Walkum Records Contract Agreement

This Agreement ("Agreement") is entered into or	1
("Effective Date"), by and between Walkum, LLC	("Walkum Records"), with its
principal place of business at:	
and:	
	("Contracting Musician"), with
their principal place of business at:	

1. Confidentiality/NDA

Both parties acknowledge that during the course of this Agreement, they may have access to confidential information of the other party. Both parties agree to keep such information confidential and not to disclose it to any third party without the prior written consent of the disclosing party. This obligation of confidentiality shall survive the termination of this Agreement.

2. Ownership of Intellectual Property

- a. The audio and/or video media files shared with the Contracting Musician by Walkum Records are recognized as confidential intellectual property exclusively owned by Walkum Records.
- b. The recorded audio and/or video of the Contracting Musician, including vocals, instrumentals, and any other contributions, shall remain the property of the Contracting Musician until they have been shared with Walkum Records. However, it is noted this does not apply if the recording is conducted by Walkum Records. Upon receipt and acknowledgment of the newly recorded media by Walkum Records, the recorded audio and/or video shall become the exclusive property of Walkum Records.

3. Royalties and Distribution (Per Song Basis)

a. The final production of any song collaborated upon by Contracting Musician and Walkum Records shall be distributed evenly among all musicians involved in the production, regardless of the length or extent of Contracting Musician's appearance or contributions. This distribution specifically pertains to royalties generated by the respective song, and each musician shall receive an equal share of royalties from the exploitation of said song.

b. Royalties shall be distributed according to industry standards and shall be subject to the terms and conditions of any applicable collective bargaining agreements.

4. Term and Termination

This Agreement shall commence on the Effective Date and shall continue until terminated by either party upon written notice to the other party. Upon termination, all rights and obligations of the parties under this Agreement shall cease, except for those rights and obligations that by their nature should survive termination.

5. Miscellaneous

- a. This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes all prior agreements, negotiations, and discussions between the parties relating to such subject matter.
- b. This Agreement may not be amended or modified except in writing signed by both parties.
- c. This Agreement shall be governed by and construed in accordance with the laws of the United States. Any dispute arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of the United States.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the Effective Date.

Walkum Records

Signature:	
Name:	
Title:	
Contracting Musician	
contracting musician	
Signature:	
Name:	
Title:	