

SULAAH ARTIST MUSIC LICENSE AGREEMENT

This Artist Music License Agreement (the "Agreement") is entered into as of:

Effective Date: _____

by and between:

LICENSOR / ARTIST

Legal Name: _____

Artist Name (if different): _____

Email: _____

Address (optional): _____

and

LICENSEE / PRODUCER

Name: SULAAH

Podcast: Fashioned for the Socially Free

Email: sulaah@sulaah.com

The parties agree as follows:

1. TRACK

The Artist grants the Licensee the rights described in this Agreement for the following musical work and sound recording:

Track Title: _____

Artist Name: _____

Album/Project (if any): _____

ISRC (if any): _____

Writers/Composers: _____

Producers (if any): _____

2. GRANT OF LICENSE

Artist grants Licensee a non-exclusive, non-transferable license to use the Track in connection with the podcast Fashioned for the Socially Free, subject to the terms below.

This license permits Licensee to:

- include the Track in one podcast episode identified as:

Episode Title / Number: _____

- use the Track in related promotional materials for that episode, including short audio/video clips, teasers, trailers, and social media posts
- distribute that episode through podcast platforms, streaming platforms, social media channels, websites, and similar digital channels controlled by Licensee
- make technical edits reasonably necessary for podcast use, including fading, excerpting, trimming for time, leveling audio, and placing the Track under spoken-word narration, provided the Track is not materially altered in a way that distorts the Artist's work without prior written consent

3. OWNERSHIP

Artist retains all right, title, and interest in and to the Track, including all copyrights and related rights.

Nothing in this Agreement transfers ownership of the Track to Licensee.

4. RIGHTS CONFIRMATION

Artist represents that they have the full right and authority to enter into this Agreement and to grant the rights described herein.

Artist confirms the following:

- Artist controls both the sound recording (master rights) and the underlying musical composition / publishing rights
- Artist has obtained all permissions necessary to grant this license

If additional permissions are required from co-writers, producers, publishers, labels, or other rights holders, Artist is responsible for securing them before delivering the Track for use.

5. TERM

This Agreement begins on the Effective Date and continues for the term selected below:

- 12 months
- 24 months
- Other fixed term: _____

If the episode is published during the term, any continued availability, removal, modification, or archival display of the episode after the term shall be at Licensee's sole discretion, subject to Section 12.

6. TERRITORY

This license is granted on the following basis:

- Worldwide
- Other: _____

7. COMPENSATION

In exchange for the rights granted under this Agreement, Licensee will provide promotional consideration only.

Such promotional consideration will include, where reasonably practicable:

- on-air artist credit within the episode
- artist credit in episode descriptions and/or show notes
- direct links to the Artist's preferred platform(s), as provided by Artist
- one repostable promo asset or clip, if created for that episode

Social promotion level:

- One social media mention, tag, or promotional feature

- Two social media mentions, tags, or promotional features
- Other: _____

No monetary payment is required under this Agreement unless the parties separately agree in writing.

8. FUTURE EXPANDED USE / GROWTH CLAUSE

This Agreement covers only the uses specifically described in Section 2.

If Licensee later seeks to:

- use the Track in additional podcast episodes
- use the Track as an opening theme, recurring segment theme, or trailer theme
- include the Track in sponsored campaigns, paid subscriptions, compilations, or other expanded monetized uses
- make any use beyond the scope of this Agreement

then the parties will negotiate a separate written agreement or written amendment before such expanded use begins.

If Licensee later seeks renewed, expanded, or monetized use of the Track beyond the original scope of this Agreement, the parties agree to revisit compensation in good faith before such additional use begins.

9. CREDIT

Where reasonably practicable, Licensee agrees to credit the Artist substantially in the following form:

Music by: _____

Track Title: _____

Artist may also provide preferred links, handles, and credit language here:

Instagram: _____

Website: _____

Streaming Link: _____

Other: _____

10. DELIVERY

Artist will deliver the Track in the following format:

WAV

MP3

AIFF

Other: _____

Delivery Date: _____

Artist is responsible for ensuring that the delivered file is the version authorized for use.

11. NO ENDORSEMENT

Unless separately agreed in writing, neither party may state or imply that the other party endorses any political position, commercial product, or third-party service solely by reason of this Agreement.

12. TERMINATION

Either party may terminate this Agreement for material breach if the other party fails to cure that breach within 10 business days after written notice.

