Collaborators Agreement (Publishing Only)

We, the undersigned, agree to collaborate in writing the song titled:							
"" ("Song"),							
with the following mutual understandings regarding the ownership and administration of the							
Composition.							
1. Ownership and Splits							
The ownership of the Composition shall be divided as follows:							
Collaborator Name:							
Role (e.g., Writer, Lyricist, Composer):							
PRO / IPI #:							
Email:							
Publishing Share (%):							
Collaborator Name:							
Role (e.g., Writer, Lyricist, Composer):							
PRO / IPI #:							
Email:							
Publishing Share (%):							
Collaborator Name:							
Role (e.g., Writer, Lyricist, Composer):							
PRO / IPI #:							
Email:							
Publishing Share (%):							
Collaborator Name:							
Role (e.g., Writer, Lyricist, Composer):							
PRO / IPI #:							
Email:							
Publishing Share (%):							
All shares total 100% of the Composition and represent each Collaborator's complete ownership							
interest.							
No changes to these ownership percentages may be made without written consent of all Collaborato	rs.						

2. Expenses

We agree that no expenses shall be incurred in the preparation or promotion of this song without our unanimous consent.

Collaborators Agreement (Publishing Only)

3. Expense Sharing

If expenses are incurred, each Writer shall be responsible for a percentage of those expenses in the same proportion as their ownership share.

4. Withdrawal of Contribution

Before this song is placed with a publisher, administrator, or representative, any Writer dissatisfied with the collaboration may withdraw their contribution freely. Upon withdrawal, that Writer forfeits any claim or rights in any subsequent version or collaboration of this song.

5. Scope of Agreement

This agreement applies solely to this Composition and has no effect on any other collaborative work among the parties.

6. Administrative Authority (Power of Attorney)

All Writers grant each other continuing and limited administrative authority (power of attorney) to register, license, and otherwise act on behalf of the collaboration solely for the administration and exploitation of the jointly owned **Composition**.

This authority expressly allows **any Collaborator ("One-Stop Representative")** to **pitch, submit, or grant non-exclusive licenses** for the Composition on behalf of all owners, including in the event any Writer is deceased, incapacitated, or otherwise unavailable.

Such authority is valid only under the following conditions:

- The use or license is **non-exclusive**;
- **No ownership, publishing share, or administrative control** is transferred or assigned;
- All Collaborators (or their heirs/representatives) receive their proper share of income; and
- The licensing Collaborator provides **reasonable courtesy notice** to the others.

This One-Stop authorization ensures that the Collaboration remains fully "clearable" for non-exclusive uses (e.g., synchronization, performance, mechanical, or promotional licenses) **without requiring further written consent or signatures** from any other Collaborator or their estate.

Exclusive, ownership-altering, or publishing-transfer agreements shall continue to require **unanimous written consent** from all living Collaborators or their authorized representatives.

8. Dispute Resolution

Any disputes arising out of or in connection with this Agreement shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with said rules.

Collaborators Agreement (Publishing Only)

Signed and Agreed:			
Collaborator Name:		_	
Signature:			
Collaborator Name:		_	
Signature:			
Collaborator Name:		_	
Signature:	 		
Collaborator Name:		_	
Signature:			