VIDEOGRAPHY CONTRACT

This Videography Contract (hereinafter referred to as the "Contract") is entered into on _____ (the "Effective Date") by and between: **VIDEOGRAPHER: CLIENT:** (the "Videographer"), (the "Client"), Name: Address: _____ Address: Representative: Representative: Email/Phone number: _____ Email/Phone number: _____ **SUBJECT OF THE CONTRACT.** The Videographer shall provide the following videography services (the "Services") to the Client: (choose all that apply) □ Equipment rental. Checking and preparing equipment. ☐ Writing any script and storyboard. ☐ Managing the light. □ Event shooting. □ Drone videography. Online broadcasting. ☐ Video editing. ☐ Color grading. ☐ Adding animation and effects. ☐ Audio mastering and overdubbing. Other services:

The S							date(s): _		with the fo	ollowing	schedule:
The lo	ocation(s) of the	Servic	es pro	ovision: _						·
	The	name	of	the	event	for	which	the	Services	are	required:
timely	manne ce of vi	er and e	nsure	the se	ervices r	neet th	ne require	ements	ver professi of the eve al standard	nt, usir	•
☐ provis		∕ideogra ne Servio	•		-	the C	Client wit	h all i	raw footag	e crea	ted during
	☐ for	no addit	ional fe	ee.							
	☐ for	an addit	ional fe	ee of S	\$						
provid	de the S		The [Clier	-		-	-			ecessary to e or loss of
additi \$ an es	onal stimated	changes	ame f	yond for co	this mpletion	time per l of cl	limit nour. The	shall Video	incur grapher sh	a cl all give	anges. Any narge of the Client ny billable
	_	=					Client to	-	eedback a	nd inpı	ut, but the
final by	video i	n the _			W	/ithin _	n _ forma	t in _	vide days afte	er the I	ples of the copies ast day on
The	Client s	shall pro	vide t	he Vi	deograp	her w	ith all ir	nformat	ion require	ed to p	rovide the

The Client shall provide the Videographer with all information required to provide the Services within a reasonable time after the Videographer's request. These include but are not limited to event details, style guidelines, any relevant documents, etc. The Client understands that any delay in providing the required information may change the Final Delivery Date.

PAYMENT TERMS AND PROCEDURE. The Client shall pay the Videogram (the "Price") for the Services rendered under	•
Contract: (choose one)	
☐ within days after the Final Delivery Date.	
☐ within days after completion of the Services.	
 □ Any additional fees or expenses that may arise while performing the Services, as travel expenses, equipment rental, and other related costs, are included in the Price. □ If the performance of the Services under this Contract exceeds the time specified in the work schedule without the Videographer's fault, the Client shall compet the Videographer for overtime at a rate of \$	frame nsate _ per
All payments shall be made on or before the Due Date by(Cash/Check/ACH/PayPal/	oto)
TERM AND TERMINATION. This Contract shall commence on the Effective Date and continue until: ☐ the Completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the Services unless terminated earlier following the terms of the completion of the services unless terminated earlier following the terms of the completion of the services unless terminated earlier following the terms of the completion of the services unless terminated earlier following the terms of the completion of the services unless terminated earlier following the terms of the completion of the services unless terminated earlier following the terminated earlier following t	
Contract.	
☐ the date of unless terminated effollowing the terms of this Contract.	arlier
Either Party may terminate this Contract without cause upon providing prior written notice. This Contract may be terminated immediately for cause if either fails to perform following the terms of this Contract. In addition, either Party may term this Contract immediately upon written notice to the other Party if the other Party beconsolvent or files for bankruptcy.	Party ninate
Upon termination of this Contract, the Client shall pay the Bartender for all Services proby the Bartender on the termination date.	vided
INTELLECTUAL PROPERTY. Any intellectual property created in the course of provide Services shall be considered the sole property of: (choose one)	viding
$\hfill\Box$ the Contractor. The Client may use the video created under this Contract or personal use.	nly for
$\hfill\Box$ Client, and the Contractor transfers to the Client all rights, titles, and interestuch intellectual property.	sts in
☐ The Videographer may use short parts of the filming materials created under Contract for the Videographer's promotion: (choose one)	r this
□ without the Client's approval.□ after the Client's approval.	

In the case of force majeure, the affected Party shall immediately notify the other Party in writing and provide reasonable proof of the cause of the delay or inability to perform the obligations. The Party affected by force majeure shall endeavor to mitigate the consequences of such circumstances and resume the performance of obligations as soon as possible after the circumstances cease to exist.

Client's Name and Signature:
Videographer's Name and Signature:
IN WITNESS WHEREOF, the Parties have executed this Contract in as of the Effective Date.
ADDITIONAL TERMS:
BINDING EFFECT. This Contract shall be binding for the Parties and their respective permitted successors and assigns.
AMENDMENTS. This Contract may only be modified, or any rights under it waived, by a written document executed by both Parties.
WAIVER. The failure of any Party to enforce a particular provision of this Contract shall not constitute a waiver of their right to enforce that provision in the future.
ENTIRE AGREEMENT. This Contract is the complete and exclusive agreement between the Parties with respect to the subject matter hereof, superseding any prior agreements and communications, both written and oral, regarding such subject matter.
ASSIGNMENT. Neither Party may assign or transfer this Contract without obtaining prior written consent from the non-assigning Party, which approval shall not be unreasonably withheld.
SEVERABILITY. The invalidity or unenforceability of any provision of this Contract shall not affect the validity or enforceability of any other provision of this Contract.
If the force majeure circumstances last more than days, either Party may terminate this Contract by giving written notice to the other Party. In this case, neither Party shall be liable to the other Party for any damages arising from the termination of this Contract.