If this Agreement is terminated before publication, Licensee must not publish the Track.

If this Agreement is terminated after the episode has already been published, Licensee may, at Licensee's sole discretion:

keep the episode online in its existing form

remove the episode

modify the episode to discontinue use of the Track

Nothing in this Agreement requires Licensee to continue displaying, distributing, or using the Track after termination.

Licensee shall not make any new, separate, renewed, promotional, excerpted, or expanded use of the Track after termination unless separately agreed in writing.

13. INDEMNIFICATION

Artist agrees to indemnify and hold harmless Licensee from third-party claims arising out of Artist's breach of Section 4 (Rights Confirmation).

Licensee agrees to indemnify and hold harmless Artist from third-party claims arising out of Licensee's use of the Track outside the scope of this Agreement.

14. LIMITATION OF LIABILITY

To the fullest extent permitted by law, neither party shall be liable to the other for indirect, incidental, special, or consequential damages arising from this Agreement.

15. INDEPENDENT PARTIES

The parties are independent contractors. Nothing in this Agreement creates a partnership, joint venture, employment relationship, or agency relationship.

16. GOVERNING LAW

This Agreement shall be governed by the laws of the State of New York, without regard to conflict-of-law rules.

17. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties regarding the Track and supersedes all prior discussions or understandings on that subject.

Any amendment must be in writing and signed or clearly confirmed by both parties, including by email.

18. ELECTRONIC SIGNATURES

Electronic signatures, typed names, and emailed acceptance shall be deemed valid and enforceable to the fullest extent permitted by law.

SIGNATURES

ARTIST / LICENSOR

Name: _____

Artist Name (if different): _____

Signature: _____

Date: _____

LICENSEE / PRODUCER

Name: SULA AH

Business / Podcast: Fashioned for the Socially Free

Signature: _____

Date: _____

RECURRING USE ADDENDUM (ONGOING PLAY)

Use this addendum only if the Artist agrees to recurring play across multiple episodes, a season, or a defined period. This addendum keeps the recurring-use structure already present in your draft, while replacing the bracket placeholders with selectable fields.

:contentReference[oaicite:1]{index=1}

1. TRACK INFORMATION

Track Title: _____

Artist Name: _____

2. RECURRING USE TERMS

Notwithstanding the single-episode limitation in Section 2 of the Agreement, Artist grants Licensee a non-exclusive, non-transferable license to use the Track as follows:

Use Type:

Featured segment

Intro

Outro

Background bed

Recurring rotation

Other: _____

Podcast: Fashioned for the Socially Free

Number of Episodes Authorized:

Term:

- 30 days
- 90 days
- 6 months
- 1 season
- Other: _____

Start Date: _____

End Date: _____

Promo Rights Included:

- Yes
- No

Licensee may use the Track only within the limits listed above and only in connection with the podcast and related promotion during the stated term.

3. CREDIT FOR RECURRING USE

Where reasonably practicable, Licensee will provide credit in substantially the following form:

Music by _____

Track Title _____

Credit may appear on air, in show notes, in episode descriptions, or in related promotional materials where reasonably practicable.

4. COMPENSATION FOR RECURRING USE

Unless otherwise agreed in writing, recurring use under this Addendum is provided in exchange for promotional consideration only, consisting of:

- recurring artist credit where reasonably practicable
- direct links to the Artist's preferred platform(s), as provided by Artist
- one repostable promo asset or clip, if created

Social promotion during the term:

- One social media mention, tag, or promotional feature
- Two social media mentions, tags, or promotional features
- Three social media mentions, tags, or promotional features
- Other: _____

No monetary payment is required unless separately agreed in writing.

5. RENEWAL / NO AUTOMATIC RENEWAL

This Addendum expires automatically at the end of the stated term. There is no automatic renewal.

Any continued, renewed, or expanded use after the end date requires a new written agreement or written amendment signed or clearly confirmed by both parties.

6. MONETIZED OR EXPANDED USE

If Licensee later seeks to continue recurring use in a sponsored, subscription-based, or otherwise monetized context, the parties agree to revisit compensation in good faith before such continued use begins.

ADDENDUM SIGNATURES

ARTIST / LICENSOR

Name: _____

Signature: _____

Date: _____

LICENSEE / PRODUCER

Name: **SULAAH**

Podcast: **Fashioned for the Socially Free**

Signature: _____

Date: _____