



**This section explains that by purchasing a Deal, you will agree to the Deal Agreement terms and conditions. The Deal Agreement only applies to songs you purchased a Deal for.**

This document consists of important terms and conditions laid out in the document known as the “Deal Agreement”.

The “Deal Agreement” is a legally binding agreement between you and Boost Collective Inc, a company incorporated in Ontario, Canada. The “Deal Agreement” pertains to your use of our Boost Collective service, which allows you to distribute your musical recordings to specific digital services and stores. Additionally, the “Deal Agreement” covers any other uses of your musical recordings and compositions by Boost Collective and its licensees, as outlined in this document. If you are agreeing to the “Deal Agreement” on behalf of a group, company, or other entity, you confirm that you have the authority to do so and that you can legally bind them to the “Deal Agreement”. Boost Collective is able to rely on this representation and all such people and entities will be included in the term “you” for the purposes of the “Deal Agreement”.

By purchasing a Boost Collective deal (“Deal”), you agree to the terms and conditions in the Deal Agreement. You may view the Deal Agreement at [www.boost-collective.com/deal-agreement](http://www.boost-collective.com/deal-agreement). The Deal Agreement shall come into effect automatically on the day you purchase your Deal, which is referred to as the “Effective Date.” Boost Collective allows you to upload digital files containing audio-only musical sound recordings or audio-visual works and the underlying musical compositions, literary works, dramatic works or spoken word content embodied therein (“Recordings”) to our servers. These Recordings can be distributed to digital stores, streaming services, and other digital services within our distribution network (“Digital Stores”)

The “Deal Agreement” applies solely to the specific Recordings for which you purchased a Deal for. You authorize Boost Collective to distribute Recording(s) for which you purchased a Deal for to Digital Stores on your behalf.

---

**You keep copyright and ownership rights to the song(s) you choose for your deal.**

BOOST COLLECTIVE DOES NOT CLAIM ANY COPYRIGHT OR OTHER OWNERSHIP RIGHTS OVER YOUR MUSIC. WE ONLY OBTAIN A LIMITED LICENSE TO DISTRIBUTE IT.

We will generate unique identifying codes for each Recording and provide them to your chosen Digital Stores. Alternatively, you can choose to specify your own UPC or ISRC codes.

Within 24-48 hours of purchasing a Deal, you will receive an email consisting of your username and password that will enable you to access an online user dashboard for your account on our website, which is currently located at [platform.boost-collective.com](http://platform.boost-collective.com) (referred to as our “Site”). You will be solely responsible for any content uploaded, financial transactions, and other activity conducted through your account. We shall not be held liable for any transactions carried out through your account.

---

**This section explains that you must have full rights to your song(s) you want to use for a Deal.**

You are solely responsible for and must have obtained all necessary rights, licenses, waivers, clearances and permissions, including without limitation all music publishing rights and licenses in order to distribute, reproduce, display, publicly perform, synchronize with audiovisual works or otherwise exploit the Compositions (including the lyrics of such Compositions), throughout the Territory for all Recordings and other Materials in order to enable Boost Collective and your selected Digital Stores to fully exploit all their rights hereunder free of any claims, liens, encumbrances or other restrictions. By uploading Recordings and providing any other Materials, you confirm and guarantee to us that you have acquired all necessary rights for Boost Collective and your chosen Digital Stores to sell, distribute, publicly perform, promote, and exploit such Recordings and Materials as outlined in this Agreement. This includes waiving any “moral rights” under the laws of any jurisdiction on your behalf and on behalf of any contributors involved in creating and delivering your Recordings.

---

**You'll keep 91% of all earnings generated by song(s) under a Boost Collective deal. This is how Boost Collective can contribute a 1:1 music promotion budget to your deal, and how you know it is in our best interest for your song(s) to get heard.**

In full consideration of the rights and licenses granted hereunder, we will post to your Boost Collective account 91% of all monies that we receive from your selected Digital Stores which are directly attributable to their exploitation of your Recordings. If your recordings are eligible for the Content ID service, we may use YouTube's Content ID service and other methods to detect videos that contain your recordings.

---

**The deal term is 12 months from the date of your Deal start date, after which you can end your Deal at any time. This is so we can continue to promote and push your song(s) with our playlists, network, and budget for a sustained period to ensure you get long-term growth.**

You may choose to terminate your Deal with Boost Collective at any time after twelve months of the Effective Date in which case you may request a take-down of your Recordings from your Boost Collective account.

We may direct all notices and communications to you via the email address or street address associated with your account and/or via your dashboard account on the Site. Please send all notices to Boost Collective to the email address [info@boost-collective.com](mailto:info@boost-collective.com).

