Terms & Conditions for \$500 Option: Purchasing a Feature Verse from Erinem

By purchasing, the buyer agrees to the following terms:

- 1. Buyer supplies the beat and other vocal parts of the song, leaving a minimum of 16 bars for Erinem's verse.
- 2. Erinem will provide a vocal recording for the open verse within two weeks of receiving the song.
- 3. Buyer agrees to use the written lyrics provided by Erinem as the official lyrics for her verse.
- 4. Buyer shall not alter Erinem's vocal production, which is mixed and produced by Erinem herself. Any alteration is a violation of this agreement and may result in legal action.
- 5. Buyer is responsible for mixing and mastering the remainder of the song, as well as distribution, promotion, and marketing.
- 6. Erinem is not obligated to promote or post about the song. Her decision not to do so is at her discretion.
- 7. Buyer cannot use Erinem's vocals on an unapproved song or change the content of the original song to include offensive or objectionable material. Violation grants Erinem the right to issue a cease and desist.
- 8. Buyer must accurately credit Erinem during distribution and cannot credit another person for her written, recorded, or produced vocals. Violation may result in legal action.
- 9. Upon purchase, the buyer will receive Erinem's vocals within three weeks.
- 10. The buyer will receive a vocals-only file with effects and production already in place. This production on Erinem's vocals is not to be changed in any way. A document will accompany the vocal track, containing the lyrics for Erinem's verse. They must be included as-is.
- 11. If the content of your song is found to be offensive or objectionable (e.g., hate speech, racist, or critically against Erinem's brand), the buyer will have a chance to revise their lyrics. If the buyer refuses revision or fails to satisfy requirements after two revisions, they will receive a partial refund of \$200, with \$300 retained for Erinem's time.
- 12. All prices listed are in USD according to the current value.
- 13. If instructions for recording, submitting, or participating in this process are ignored, Erinem reserves the right to cancel the feature and may or may not provide a refund, depending on the circumstances.
- 14. The buyer must understand these risks before purchasing.

By purchasing this package, the buyer confirms their understanding of and agreement to these terms and conditions. Erinem shall not be liable for any indirect, incidental, consequential, or special damages arising out of or in connection with this agreement, including, but not limited to, damages for loss of profits, goodwill, or other intangible losses.

These terms and conditions shall be governed by and construed in accordance with the laws of the country in which Erinem is located. Any disputes arising out of or in connection with this agreement shall be subject to the exclusive jurisdiction of the courts of the country in which Erinem is located.

The failure of Erinem to exercise or enforce any right or provision of these terms and conditions shall not constitute a waiver of such right or provision. If any provision of these terms and conditions is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the

provision, and the other provisions of these terms and conditions shall remain in full force and effect.

These terms and conditions, together with any other legal notices or agreements published by Erinem, shall constitute the entire agreement between the buyer and Erinem concerning the \$500 collaboration package.