

This Exclusive Management Agreement ("Agreement") is made effective as of [Date Mentioned Electronically], by and between the following parties:

ARTIST: Jude Chery, **President** of Awakened **Ministries Inc**, with a principal place of business at 1724 NW 2 St, Pompano Beach, FL 33069 ("Artist").

MANAGER: Jack Hakimian, owner of Global Presence Management, with a principal place of business at 10031 Pines Blvd #226, Pembroke Pines, FL 33024 ("Manager").

WHEREAS, the Artist wishes to engage the Manager as his sole and exclusive representative for the management of the Artist's **podcast** professional career and

WHEREAS, the Manager wishes to accept this engagement under the terms set forth herein;

NOW, THEREFORE, in consideration of the mutual covenants and promises herein contained, the parties hereto agree as follows:

1. Term

1.1 Duration. This Agreement shall commence on the date hereof and shall continue in full force and effect for three (3) years unless sooner terminated as provided herein.

1.2 Renewal. This Agreement shall automatically renew for successive one (1) year terms unless either party gives the other written notice of non-renewal at least sixty (60) days before the end of the current term. Furthermore, the terms of this agreement can be amended or modified at any time with the mutual written consent of both parties, provided applicable legal standards make such amendments.

2. Scope of Representation

2.1 Exclusivity. The Artist hereby appoints the Manager as his sole and exclusive representative in all matters concerning the Artist's professional **podcast** career, including but not limited to negotiating contracts for performances, recordings, endorsements, merchandising, and commercial opportunities.

2.2 Services. The Manager shall provide services including career planning, contract negotiation, securing bookings, publicity and marketing, and coordination of financial management services.

3. Commission

3.1 Commission Rate. The Artist shall pay the Manager a commission of twenty-five percent (25%) of all gross income from the Artist's **podcast** career, including revenues from bookings, merchandise sales, recording contracts, endorsements, and commercial deals.

3.2 Definition of Gross Income. For purposes of this Agreement, "gross income" shall include all monies earned and received from any activities related to the Artist's professional **podcast** career before any deductions for expenses or taxes.

4. Expenses

4.1 Reimbursable Expenses. The Artist shall reimburse the Manager for all reasonable and pre-approved expenses incurred by the Manager in performing his duties under this Agreement.

4.2 Approval of Expenses. Expenses exceeding [\$25.00] outside of the pre-approved annual/quarterly/monthly budget must receive prior written approval from the Artist.

5. Accounting and Payments

5.1 Reporting. The Manager shall provide the Artist with detailed quarterly financial statements accounting for all income received and expenses incurred.

5.2 Payment. Commissions due to the Manager shall be paid monthly and within thirty (30) days of receipt of the relevant income. The contract value represents a minimum gross profit target to be jointly pursued by the artist(s) and management throughout the agreement. It does not constitute a payment obligation for either party. It is also stipulated that neither party shall be obligated to pay any amounts due under this contract if prevented from doing so by legally sound reasons, including but not limited to compliance with any laws, judgments, or government orders.

6. Decision Making

6.1 Authority. The Manager shall have the authority to make day-to-day decisions concerning the Artist's **podcast** career; however, any decisions involving contracts exceeding [\$10.00] require the Artist's prior written consent.

6.2 Consultation. The Manager agrees to consult with the Artist on all significant career decisions and to obtain the Artist's approval where specified in this Agreement.

7. Intellectual Property

7.1 Ownership Rights. The Artist retains ownership of all intellectual property rights in and to works created during the term, except as expressly granted to third parties during agreements negotiated by the Manager. Where the Manager has fully or partially funded the development of any work, the Manager shall retain a twenty-five percent (25%) ownership interest in all intellectual property rights in such works, including the rights to royalties, revenue, and other income derived from that place.

7.2 Use of Name and Likeness. The Manager is granted a non-exclusive right to use and license the Artist's name, likeness, and related properties for promotional purposes related to the Artist's **podcast** career.

8. Termination

8.1 Breach of Contract. Either party may terminate this Agreement upon thirty (30) days' written notice to the other party in the event of a breach of any material provision of this Agreement, provided the breach remains uncured at the expiration of such notice period.

8.2 Notice Period. Written notice of termination must be provided at least thirty (30) days before the effective termination date.

9. Post-Term Obligations

9.1 Sunset Clause. Following the termination of this Agreement, the Manager shall continue to receive a reduced commission of fifteen percent (15%) on income from contracts negotiated during the term of this Agreement for a period of two (2) years.

9.2 Non-Compete. The Artist agrees not to engage any other manager in direct competition with the Manager for one (1) year following the termination of this Agreement.

10. Miscellaneous

10.1 Dispute Resolution. Any disputes arising under this Agreement shall be resolved through binding arbitration by the rules of the American Arbitration Association.

10.2 Jurisdiction. This Agreement shall be governed by and construed by the laws of the State of Florida. This contract is crafted to delineate both parties' professional relationships and responsibilities explicitly. It is recommended that this contract be reviewed by legal counsel to ensure it adheres to local laws and to address any particular concerns either party might have. Both parties agree that the execution of their obligations shall be based on good faith, best practices, and external factors, excluding force majeure events. This clause is intended to provide a legal framework ensuring that the obligations are subject to reasonable legal limitations and expectations.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written. By signing

[Artist's Electronic Signature]

Jude Chery

The individual clicking the "**Green Sign Button**" and signing agrees to and accepts the terms outlined herein.

[Manager's Sender Signature]

Jack Hakimian

By transmitting this agreement through email, Global Presence hereby agrees to the terms and conditions outlined herein.