIT (“POST”) VIA THE PLATFORM OR OUR SOCIAL MEDIA PAGES. YOU AGREE THAT IF ANYONE BRINGS A CLAIM AGAINST ABLE MUSIC RELATING TO USER CONTENT OR PROJECT CONTENT THAT YOU POST, THEN, TO THE EXTENT PERMISSIBLE UNDER UK LAW, YOU WILL INDEMNIFY AND HOLD ABLE MUSIC (INCLUDING ANY AFFILIATE OF ABLE MUSIC) HARMLESS FROM AND AGAINST ALL DAMAGES, LOSSES, AND EXPENSES OF ANY KIND (INCLUDING REASONABLE LEGAL FEES AND COSTS) ARISING OUT OF SUCH CLAIM.

11.1 User Content

Users may publish content to the Platform (for example, when creating a profile or posting a Project description) such as pictures, text, information, descriptions, compilations, audio (including Tracks), and/or other types of content (“User Content”). You expressly acknowledge and agree that once you post your User Content, it may be accessible to others.

You retain all copyrights and other intellectual property rights in and to your own User Content. However, by posting User Content on the Platform, you grant us and our designees a non-exclusive, worldwide, royalty-free, freely sublicensable (through multiple tiers), irrevocable, perpetual licence to modify, compile, combine with other content, copy, record, synchronise, transmit, translate, format, distribute, display, perform (publicly or otherwise), and otherwise use (including for profit) such User Content, and all intellectual property and moral rights therein, in connection with the Platform and for advertising and promotional purposes relating to the Platform, Able Music, and our products and services.

You also grant us and our designees the non-exclusive right, but not the obligation, to use, and to authorise others to use, your name, likeness, image, persona, voice, and photograph (“Likeness”) in connection with any use or exploitation of any related User Content permitted under the licence granted in the prior sentence and/or to advertise and promote the Platform, Able Music, and our products and services. You acknowledge and agree that use of your User Content and/or Likeness may include the display of such User Content, name, likeness, image, persona, voice, and photograph adjacent to advertisements and other materials, including for profit.

If you submit or otherwise post User Content to the Platform, each such post constitutes a representation and warranty to Able Music that such User Content is your original creation (or that you otherwise have the right to provide the User Content), that you have the rights necessary to grant the licence to the User Content under the prior paragraph, and that it and its use as permitted by this Agreement does not and will not infringe or misappropriate the intellectual property or moral rights of any person or contain any libellous, defamatory, or obscene material or content that violates our Community Guidelines.

We may, but are not obliged to, monitor, scan, intercept, review, analyse, alter, edit, or remove information or User Content (including any messages, information, or other content or materials sent to or received by you in connection with the Platform or its features or functionalities) at any time, including while it is in transit, and before and after it is stored or made available through the Platform, to monitor, review, or analyse your access to or use of

the Platform, by manual, automated, or other means, for any purpose. In all cases, we reserve the right to remove or disable access to any User Content for any reason, including content that, in our sole discretion, violates this Agreement.

11.2 Project Content

All creative materials provided by the Recipient to the Creator in furtherance of a Project, as well as any Submission that the Creator creates and/or performs in connection with a Project Transaction, is defined as "Project Content." You retain all copyrights and other intellectual property rights in and to your own Project Content, unless otherwise agreed in the Project Terms.

Except as required or permitted under applicable law or to the extent needed to provide the services or assist users under this Agreement, Able Music will not make any use of Project Content, whether such materials are for a finalised Submission or works-in-progress leading up to a finalised Submission.

Unless otherwise agreed in the applicable Project Terms, a Recipient shall not use the name, likeness, or other identifying information of the Creator (including, but not limited to, stating that a completed work incorporates a Creator's work or "features" the particular Creator), and a Creator shall not use the name, likeness, or other identifying information of the Recipient.

11.3 Feedback

With respect to all ideas, comments, proposals, suggestions, or other feedback that you send to us ("Feedback"), you acknowledge and agree that we shall be free to use such Feedback, including, but not limited to, the development, production, and marketing of products and services that incorporate such information without compensation or attribution to you, and that all such Feedback shall not be confidential.

12. Warranty Disclaimer

YOU UNDERSTAND AND AGREE THAT THE PLATFORM AND THE CONTENT ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT EXPRESS OR IMPLIED WARRANTY OR CONDITION OF ANY KIND, INCLUDING THAT THE PLATFORM OR CONTENT WILL OPERATE ERROR-FREE OR THAT THE PLATFORM, ITS SERVERS, OR THE CONTENT ARE FREE OF MALWARE OR OTHER HARMFUL COMPONENTS. WE DISCLAIM ALL WARRANTIES WITH RESPECT TO THIS AGREEMENT, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OR CONDITIONS OF SATISFACTORY QUALITY, TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF THIRD PARTIES' RIGHTS, AND ANY WARRANTIES ARISING FROM A COURSE OF DEALING, COURSE OF PERFORMANCE, OR USAGE OF TRADE. NO ADVICE OR INFORMATION, WHETHER ORAL OR IN WRITING, OBTAINED BY YOU FROM ABLE MUSIC SHALL CREATE ANY WARRANTY ON BEHALF OF ABLE MUSIC. THIS SECTION APPLIES TO THE FULLEST EXTENT PERMITTED BY UK LAW.

