

ARTIST RECORDING AGREEMENT

The following agreement between ATP Records, a division of Creative Computer Concepts ("Company") and _____ ("Artist") relates to the Company signing the Artist to a recording deal. The terms of this recording deal are as follows:

1. The Company will act as the Artist's record label for the term of this agreement.
2. The term of this agreement is one year, and is automatically renewed annually.
 - a. Unless the Company gives at least 30 days notice to the Artist prior to expiration that they no longer wish to act as the Artist's record label.
 - b. The Artist may also terminate this contract for any reason by giving at least 30 days notice prior to expiration of the agreement but with the understanding the Company retains the rights to publish material submitted by the Artist to the Company during the term of the agreement.
3. The Company offers a major label option the Artist can exercise at any time with 30 days notice from the Artist to the Company. This is mainly for Artists who suddenly "make it big" and want to sign a deal with a major label. This major label option can be exercised with the understanding the Company retains the rights to publish material submitted by the Artist to the Company during the term of the agreement.
4. The Company will have the right to publish all of the Artist's music for the term of this agreement, but the Company will not have creative control over the content, recording, and production of the material. This will be the responsibility of the Artist.
5. The Artist is responsible for all costs associated with writing, recording, and producing the material they submit to the Company.
 - a. The Company can assist with the costs to record and produce their material by setting up a crowd funding campaign to raise the money. The Company and Artist will work together on the rewards.
6. The Company will set up an account on Only What I Need Now where the Artist can upload their finished CD(s). The Artist will be able to use Only What I Need Now to purchase CDs at a wholesale cost. The Company will duplicate and ship the Artist one copy to approve.
7. The Company will set up the CD for sale on Rockin To America at the price agreed upon by the Artist. The Artist retains the right to sell the CD(s) in other outlets.
8. The Company requires the Artist to obtain a Paypal account. The Company will transfer any proceeds from sales on Rockin To America into the PayPal account. Artist at their option can use the proceeds to purchase CDs to sell themselves from Only What I Need Now.

9. The Artist will not be compensated for CD's or songs distributed for promotional purposes by the Company to radio stations, television stations or networks, record reviewers or other customary recipients of promotional Records; on so-called "promotional sampler" Records.

10. The Company may decide they want to use one or more of the Artist's songs on a compilation CD to be sold by the Company. The Artist retains the right not to participate in the compilation CD if they feel their material is not a good fit.

11. The Artist is under no obligation to record a minimum number of CD(s) for the Company.

12. The Artist will not be required by the Company to make any public appearances, perform concerts, or participate in any publicity generated by the Company.

13. During the Term of this Agreement, the Artist hereby licenses to Company the right to use Artists' name, likeness, voice, biographical material or other identification for use in association with any promotion, marketing or advertising, in any medium now known and existing or that is created in the future, to generate revenue pursuant to this Agreement.

14. Artist warrants and represents the following:

a. Artist is not now and during the Term shall not be a party to or bound by any contract or agreement, which will interfere in any manner with the manufacture and marketing and sale of the Recording by Company. Artist is under no disability, restriction or prohibition with respect to Artist's right to sign and perform under this Agreement.

b. The songs and performances embodied in the Recordings, and any use thereof by Company or its grantees, licensees, or assigns, will not violate or infringe upon the rights of any third party. Artist has secured all proper licenses for the right to perform and record all or any part of the performances or recording embodied on Artist's Master including for the use of any third party's recording or composition for use for what is commonly known as "sampling", "replay", or "interpolation".

c. Artist agrees to and does hereby indemnify, save and hold Company harmless of and from any and all loss and damage (including reasonable attorney's fees) arising out of or connected with any claim by any one or more third parties or any act by Artist which is inconsistent with any of the warranties, representations, and/or agreements made by Artist herein, and agrees to reimburse Company on demand for any payment made by it at any time with respect to any liability or claim to which the foregoing indemnity applies. Pending the determination of any claim involving such alleged breach or failure, Company may withhold sums due Artist hereunder in an amount consistent with such claim. Company shall have the right at all times, in its sole discretion to control the defense of any claim.

d. Artist warrants that it is the sole owner of its professional name and that Artist has the sole and exclusive right to use and to allow others to use the Artist's professional name.

e. Artist understands that the record industry and sales of records is speculative and that Company makes no warranty or representations as to the success of the sales of Artist's Records distributed and sold hereunder.

15. The Artist's obligations under this Agreement are joint and several. All references to "Artist" include all members of the group collectively and each member individually, unless otherwise specified herein.

16. Artist represents and warrants that Artist has read this Agreement. Artist understands that this is an important legal document. Artist hereby represents and warrants that Artist has been advised of its right to seek independent legal counsel in connection with the negotiation and execution of this agreement and that Artist has either retained and has been represented by such legal counsel or has knowingly and voluntarily waived its right to such legal counsel and desires to enter into this agreement with the benefit of independent legal representation.

The effective date of this Agreement shall be the __ day of _____, 20__

Record Company: ATP Records

Signed by: _____
ATP Records Representative

ARTIST: _____
(Write Artist/Band Name Here)

Artist/Band Member1: _____

Artist/Band Member2: _____

Artist/Band Member3: _____

Artist/Band Member4: _____

Artist/Band Member5: _____

Artist/Band Member6: _____