This contract is made between CB Droege of Manawaker Studio, hereinafter referred to as the Producer, and <u>Artist Name(s)</u>, hereinafter referred to as the Artist.

Author's Grant

The Artist grants permission to include their work(s) entitled <u>"Work Name(s)"</u>, hereinafter referred to as the Work, for production and release as part of "<u>Project Name</u>" to be published as [publication details]. Production decisions, including small alterations to the original Work for the benefit of the overall project or for formatting purposes, are at the sole discretion of the Producer.

Rights Purchased.

This use of the Work by the Producer entails the assignment of non-exclusive [print / audio / digital] rights for perpetuity, for publication [in the English language] anywhere in the world. It is also understood and agreed that the Producer may use the Work only in the above-mentioned [publication details] and any present or future promotional material for the same project or for Manawaker Studio, and that the Artist shall retain all other rights to the Work not specified here.

If the Work is previously published, the Artist agrees to provide proper copyright information about the Work, and to provide information about the source of first publication for proper credits.

Payment and Royalties.

For the rights granted to the Producer above, the Artist will receive a payment in the sum of $\frac{55}{USD}$, which will be paid within thirty (30) days of publication. This payment represents the Artist 's full compensation. This payment will be sent via PayPal digital payments platform, and all applicable fees will be paid by the Producer.

Artist's Warranties and Indemnities.

The Artist represents and warrants that they are the sole creator(s) of the Work and that no one has reserved the rights granted in this agreement. The Artist also represents, to the best of their knowledge, that the Work does not contain any libelous material, and is not in violation of any rights of privacy or any other rights of third persons, and does not violate any existing common law or statutory copyrights.

The Artist agrees to hold the Producer harmless against any judgement finally sustained that the Work contains libel, plagiarism and/or invasion of privacy.

Venue.

The law of the State of Ohio shall be the applicable law of this agreement.

In witness, whereof the parties have executed this contract on [date].

Each party may agree to this contract within an e-mail message, and such agreement will be considered as a signature.