If you are a consumer, this section does not affect any rights that cannot be excluded under applicable UK consumer law.

13. Limitation of Liability

YOU AGREE THAT YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY PROBLEMS OR DISSATISFACTION WITH THE PLATFORM (INCLUDING ITS FEATURES, FUNCTIONS, AND CONTENT) IS TO STOP USING THE PLATFORM. YOU AGREE THAT ABLE MUSIC HAS NO OBLIGATION OR LIABILITY ARISING FROM OR RELATED TO THIRD PARTY APPLICATIONS OR THE CONTENT THEREOF MADE AVAILABLE THROUGH OR IN CONNECTION WITH THE PLATFORM, AND WHILE YOUR RELATIONSHIP WITH SUCH THIRD PARTY APPLICATIONS MAY BE GOVERNED BY SEPARATE AGREEMENTS WITH SUCH THIRD PARTIES, YOUR SOLE AND EXCLUSIVE REMEDY, WITH RESPECT TO ABLE MUSIC, FOR ANY PROBLEMS OR DISSATISFACTION WITH THIRD PARTY APPLICATIONS OR THE CONTENT THEREOF, IS TO UNINSTALL AND/OR STOP USING ANY SUCH THIRD PARTY APPLICATIONS.

IN NO EVENT WILL ABLE MUSIC OR ITS EMPLOYEES, OFFICERS, DIRECTORS, AGENTS, SUCCESSORS, ASSIGNS, SUPPLIERS, OR LICENSORS BE LIABLE FOR (1) ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES; (2) ANY LOSS OF USE, DATA, BUSINESS, OR PROFITS (WHETHER DIRECT OR INDIRECT), IN ALL CASES ARISING OUT OF THE USE OF OR INABILITY TO ACCESS AND USE THE PLATFORM OR THE CONTENT, DEVICES, THIRD PARTY APPLICATIONS, OR THIRD-PARTY APPLICATION CONTENT, REGARDLESS OF LEGAL THEORY, WITHOUT REGARD TO WHETHER ABLE MUSIC HAS BEEN WARNED OF THE POSSIBILITY OF THOSE DAMAGES, AND EVEN IF A REMEDY FAILS OF ITS ESSENTIAL PURPOSE; OR (3) ANY DIRECT DAMAGES THAT YOU MAY SUFFER AS A RESULT OF YOUR USE OF THE PLATFORM OR THE CONTENT SHALL BE LIMITED TO THE GREATER OF (A) FIFTY POUNDS (£50) OR (B) THE AMOUNTS YOU HAVE PAID US IN CONNECTION WITH YOUR USE OF THE PLATFORM DURING THE THREE (3) MONTHS IMMEDIATELY PRECEDING THE FIRST EVENT GIVING RISE TO A CLAIM.

ABLE MUSIC ASSUMES NO LIABILITY FOR ANY ACTS OR OMISSIONS OF CREATOR.

THIS SECTION APPLIES TO THE FULLEST EXTENT PERMITTED BY UK LAW.

14. Third Party Materials

The Platform may contain links to third-party websites (“External Sites”). These links are provided solely for your convenience and should not be seen as an endorsement by us of such External Sites or any information or other content available on them. The content on such External Sites is created and managed by third parties, not by Able Music. If you have concerns about these links or any content located on such External Sites, please contact the administrators or webmasters of those sites. We are not responsible for the content of any linked External Sites and make no representations regarding the accuracy of materials on such External Sites. You should take appropriate precautions when downloading files from all websites to protect your devices from malware and other potentially harmful programs. Accessing linked External Sites is done at your own risk.

We are not responsible for, nor do we make representations about: (i) advertisements or any other third-party material posted on the Platform or any of our social media pages; or (ii) the products or services provided by advertisers. Any dealings or interactions you have with

advertisers, advertisements, other third parties, or other third-party materials while using the Platform are between you and the advertiser or other third party, and you agree that Able Music is not liable for any loss or claim that you may have against such parties.

15. Representations and Warranties

You hereby represent, warrant, and covenant that: (a) You own or have the necessary licences, rights, consents, and permissions to all trademark, copyright, trade secret, or other proprietary, privacy, and publicity rights in and to your User Content and Project Content, and any other works that you incorporate into your User Content and Project Content, and all the rights necessary to grant the licences and permissions granted herein; (b) Use of your User Content or Project Content as contemplated under this Agreement does not infringe, violate, or misappropriate the intellectual property, privacy, publicity, contractual, or other rights of any third party; (c) You will not post to the Platform or any of our social media pages any User Content or Project Content that violates our Community Guidelines set forth above or any other term of this Agreement; and (d) You will abide by the terms and conditions of any Transaction you enter into, including any Track Terms.

