



Music Affair Entertainment Limited
27-29 Cursitor Street
London
EC4A 1LT
UK

[Name of Remixer]
[Address of Remixer]

Dated 2015

Dear **[Name of Remixer]**,

1. You agree to provide your services to us for the purpose of remixing to a first class standard one commercial remix (“the Remix”) of the song “IF ...” by the artist Jean-Michael Jarre featuring Little Boots (“the Artist”). The Remix will be undertaken in your own studio (at your cost and expense including in respect of any third parties used or engaged by you in connection with the Remix).
2. You agree that as between you and us the entire copyright and all rights in and to the Remix are vested in us for the full period of copyright (and any renewals and/or extensions thereof) and in so far as any rights are vested in you or (or any third parties used or engaged by you in connection with the Remix), you hereby assign them in full to us without any encumbrances and with full title guarantee and we shall be free to exploit and permit the exploitation of the Remix by any and every means whatsoever and howsoever in whole and/or in part (and whether with or without other materials) throughout the world and the universe or any part of it.
3. You give any and all necessary consents and permissions required under the Copyright Designs and Patents Act 1988 or otherwise for the full use and/or exploitation of the Remix.
4. In full and final consideration of the provision of the services hereunder and of the assignment in Clause 2 above (and of any exploitation or use of the Remix) we agree to pay you the sum of €**[amount of prize money]**, the receipt sufficiency of which you hereby acknowledge.
5. You hereby grant to us the non-exclusive right to use and authorise others to use (but we shall be under no obligation to use) your name(s), any professional name, approved likeness(es) and biography(ies) in all media to promote the exploitation of the Remix.
6. We agree to use all reasonable endeavours to ensure that an appropriate credit is afforded to you on the labels and sleeves of records wholly embodying the Remix.
7. You hereby represent and warrant that:-

- 7.1 you shall not embody in the Remix sound recordings of performances other than by the Artist nor any recording that may infringe the rights of any third party and that the Remix shall not be defamatory nor obscene;
- 7.2 you shall not reproduce within the Remix compositions (or sections of compositions) other than the compositions supplied by us;
- 7.3 as a material term of this Agreement, you will not at any time without our prior written consent, directly or indirectly make any comment or disclosure to the media concerning this Agreement, the Remix and/or the personal or business affairs of the Artist;
- 7.4 you may not exploit the Remix (or any part of it) without having first obtained our prior written consent (which consent we may give or withhold in our absolute discretion).
8. You jointly and severally indemnify us and our licensees/assigns against any and all loss and expenses incurred by us resulting from any breach or alleged breach of any of your representations, warranties and agreements in this Agreement or as a consequence of your negligence.
9. This Agreement is governed by the Laws of England whose courts shall have exclusive jurisdiction.

Each party confirms its agreement to the above by signing below.

For and on behalf of
Music Affair Entertainment Limited

Read and Agreed

[Name of Remixer]