

Agreement No. 01/2026-TH

Authorized Agency/Reseller Agreement for Tickets and Packages (Accommodation + Transfer)

for the event "Tomorrowland Thailand 2026" in the Russian Federation
via the website <https://tomorrowland2026.ru/>

Moscow / Antwerp

Date of execution: 20 Jan 2026

Effective date: 20 Jan 2026

TL Lifestyle BV, address: Kattendijkdok-Westkaai 12.001, 2018 Antwerp, Belgium, VAT: BE1024.236.361, e-mail: store@tomorrowland.com, phone: +32 3 242 44 00, additional customer care address: Korte Vlierstraat 6/211, 2000 Antwerp, Belgium, hereinafter the "Principal", of the one part, and

GMM Music Public Company Limited, Reg number: 0107567000082, Tax ID: 0107567000082, Address: No. 50, Sukhumvit 21 Rd. (Asoke), Khlongtoeinuea, Wattana, Bangkok 10110, Thailand, hereinafter the "Agent", of the other part,

collectively the "Parties", and individually a "Party", have entered into this agreement (the "Agreement") as follows.

1. Definitions

1.1. Event — "Tomorrowland Thailand 2026".

1.2. Products — goods/services provided by the Principal and/or its authorized parties in connection with the Event, including:

- Tickets (all categories available to the Principal within applicable quotas/rights);
- Packages (accommodation + transfer), and other ancillary services if confirmed in writing by the Principal for sale/processing by the Agent.

1.3. Territory — the Russian Federation (RF market).

1.4. Agent's Website — <https://tomorrowland2026.ru/>.

1.5. Customer — end customer/consumer in the Territory.

1.6. Order — a purchase/application for Products made by a Customer via the Agent's Website and/or other agreed channels, and paid by the Customer to the Agent in the Russian Federation.

1.7. Principal's API — the software interface/system of the Principal (or its ticketing supplier) through which the Agent submits requests and receives confirmations/tickets/vouchers for delivery to Customers.

2. Subject. Authorization

2.1. The Principal appoints the Agent, and the Agent undertakes, to promote the Products in the Territory and to perform agency actions related to processing Customer Orders, including accepting payments from Customers in the Russian Federation, interacting with the

Principal's API, and delivering to Customers tickets/vouchers/confirmations obtained via the Principal's API, on the terms of this Agreement.

2.2. The Principal grants the Agent the status of "Authorized Reseller / Authorized Agent" for the purposes of this Agreement in the Territory for the term of the Agreement, on a non-exclusive basis.

2.3. The Agent is not the organizer of the Event and shall not represent itself as such. The Agent shall not provide Customers with guarantees beyond the official terms of the Principal/organizer/ticketing supplier.

3. Operating model: Agent collects payments in RF; Agent delivers tickets

3.1. The Agent accepts payments from Customers in the Russian Federation for Products and processes Orders via the Agent's Website.

3.2. After payment, the Agent submits a request to the Principal's API to issue/confirm Products for the Order and receives tickets/vouchers/confirmations (the "Ticketing Documents").

3.3. The Agent independently delivers the Ticketing Documents to the Customer (electronically by e-mail / account area / other agreed method).

3.4. The Agent is responsible vis-à-vis the Principal for the correctness of the data entered into the Principal's API (Customer identity fields, e-mail, Product parameters, etc.) and for safeguarding API credentials.

3.5. The Principal is responsible for the proper functioning and correctness of outputs on the API side (generation of valid Ticketing Documents upon a correct request, availability of quotas/limits in accordance with confirmations).

4. Agent's obligations

The Agent shall:

4.1. Promote Products in the Territory and ensure accurate Customer information about rules and restrictions.

4.2. Accept payments in the Russian Federation using the payment methods set out in Appendix 3.

4.3. Comply with applicable Russian law requirements relevant to payment acceptance and consumer information (including, where applicable, cash register/receipt requirements), as well as advertising and consumer protection rules.

4.4. Display the following disclaimer on the Agent's Website and at checkout/payment stage:

"GMM Music acts as an authorized agent/reseller for processing orders for 'Tomorrowland Thailand 2026' products in the Russian Federation. The supplier/issuer of tickets/packages is the Principal (TL Lifestyle BV, Belgium) and/or its authorized parties. Attendance conditions, restrictions and refund rules are determined by the supplier/organizer."

