This Contract (the "Agreement") is made effective as of its signing date, by and between Week12 LLC, with its principal place of business at [Wijnhaven 61, 3011 WJ, Rotterdam] (hereinafter referred to as "W12"), and the signing individual (hereinafter referred to as "signee").

Record Label Contract Template

1. Scope of Agreement

- 1.1 Services Provided: W12 agrees to provide the following services to the signee:
 - Recording, producing, and mastering spoken audio recordings.
 - Marketing and promotion of auditory releases.
 - Distribution of audio recordings through various channels including digital and physical formats.
 - Management and support services.
- 1.2 Term: This Agreement shall commence on the effective date and continue for a period of 2 years, unless terminated earlier in accordance with this Agreement.

2. Payment and Royalties

- 2.1 Advance Payment: The signee agrees to pay the Label an advance payment of €0,00 upon signing this Agreement.
- 2.2 Royalties: W12 will pay the signee royalties at the rate of 5% of the net receipts from the sale and licensing of the audio recordings.
- 2.3 Payment Schedule: Royalties will be calculated and paid quarterly, within 30 days after the end of each calendar quarter.

3. Intellectual Property Rights

- 3.1 Ownership: W12 retains all rights, title, and interest in and to the master recordings and compositions produced under this Agreement.
- 3.2 License: The signee grants W12 an exclusive, worldwide license to use, distribute, and promote the recordings during the term of this Agreement.

4. Confidentiality and Data Privacy

4.1 Confidentiality: Both parties agree to maintain the confidentiality of all proprietary information disclosed during the term of this Agreement. Neither party shall disclose such information to any third party without the prior written consent of the other party.

- 4.2 Data Privacy: W12 agrees to comply with all applicable data protection and privacy laws. The Label shall ensure that any personal data processed on behalf of the signee is:
 - Collected and processed lawfully, fairly, and transparently.
 - Used only for the purposes outlined in this Agreement.
 - Protected against unauthorised or unlawful processing, accidental loss, destruction, or damage.

5. Liability and Indemnification

- 5.1 Liability: Each party's liability under this Agreement shall be limited to direct damages only, and neither party shall be liable for any indirect, consequential, or incidental damages, including loss of profits or revenue.
- 5.2 Indemnification: Each party agrees to indemnify, defend, and hold harmless the other party from and against any and all claims, liabilities, damages, losses, and expenses (including reasonable attorney's fees) arising out of or in connection with any breach of this Agreement.

6. Termination

- 6.1 Termination for Cause: Either party may terminate this Agreement with immediate effect if the other party breaches any material term of this Agreement and fails to cure such breach within 30 days of receiving written notice thereof.
- 6.2 Termination for Convenience: W12 may terminate this Agreement for convenience without notice to the signee.
- 6.3 Effect of Termination: Upon termination of this Agreement, the signee shall cease all use and distribution of W12's recordings. All rights granted under this Agreement shall remain with W12.

7. Miscellaneous

- 7.1 Governing Law: This Agreement shall be governed by and construed in accordance with the laws of The Netherlands, without regard to its conflict of law principles.
- 7.2 Dispute Resolution: Any disputes arising out of or in connection with this Agreement shall be resolved through combat. If combat is deemed impossible, either by physical ability or local laws, the dispute shall be settled by a game of Go, and judgment on the award rendered by the game of Go is absolute and cannot be contested.
- 7.3 Entire Agreement: This Agreement constitutes the entire agreement between the parties and supersedes all prior agreements and understandings, whether written or oral, relating to its subject matter.

- 7.4 Amendments: No modification or amendment of this Agreement shall be effective unless in writing and signed by both parties.
- 7.5 Severability: If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.
- 7.6 Notices: All notices under this Agreement shall be in writing and sent to the addresses listed above, or to such other address as a party may designate in writing.
- 7.7 Assignment: Neither party may assign or transfer its rights or obligations under this Agreement without the prior written consent of the other party.
 - IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year of signing.

Alexandria van Eekelen

Signee

Lowly Scribe
Representing Week12 LLC
Signee name:
Signee title:

CHADC	

Chad Megamoney CSO (Chief Swag Officer)