



**FootWright's A SHOWCASE FOR UNSIGNED TALENT ALL BUSINESS ARE LOCAL
CONTRACT**

AGREEMENT FOR GLOBAL MUSIC/BUSINESS PROMOTION SERVICES

This Agreement is made between

FootWright's A SHOWCASE FOR UNSIGNED TALENT

Hereinafter referred to as **ASFUT**

Being a music and arts promotion group governed by the laws of USA.

And

(NAME OF UNSIGNED ARTIST/BUSINESS OWNERS)

Hereinafter referred to as **ARTIST**

Having its primary place of business in the United States.

WHEREAS FootWright's A SHOWCASE FOR UNSIGNED TALENT has created an internet platform where it is building a global entertainment network by sharing videos of different cultures from unsigned artists;

AND WHEREAS A SHOWCASE FOR UNSIGNED TALENT has determined that it shall globally promote the creative works of the unsigned ARTIST and Business Owners using ASFUT's suite of online promotional tools and its expertise in global promotion through its substantial global entertainment database in accordance with the terms and conditions of this Agreement;

NOW THEREFORE in consideration of the terms and conditions of this Agreement and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged by the parties to this Agreement, the parties agree as follows:

1.0 Scope of Contract Services

The ARTIST appoints ASFUT as a promoter for its music, products or/and services Under this agreement, the promoting company (ASFUT) undertakes to promote the music etc or creative works of the ARTIST throughout the globe through its online global entertainment network and suite of online global promotion tools.

2.0 Territory

The present contract is made for the purpose of worldwide exploitation of the creative works by the ARTIST produced in the execution of this agreement. The ARTIST grants ASFUT the right to promote the ARTIST's works on ASFUT's internet platform during a period of a 1-year subject to renewal on an annual basis.

3.0 Duration

The contract shall commence on the date of this Agreement. It shall continue for a period of one-year (12 months) unless and until terminated under the terms of this agreement or by either party giving to the other not less than one (1) month's prior written notice of its intention to terminate.

4.0 Duties and Rights

- a) ASFUT, having developed the suite of online promotional tools retains all rights to the suite of online promotional tools.
- b) The ARTIST reserves and does not transfer or grant any copyright in the music or other creative works to ASFUT.
- c) ASFUT agrees to respect and not to remove, obliterate, or cancel from view any copyright in the works of the ARTIST that ASFUT undertakes to promote.
- d) ASFUT does not have the right to sublicense the RAP or the logos and trade-marks.
- e) In case of breach of the copyright protection by ASFUT, the ARTIST shall be entitled to equitable relief to protect its interests therein, including, but not limited to, preliminary and permanent injunctive relief.

5.0 Royalties

As compensation for granting the ARTIST's rights under this contract, ASFUT PRODUCER shall pay royalties to the ARTIST. ASFUT shall retain 25% of the generated sales before tax and the remaining 75% before tax shall be payable to the ARTIST in every 90 days.

6.0 Accounts and Payment of Royalties

Royalty statements shall be established on 30 June and 31 December of each calendar year. ASFUT shall send the statements to the ARTIST within three months following each of the above dates, together with the payment of royalties. The ARTIST shall be entitled to request any documentation relating to the royalty accounts and statements.

7.0 Representations, Warranties, and Disclaimer

The material contained in all ASFUT's documentation is provided for informational use only. Unless otherwise mutually agreed to in writing, ASFUT offers its global promotional services as-is and makes no representation or warranties of any kind including accuracy or profits for the intended purpose of the worldwide promotion services which is provided by ASFUT solely on a best efforts basis.

8.0 Limitation on Liability

In no event will ASFUT be liable to the ARTIST for any special, incidental, consequential, punitive or exemplary damages arising out of or connected with this Agreement.

9.0 Termination

- a) This contract and the rights granted hereunder shall be terminable by ASFUT without notice upon any breach by the ARTIST of the terms of this Agreement.
- b) The ARTIST may terminate this Agreement at any time with notice and ASFUT shall pull down any of the works by the ARTIST hosted by ASFUT on its website within 30 days upon notification of intent to terminate the contract.
- c) Subject to the above terms and conditions, the rights granted herein shall be operational for a period of 12 months. Notwithstanding the above, ASFUT reserves the right to stop distributing or hosting the music of an ARTIST at any time; provided, however that any decision to stop promoting the work of an artist shall not affect the contract with the ARTIST and that the contract with the ARTIST will continue in full force and effect unless terminated as stated above.

10.0 Change of Ownership or Bankruptcy

This Agreement shall remain in effect should there be a change in the ownership or bankruptcy of either party, provided that this Agreement may not be assigned by a party hereto to any other party without the prior written consent of the other party to this Agreement, which may be withheld for any reason.

11.0 Upon Termination of the Agreement

Upon the termination of this Agreement, ASFUT shall return to the ARTIST any and all copies of the works of the ARTIST, or any portion thereof, in its possession or over which it has control.

12.0 Governing Laws

This Agreement shall be governed by the laws of the United States and the international laws on copyright.

13.0 Entire Agreement and Severability

This Agreement and any agreement referred to herein to be entered into between the parties constitutes the whole agreement between the parties as to the subject matter hereof. There are no representations, warranties, covenants or agreement, whether written or oral, that are supplementary or in addition to this Agreement. If any provision of this Agreement should be found by a court of competent jurisdiction to be unenforceable, then such provision shall be deemed to be severed from this Agreement and the balance of this Agreement shall continue in full force and effect as if such severed provision had not formed part hereof, with the necessary interpretation changes to be understood in the context thereof.

In Witness where of the parties have executed this Agreement as of the date first above written.

For: A Showcase for Unsigned Talent

For _____

footwright@asfut.com

(Name of Company)

(SIGNED)

(SIGNED)

(PRINT NAME)

(PRINT NAME)

(TITLE)

(TITLE)

(TAX ID)

(TAX ID)

(COUNTRY OF ORIGIN)

(COUNTRY OF ORIGIN)

(DATE)

(DATE)