



Thank you for choosing **myAltRego**. Please read and complete the following contract in its entirety. Please return with a copy of picture identification. It is your responsibility, as the DJ, to direct any questions to **myAltRego** pertaining to policy. Please note: **myAltRego, LLC** reserves the right to refuse promotions to any individual or organization without explanation. Upon your signature and initials, you agree to **myAltRego's** rules and policies in this contract

DJ Information:

Name:

Home and/or Cell:

Work:

Address:

City, State, Zip:

Email address:

This contract is entered into by and between _____, herein after referred to as "DJ" and **myAltRego, L.L.C.**,

WHEREAS, **myAltRego** desires to obtain association with the DJ in order to expand in the entertainment industry.

WHEREAS, The DJ desires to undertake this association with **myAltRego** in order to publicize its business further.

NOW. THEREFORE, for good and valuable consideration, the parties agree as follows:

Plan of Action:

The DJ will allocate five time slots per night at given location to **myAltRego**. These time slots will be given to the highest bidder. DJ will receive thirty (30) percent from the highest bids placed at given location per night. The DJ will also be subject to random checks in order to ensure that the five time slots are being used for the highest bidder.

Also, **myAltRego** reserves the right to interrupt or terminate the entertainment or any portion thereof, if during the entertainment performance, **myAltRego** determines in its sole discretion, that such action is warranted to maintain security and/or compliance with Federal, State, or Local Laws or regulations of **myAltRego**. Such action, in and of itself, shall not affect **myAltRego**'s obligation for payment under the terms of this contract.

The DJ agrees to assume full responsibility for payment of any all copyright royalties due for the entertainment performance provided hereunder. The DJ agrees to assume full responsibility and authorizes that the material(s) he/she is providing to **myAltRego** is/are registered trademark(s) of the DJ's company or that the DJ is not violating any copyright laws. The DJ assumes all liability in regards to any copyright infringements, and agrees to indemnify and hold **myAltRego** harmless from any and all liabilities and damages arising out of any action for copyright.

The parties agree to comply with applicable federal, State, and Local law, including but not limited to, any applicable non discrimination or affirmative action requirements.

The DJ shall maintain documentation for all charges against **myAltRego** under this contract. The books, records, and documents of the DJ, insofar as they relate to work performed or money receive under this contract, shall be maintained for a period of three (3) full years from the date of the final payment and shall be subject to audit, at any reasonable time and upon notice, by **myAltRego**, or their duly appointed representatives.

If the undersigned is an agent action on behalf of the DJ, he/she warrants that they have the authority to execute this agreement on behalf of the performing artist and further warrants that the performing artists have agreed to be bound by the terms and conditions stated herein.

Confidentiality

(a) Confidential Information:

: For purposes of this agreement, the term "confidential information" means all information that is not generally known by the public and that: (i) is obtained by the DJ from **myAltRego**, or that is learned, discovered, developed, conceived, originated, or prepared by him/ her during the process of performing his/her duties, and (ii) relates directly to the business or assets of **myAltRego**. The term "confidential information" shall include, but shall not be limited to: inventions, discoveries, trade secrets, and know-how; computer software code, designs, routines, algorithms and structures, product information, research and development information; financial data and information business plans and process; and any other information of **myAltRego** that **myAltRego** informs DJ, is to be kept confidential.

(b) Obligation of Confidentiality

: During the term of this Agreement, and at all times thereafter, The DJ agrees that they will not disclose to others, use for his/her own benefit or for the benefit of anyone other than **myAltRego**, or otherwise appropriate or copy, any confidential Information except

as required in the performance of its obligations to **myAltRego** hereunder. The obligations of DJ under this paragraph shall not apply to any information that becomes public knowledge through no fault of the DJ. Matters related to the design, marketing and implementation of **myAltRego** are not to be discussed in the presence of unauthorized persons or used for the benefit of the DJ except as allowed by the terms of this agreement. Due to the competitive nature of the industry, it is extremely important that all employees, vendors or independent contractors exercise extreme care in this area and refrain from disseminating any **myAltRego** information that may be obtained during the performance of this agreement. The information received during the course of this agreement is the private property of myAltRego to which the DJ has no rights. A breach of confidentiality with respect to **myAltRego** will be considered reason for the immediate termination of this agreement at the sole and unilateral discretion of the customer.