4.5. Provide first-line Customer support regarding order processing, receipt of Ticketing Documents, and basic instructions.

4.6. Comply with the brand usage rules provided by the Principal (Appendix 2).

4.7. Ensure proper processing of Customer personal data and information security (Section 10).

5. Principal's obligations

The Principal shall:

5.1. Confirm to the Agent the rights and ability to provide Products for the Event (within available quotas/limits).

5.2. Provide the Agent with up-to-date Product descriptions, rules, restrictions, refund/cancellation policy and other critical information for publication on the Agent's Website.

5.3. Provide the Agent with access to the Principal's API and reasonable technical instructions, and inform the Agent about planned API changes.

5.4. Upon correct requests, ensure issuance/delivery via the Principal's API of valid Ticketing Documents or a reasoned refusal (e.g., due to lack of quota).

6. Agent's commission

6.1. The Agent's commission equals:

- 20% for Tickets;
- 35% for Packages (accommodation + transfer).

6.2. The commission base is the amount actually received by the Agent from the Customer for the relevant Product within an Order, net of refunds/cancellations/chargebacks for that Order and mandatory deductions expressly set out herein.

6.3. If an Order includes both Tickets and Packages, commission is calculated separately for the relevant portions at 20% and 35%.

6.4. Acquiring/SBP and other payment provider fees in the Russian Federation are borne by the Agent and are not reimbursed by the Principal unless otherwise agreed in writing.

7. Settlements between the Parties: cross-border in crypto (USDT TRC20)

7.1. The Agent collects payments in the Russian Federation, retains its commission, and transfers to the Principal the net amount per Orders (the "Amount Payable to the Principal").

7.2. Transfers to the Principal are made in USDT (TRC20) to the Principal's wallet address:
TNkVj6H4oP2fgNch6KFpPByrnkP71aJUG1

7.3. Transfer deadline: no later than 5 (five) calendar days from the date the Agent receives the Customer payment for the relevant Order, unless withholding grounds apply under Clause 7.6 and Section 8.

7.4. For conversion RUB → USDT, the Agent's actual execution rate/conditions used to acquire USDT for transfer shall apply. The Parties agree that FX/price fluctuation risk between receipt of RUB and transfer of USDT is borne by the Agent.

7.5. Blockchain network fees for USDT transfers are borne by the Agent.

7.6. The Agent may temporarily withhold transfer for a specific Order (in whole or in part) in case of reasonable fraud indicators and/or an open dispute/chargeback/refund request until the relevant procedure is completed.

7.7. The Parties acknowledge that blockchain transactions are irreversible; the Principal is responsible for providing the correct wallet address, and the Agent is responsible for correctly entering the address when sending.

8. Refunds, cancellations, chargebacks

8.1. Refund/cancellation policy for Products is determined by the Principal/organizer/ticketing supplier and is communicated to Customers prior to payment.

8.2. For refunded/cancelled Orders (in whole or in part), the Agent's commission on the refunded part shall not accrue and shall be adjusted accordingly.

8.3. If refunds to Customers are made by the Agent in the Russian Federation, the Agent performs such refunds in accordance with applicable rules and law, and the amounts are reflected in settlements with the Principal.

8.4. In case of a chargeback/dispute, the Agent liaises with the payment provider and the Customer and provides the Principal with reasonable information needed to support fulfillment (where applicable).

9. Intellectual property and brand

9.1. All rights in trademarks, logos, and materials related to Tomorrowland and/or the Principal belong to the Principal and/or relevant rightsholders.

9.2. The Principal grants the Agent a non-exclusive, non-transferable, revocable right to use the Principal's materials solely for performance of this Agreement in the Territory and during its term.

9.3. The Agent shall not mislead Customers about official status/organizer and shall use the disclaimer set out in Clause 4.4.

10. Personal data and confidentiality

10.1. The Agent ensures lawful processing of Customers' personal data in the Russian Federation, obtains required consents, and complies with information security requirements.

10.2. The Agent transfers to the Principal (via the Principal's API and/or other agreed methods) only the Customer data necessary to fulfill the Order.

10.3. The Parties shall keep confidential the commercial terms of the Agreement, API technical details, reports, quotas and other non-public information.

10.4. Confidentiality obligations survive for the term of the Agreement and for 3 (three) years after termination.

11. Liability

11.1. The Agent is liable for: (i) compliance with Russian law requirements in payment collection and customer-facing operations; (ii) accuracy of information on the Agent's Website (except information provided by the Principal); (iii) safeguarding access to the Principal's API.

