

Ultimate Artist Add-On Agreement

This Service Agreement (“Agreement”) is made between **ProdByJo** (“Provider”) and the client (“Artist”) upon purchase of the Ultimate Artist Add-On package (the “Services”).

1. Scope of Services

Provider agrees to deliver the following add-on services for one (1) song chosen by Artist:

1. **Premium Beat Lease:** One (1) premium non-exclusive beat license of Artist’s choice for future use (subject to Premium Lease terms).
 2. **Distribution:** Distribution of the chosen song to all major platforms (Spotify, Apple Music, TikTok, YouTube, etc.).
 3. **Cover Art:** Three (3) AI-generated cover art images (Artist may provide input, but Provider retains final creative control if no direction is given).
 4. **Marketing:** A one-month marketing plan to optimize reach, plus social media promotion across Provider’s accounts (TikTok ~3,000 followers; Instagram ~1,000; YouTube Shorts ~300).
 5. **Lyric Video:** One (1) short-form lyric video (approximately 60 seconds) edited for promotional use.
-

2. Ownership & Credits

- All rights in Artist’s music remain with Artist.
- The included **Premium Beat Lease** is governed by its own license terms (non-exclusive, limited usage).
- Cover art images and lyric video are licensed for use by Artist in connection with the chosen song, but **remain the intellectual property of Provider**. Artist may not resell, transfer, or use them outside the scope of this Project.

- Artist must credit Provider as:
“**ProdByJo (Joseph Leslie Leon)**” in public distributions, marketing posts, and metadata fields where possible.
-

3. Fees & Payment

- Total fee as listed at time of purchase.
 - **Payment in full is required before work begins.**
 - All fees are **non-refundable**, as this is a creative service package.
-

4. Deliverables & Timeline

- Deliverables will be provided within **30 days** of receipt of all required materials from Artist.
 - Artist must provide final audio, lyrics (for lyric video), and any desired cover art direction promptly.
 - Delays in providing materials may delay delivery; Provider is not responsible for missed deadlines due to Artist delays.
-

5. Disclaimers & Limitations

- Marketing and promotion are provided on a **best-efforts basis**. Provider makes no guarantees regarding streams, placements, revenue, or fan growth.
 - Cover art is **AI-generated**, which may include artifacts or variations. Artist accepts these limitations as part of the creative style.
 - The lyric video is for promotional use only and not intended for theatrical or broadcast distribution.
-

6. Termination

- If Artist breaches this Agreement (e.g., fails to provide credits, attempts to resell assets), Provider may revoke usage rights to cover art, lyric video, and/or promotional services.
-

7. Warranties & Indemnification

- Provider warrants that all deliverables are original or lawfully licensed.
 - Artist agrees to indemnify Provider against claims, damages, or expenses arising from Artist's use of the deliverables.
-

8. Dispute Resolution

Dispute Resolution

In the event of a dispute arising out of or relating to this Agreement, the parties agree to first attempt resolution through good-faith mediation. If mediation does not resolve the dispute, the matter shall be submitted to binding arbitration in the State of Georgia under the rules of the American Arbitration Association. All costs of mediation and arbitration shall be borne by the Licensee/Client/Member. Judgment on the arbitration award may be entered in any court of competent jurisdiction.

9. Governing Law

This Agreement is governed by the laws of the **State of Georgia, United States**.

By downloading or purchasing the Beat, Licensee agrees to these terms.