

## RECORDING CONTRACT FOR VOCALIST SERVICES

[on record company letterhead]

February 16, 2006

Contract No. \_\_\_\_\_

[name of vocalist]  
[address]

Dear [Sir/Madam]:

This letter constitutes the formal agreement ("Contract") between [Record Company] and yourself, whereby the Company agrees to retain you and you agree to provide your professional services as a vocalist and song stylist for the purposes of making studio recordings ("Recordings"), all as hereinafter set forth.

### Terms and Conditions:

1. It is understood that you will provide your services on a non-exclusive basis. Notwithstanding the foregoing, you agree not to perform any musical compositions recorded hereunder for any other person, firm or corporation for the purpose of making phonorecords for a period of five (5) years after such recording is made. The term "phonorecords" as used herein shall be deemed to include all methods of duplication of the performances contained on such recordings, including but not limited to phonograph records, cassette tapes, digital audio tapes, compact discs and any other method of duplication now or hereafter in existence. The parties hereto acknowledge that your services are unique and extraordinary. Nothing contained herein shall be deemed to restrict your right to record other musical compositions.
2. The term of this Contract shall be for a period of \_\_\_\_\_ [month(s)/year(s)], commencing the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.