

ARTIST PRODUCER DEVELOPMENT AGREEMENT

AGREEMENT made this _____ day of _____, 20____ by and between _____, the undersigned “PRODUCER,” whose address is _____ and _____, the undersigned “ARTIST” whose address is _____.

In consideration of the mutual covenants herein contained, it is hereby agreed as follows:

1. Producer agrees to provide production services as an independent producer and the necessary studio facilities and musicians at Producer’s sole cost and expense to Artist, for the immediate purpose of producing and exploiting a master demonstration record (“master demo”), containing no less than _____ (____) songs. The master demo shall be completed no later than _____, 200 __, or this Agreement shall be null and void, as if it had never been entered into. In this event, neither the Producer nor Artist shall, including, without limitation, have the right to release, sell, assign, transfer, perform, make copies, market, or, in any way, shape or form, have any rights described in 17 U.S.C. Section 106 with respect to the master demo(s); however, notwithstanding anything contained herein to the contrary, if Artist is the writer of the underlying compositions (i.e. lyrics and/or music) contained in the master demos, in the event this Agreement becomes null and void under the terms of this paragraph, all rights to Artist’s underlying compositions shall revert to Artist.
2. Artist and Producer agree to seek an exclusive Artist/Producer Recording Contract with a nationally distributed record company that grosses a minimum of One Million Dollars (\$1,000,000.00) per year, providing for (a) a commitment of at least one (1) album in the