



This Agreement is entered between COLOURS by Gina LLC. hereinafter referred to as the "Grantee", located in 2561 Business Pkwy Suite B Minden, NV 89423 and _____ hereinafter referred to as the "Artist",

located at _____

Whereas, the Artist hereby represents that he/she has created an image or object that is his/her own original work of art or craft and it is not made from copyrighted material or patterns and said image/images is titled and is described as:Raw and Real Campaign Images with the following description:

Whereas, the Grantee wishes to use the above described work in the creation of marketing and sales materials both in printed and/or digital form any of which may be offered for sale by the Grantee;**Whereas**, the Grantee wants to achieve the best possible quality reproduction(s) of the image to create future sales of said image;**Now therefore**, in consideration of the mutual promises set forth below, as well as other valuable consideration, the parties agree as follows:

- 1) The Artist grants to the Grantee the exclusive right to use or reproduce the images created for the Raw and Real Campaign
- 2) This grant permits the Grantee the exclusive right to manufacture, and distribute all images. Further, the artist grants to the Grantee the right to reproduce the image on the Grantee's website and all other Grantee promotional materials.
- 3) The term of this contract has no time limit commencing upon the artist signing this contract.
- 4) During the term of the contract, the Artist agrees that he/she will not make or sell or distribute forms of the image that is the subject of this contract.
- 5) The Artist shall transfer all copyrights in and to the image. The Grantee shall

identify the Artist as the creator of the image during the Raw and Real Campaign.

6) The artist understands that all profits from the sale of the Artist's merchandise will benefit the Grantee.

7) The Grantee shall give to the Artist, at no cost to the Artist, a sample of all printed material related to the Raw and Real Campaign for the Artist's personal use.

8) The Artist shall indemnify and hold the Grantee harmless from and against any loss, expense or damage occasioned by any claim, demand, suit or recovery against the Grantee, arising out of any alleged use of the image which violates or breaches a third party's property rights.

11) Neither party shall assign rights or obligations under this agreement.

12) Nothing herein shall be construed to create a joint venture between the parties, nor shall any similar relationship be deemed to exist between them.

13) This agreement shall be construed in accordance with the laws of the State of Nevada, except for copyright law, which shall be interpreted in accordance with national and international copyright law.

14) This agreement constitutes the entire agreement between the parties hereto and shall not be modified, amended or changed in any way except upon a written agreement signed by both parties.

Name: _____

Signature: _____

Date: _____