This Agreement dated [Day, Month, Year] is made between [Stylist Name] (the “**Stylist**”) of [Stylist Address] and [Company Name] (“**[Company Name]**”) for the services of the Stylist on [Day, Month, Year] (“**Service Date**”).

1. **Term**

This Agreement shall be effective from the Service Date and shall terminate upon payment of the Fee. Upon payment of the Fee, [Company Name] shall be discharged of all obligations hereunder.

1. **Services**

[Company Name] engages the Stylist to provide the following services (the “**Services**”):

* Styling of [Artist Name] (the “**Artist**”) in connection the [Name of Event] (the “**Production**”) for [Brand Name if Applicable, Otherwise **Company Name**] (the “**Brand**”).

The Stylist acknowledges that their contact is [Company’s Representative Name] who acts as [Company Name] representative throughout the Term of this Agreement.

1. **Fee**

In consideration of the Services provided by the Stylist, [Company Name] shall pay the Stylist a fee of:

Total days – [# of Days] at [£0.00] per day.   
TOTAL – [£0.00] ex VAT [(zero pounds and zero pence)].

(the “**Fee**”).

Such Fee shall be inclusive of any and all expenses. The Stylist acknowledges that the Fee will be payable on the later of (i) completion of all Services hereunder and (ii) signature of this Agreement.

Payment of the Fee will be subject to receipt by [Company Name] of a valid invoice and subject to 30 day payment terms.

The Fee will constitute full remuneration for all Services provided in connection with the Artist performing in the Production.

1. **Confidentiality**

The Stylist shall not, either during this Agreement or at any time after its termination use or disclose to any person, firm or company any trade or business secret or any confidential information of [Company Name], its artists, partners including the Brand, or of any [Company Name] group company (including, but not limited to details of the Artist, the Production, [Company Name] suppliers, clients, current or prospective album releases, terms of business, business plans, financial information, sales and marketing information, details of employees and officers and their remuneration and other benefits, source codes, passwords or other confidential matters relating to computer systems, research and development projects, intellectual property, know-how and any information which the Stylist has been told is confidential or which has been obtained in circumstances in which [Company Name] or any [Company Name] group company is subject to a duty of confidentiality in relation to that information, including from Brand). These obligations shall not apply to any information which may come into the public domain (otherwise than through unauthorised disclosure by the Stylist or anyone on their behalf) or which the Stylist is authorised by [Company Name] to disclose or required to disclose by law.

The Stylist shall not make any record (whether on paper, computer memory, disc or otherwise) relating to any matter within the scope of the business of [Company Name], its partners including Brand, its artists or any [Company Name] group company or their clients or concerning any of their dealings or affairs and the Stylist will not (either during this Agreement or after its termination) use or permit to be used any such records other than for the benefit of [Company Name] or any [Company Name] group company. The Stylist shall deliver (free of any restriction, condition or encumbrance) to [Company Name] on request from time to time and on the termination of this Agreement all notes and records made by the Stylist relating to the provision of the Services and all other material containing confidential information obtained in the course of providing the Services and all documents, materials and things which are the property of [Company Name], its partners (including Brand), its artists or of any of [Company Name] group company and all copies thereof.

The Stylist shall, on termination of this Agreement, irretrievably delete any information

relating to the business of [Company Name] or any group company, the Artist, or the Production stored on any magnetic or optical disk or memory and all matter derived from such sources which is in the possession or under the control of the Stylist outside the premises of [Company Name].

1. **Termination**

Upon termination of the Term the Confidentiality and indemnity provisions shall continue in full force and effect.

1. **Warranties**

Stylist warrants that they have the right to enter into this Agreement and perform the Services as set out herein.

Stylist warrants that they will perform their services professionally to a high standard and to a high level of skill.

Stylist fully indemnifies [Company Name] in respect of the above warranties.

1. **General**

There is no partnership or contract of employment between Stylist and [Company Name] and Stylist will be solely responsible for her own tax and other such liabilities.

No waiver, variation or amendment to this Agreement shall be valid unless made in writing and signed by Stylist and [Company Name].

This Agreement contains the entire Agreement (and supersedes all prior Agreements, arrangements, and negotiations) between Stylist and [Company Name] relating to its subject matter.

Subject to the express provisions of this Agreement, Stylist has not relied on, and will have no right of action in respect, of any representation, warranty or promise in relation to the subject matter of this Agreement.

[Company Name] shall be free to assign, sub-license or otherwise deal with the whole or any part of our rights under this Agreement.

No person other than Stylist, [Company Name] and any lawful assignee shall derive any benefit or have any right, entitlement or claim in relation to this Agreement by virtue of the Contract (Rights of Third Parties) Act 1999 or otherwise.

This Agreement shall be governed by, and construed in accordance with, the laws of England and Wales, whose courts shall be the courts of exclusive jurisdiction.

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. Executed signature pages of this Agreement sent by facsimile or transmitted electronically in Portable Document Format (PDF) shall be treated as originals, fully binding and with full legal force and effect, and the parties waive any rights they may have to object to such treatment, provided that this treatment shall be without prejudice to the obligation of the parties to exchange original counterparts as quickly as practicable after execution of this Agreement.

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| For and on behalf of:  **[COMPANY NAME]** | Read and Agreed:  [STYLIST NAME] |