11.2. The Principal is liable for: (i) correctness and validity of Ticketing Documents generated via the Principal's API upon correct requests; (ii) providing up-to-date rules/restrictions for Products.

11.3. Neither Party shall be liable for indirect damages (lost profits, etc.), unless mandatory law provides otherwise.

12. Force majeure

12.1. The Parties are released from liability for non-performance caused by force majeure, provided the other Party is notified within a reasonable time.

12.2. Postponement/cancellation of the Event for reasons beyond the Parties' control shall be governed by the organizer's/Product supplier's rules; the Parties shall coordinate customer notices and refunds in line with such rules.

13. Term and termination

13.1. This Agreement is in effect from 20 Jan 2026 through 14 Dec 2026 (inclusive).

13.2. Either Party may terminate the Agreement by giving the other Party at least 30 (thirty) calendar days prior written notice.

13.3. The Principal may terminate immediately for material breach by the Agent (including fraud, unauthorized ticket sales, severe brand misuse, misleading Customers).

13.4. Upon termination, the Agent shall cease using the "Authorized Reseller/Agent" status and discontinue use of the Principal's brand materials within a reasonable time, but no later than 10 (ten) calendar days.

14. Governing law and disputes

14.1. This Agreement shall be governed by the laws of Belgium, unless the Parties agree otherwise in writing.

14.2. The Parties shall attempt to resolve disputes through negotiations.

14.3. If no settlement is reached, disputes shall be submitted to the competent court in Antwerp, Belgium.

15. Miscellaneous

15.1. This Agreement includes Appendices 1-3, which form an integral part hereof.

15.2. E-mail correspondence from the Principal at store@tomorrowland.com and from the Agent at the Agent's notified e-mail address shall be deemed legally significant to the extent permitted by applicable law.

15.3. No exclusivity is granted to the Agent. No KPIs/minimum sales targets are established.

Appendix 1. Commission and settlements

1. Agent commission:
 - 20% for Tickets;
 - 35% for Packages (accommodation + transfer).
2. Commission calculation: on amounts actually received by the Agent from Customers for relevant Order line items, net of refunds/chargebacks.
3. Transfer deadline to the Principal: no later than 5 calendar days from receipt of Customer payment for the Order (Section 7), subject to withholding grounds.
4. Reconciliation support: upon the Principal's request, the Agent provides an Order register for the period (date, amount, split ticket/package, status issued/refunded/disputed).

Appendix 2. Brand rules and materials

1. The Agent uses the Principal's logos/names/materials only:
 - on the Agent's Website;
 - in marketing campaigns targeted to the Territory; and
 - solely for promotion of Products under this Agreement.
2. The Agent shall not alter the meaning of official terms, attendance rules, restrictions, and refund policy; where needed, the Agent uses the Principal's official wording.
3. The disclaimer (Clause 4.4) is mandatory on the Agent's Website and on the checkout/payment page.

Appendix 3. Payment methods in the Russian Federation and general payment scheme

1. Payment methods accepted by the Agent in the Russian Federation:
 - SBP;
 - Russian bank cards (acquiring).
2. The Agent ensures compliance with applicable Russian requirements related to payment collection and issuance of receipts/confirmations to Customers, including configuration of its payment and fiscal infrastructure and mandatory customer documentation.
3. Before payment, the Agent informs the Customer that:
 - payment is accepted by the Agent in the Russian Federation;
 - Products are supplied by the Principal and/or its authorized parties; and
 - refund/cancellation rules are determined by the supplier/organizer.

Details and signatures

Principal
TL Lifestyle BV

Kattendijkdok-Westkaai 12.001, 2018
Antwerp, Belgium
VAT: BE1024.236.361
E-mail: store@tomorrowland.com
Phone: +32 3 242 44 00
Customer care address: Korte Vlierstraat
6/211, 2000 Antwerp, Belgium

Rose Adamg

Signature:



(authorized representative of the Principal)

Agent
GMM Music Public Company Limited

Reg number: 0107567000082
Tax ID: 0107567000082
Address: No. 50, Sukhumvit 21 Rd. (Asoke),
Khlongtoeinuea, Wattana, Bangkok 10110,
Thailand

Signature:



GMM Music