16. Indemnification

You agree to defend, indemnify, and hold us and our affiliates, and our and their officers, directors, employees, agents, successors, licensees, licensors, and assigns, harmless from and against all claims, actions, demands, damages, losses, and expenses of any kind (including reasonable legal fees and costs) arising out of or related to: (1) your breach or alleged breach of this Agreement; (2) any Transaction you enter into or any User Content or Project Content you post; (3) any activity in which you engage on or through the Platform; (4) your violation of any law or the rights of a third party; and (5) any dispute, action, or claim between you and another user of the Platform.

We reserve the right to assume the exclusive defence and control (at your expense) of any matter otherwise subject to indemnification by you, in which event you will assist and cooperate with us in asserting any available defences. You agree not to involve Able Music in any dispute you may have with another user.

17. Term and Termination of the Agreement

This Agreement will apply to you until terminated by either you or Able Music. We reserve the right, in our sole discretion, to restrict, suspend, or terminate this Agreement and your access to and use of all or any part of the Platform, at any time and for any reason without prior notice or liability.

All provisions of this Agreement which by their nature should survive termination will survive termination, including, without limitation, Sections 3 (second paragraph), 3.1 (second paragraph), 4 (third paragraph), 6, 7, 8, 9, 10, 11, 12, 13, 15, 17, and 18.

18. Premium Providers and the Job Board

Creators may apply to become “Premium Providers.” Each applicant must complete an application and participate in our review process to determine whether, in our sole discretion, they qualify for Premium Provider status.

While a Creator is a Premium Provider, they shall be charged a recurring fee (“Recurring Premium Provider Fee”) to maintain this status. Premium Providers receive a specified

amount of “Proposal Credits” monthly, which can be used to send Project proposals to prospective Recipients via the Able Music Job Board. Premium Providers may appear higher in search results when potential Recipients search for Creators.

Recipients may post Project requests to the Able Music Job Board for free. Only Premium Providers may respond to these Project requests using one Proposal Credit per response.

Unused Proposal Credits roll over to subsequent months while a Creator maintains Premium Provider status, but will expire as set out by Able Music. If Premium Provider status ends, either by the Creator’s request or by Able Music, any unused Proposal Credits will expire. Premium Providers may purchase additional Proposal Credits through the Platform; Proposal Credits are non-transferable and non-refundable. Changes to Recurring Premium Provider Fees will be communicated to Premium Providers in advance.

Premium Provider status automatically renews and charges recur until cancelled by the Creator or revoked by Able Music. Creators can cancel at any time in writing, and the cancellation will take effect after the current subscription period. Able Music reserves the right to revoke Premium Provider status for any violations of this Agreement.

19. Transactions Agreements

We provide form agreements for convenience but do not make any representations or warranties regarding these agreements. You acknowledge that Able Music is not providing legal advice, and we encourage you to consult with a solicitor before entering into any Transaction. Each Transaction is unique, and you should customise any form agreement with assistance from a solicitor.

(a) We do not verify the identity of users. You are responsible for determining the suitability of users for Projects by directly communicating with them and reviewing their profiles. (b) We do not endorse users or Tracks. (c) Although we reserve the right to verify content, we typically do not verify information, materials, or other User Content posted by users.

20. Copyright Infringement

Able Music respects the rights of intellectual property owners. If you believe any Content infringes your copyright, please contact us as outlined in our Copyright Policy.

21. Choice of Law and Jurisdiction

This Agreement and any disputes arising from it will be governed by and construed in accordance with the laws of England and Wales. You agree that any disputes will be subject to the exclusive jurisdiction of the courts of England and Wales.

22. Miscellaneous

22.1 Entire Agreement

This Agreement constitutes the entire Agreement between you and us with respect to the subject matter and supersedes all previous agreements.

22.2 Severability

If any provision of this Agreement is held invalid or unenforceable, the remaining provisions will remain effective.

22.3 Assignment

Able Music may assign this Agreement and its rights under it. You may not assign this Agreement without our written consent.

22.4 Agency

This Agreement does not create any agency, partnership, joint venture, or employment relationship between you and Able Music.

22.5 No Waiver

Our failure to enforce any provision does not waive our right to enforce that provision later.

22.6 Headings

Headings are for convenience only and do not affect interpretation.

22.7 Compliance with Export Control Laws

You agree to comply with all applicable export control laws. You represent that you are not located in a restricted country or on any restricted lists.

22.8 Changes to Platform

We reserve the right to change, suspend, or discontinue any part of the Platform without prior notice.

22.9 Non-Employment

You are not an employee, contractor, or agent of Able Music, nor should you present yourself as such.

23. Contact Us

Able Music Ltd.