



C.O.A. PRODUCTIONS
30 Railroad Ave
Center Moriches NY 11934
(631)-335-3176
www.C.O.A.-productions.com

INDEPENDENT ARTIST RECORDING AGREEMENT

After a consultation for T_____ and subsequent review of artists' material, C.O.A. Productions believes that T_____ is a promising and talented artist with the potential to crossover into mainstream markets and compete with today's working artists. After working with C.O.A. Productions, you will have radio ready music immediately available for both fans and industry professionals.

C.O.A. Productions hereinafter referred to as "PRODUCTION COMPANY", will record T_____ hereinafter referred to as "PERFORMER". PERFORMER will enlist the services of PRODUCTION COMPANY to record 1 (one) hour of material to be mixed/remixed/mastered etc.

Please find listed below the further terms of this agreement:

- Recordings - PERFORMER will receive the production of 1 (one) hour by PRODUCTION COMPANY. This will include pre-production, arrangement/production, vocal recordings, recording, mixing, pre-mastering, additional programming, and all engineering.
- Release - PRODUCTION COMPANY agrees not to release or distribute said material without the consent of PERFORMER on any physical entity or streaming service. The material may be released to the college of PRODUCTION COMPANY purely for academic purposes, as per previous consultation.

This is a short form agreement; if deemed necessary, a longer form recording agreement may be drawn up at a later date. PERFORMER maintains ownership of their compositions and right to distribute/sell/alter/market/promote the recordings. In the event of a label deal, PRODUCTION COMPANY maintains the right to negotiate the final purchase of the masters with said label. To the extent permitted under law, both PRODUCTION COMPANY and PERFORMER will identify and (a) hold PERFORMER and PRODUCTION COMPANY harmless from any claims, actions, suits, demands,

judgments, expenses or liabilities resulting from, out of or in connection with this agreement. This agreement (a) may not be assigned or transferred by either party without prior written consent; (b) sets forth the entire understanding between the parties with respect to the subject matter hereof and shall not be superseded, amended, or modified, except by a written agreement between the parties hereto; and (c) shall be governed by and construed in accordance with the law of the state of New York without regard to any choice of law principle that would dictate the application of the law of another jurisdiction.

(Initial)

By signing below both parties agree to the above terms and conditions of the agreement.

PRODUCTION COMPANY
C.O.A. Productions

(date)

PERFORMER
T _____

(date)