Term of Agreement

This Agreement commences on the date it is executed and shall continue until full performance by both parties, or until earlier terminated by one party under the terms of this Agreement

Termination of Agreement

This Agreement may also be terminated by the DJ and **myAltRego** at their sole election upon thirty (30) days prior written notice to the other party.

General Provisions

(a) Complete Agreement

: This Agreement together with all exhibits, appendices or other attachments, is the sole and entire Agreement between the parties relating to the subject matter hereof. This Agreement supersedes all prior understandings, agreements and documentation relating to such subject matter. Any and all prior agreements are merged into this Agreement. In the event of a conflict between the provisions of the main body of this Agreement and any attached exhibits, appendices or other materials, this Agreement shall take precedence.

(b) Modification to Agreement

: No modifications, amendment or waiver of this Agreement, or any of the terms hereof, shall be binding unless evidences in a writing signed by the party against which it is sought to be enforced.

(c) Waiver

: The waiver by any party of a breach of any provision of this Agreement will not operate or be construed as a waiver of any prior or subsequent breach; provided, however, that either party to this Agreement may waive any obligation owed to such party, if such waiver is in writing signed by an authorized signer.

(d) No Agency

: Nothing contained herein will be construed as creating any agency, partnership, joint venture or other form of joint enterprise between the parties.

(e) Notice

: All notices and other communications required or permitted under this Agreement shall be in writing and shall be deemed given when delivered personally, or three (3) days after being deposited in the United States mail, postage prepaid and addressed as follows, or to such other address as each party may designate in writing:

DJ:

myAltRego:

myAltRego, L.L.C
Pinehurst Building
2 Centerview Drive Suite 64
Greensboro, NC 27407

(f) Reasonable Costs

: In the event of any controversy concerning or related to this Agreement or the performance of this agreement, the prevailing party shall be entitled to recover its reasonable expenses (including reasonable attorneys' fees) incurred in resolving such controversy, in addition to any other relief that may be available.

(g) Applicable Law

: This Agreement will be governed by the laws of the State of North Carolina. Any litigation or arbitration regarding this Agreement shall be brought exclusively in North Carolina.

(h) Severability

: If any provision of this Agreement is held invalid, void or unenforceable under any applicable statute or rule of law, the invalidity of any such provision or part of any such provision of this Agreement shall not render invalid any other provision or portion of any provision, and the balance of this Agreement shall be enforceable in accordance with its terms.

(i) Time of the Essence

: Time is of the essence in the performance of the covenants of the parties hereunder, including without limitation delivery covenants to be performed by the DJ and

myAltRego

(j) Paragraph Headings

: Paragraph headings are for reference purposes only. They do not form a part hereof and shall not affect the meaning or interpretation of this Agreement.

(k) Bankruptcy

: If either party hereto (a) shall be adjudicated a bankrupt or an order appointing a receiver of it or of the major part of its property shall be made, or an order shall be made approving a petition or answer seeking its reorganization under any applicable bankruptcy law, and in any such case shall not be stayed within ten (10) days, or (b) shall institute proceedings for a voluntary bankruptcy or apply for or consent to the appointment of a receiver of itself or its property, or shall make an assignment for the benefit of its creditors, or shall admit in writing its inability to pay its debts generally as they become due, for the purpose of seeking a reorganization under the federal bankruptcy laws or otherwise, then in any one or more of such events listed in (a) or (b)

above, the other party may terminate this agreement by giving at least ten (10) days prior notice. Each party represents and warrants that on this date they are duly authorized to bind their respective principals by their signatures below.

This Contract may not be modified in any manner unless in writing and signed by both Parties. This document and any attachments hereto constitute the entire agreement between the Parties. This Contract shall be binding upon the Parties, their successors, heirs and assigns and shall be enforced under the laws of the State of North Carolina.

(Signature)

(Signature)

(Printed Name)

(Printed Name)

Date: _____, 20__

Date: _____, 20__

STATE OF _____

COUNTY OF _____

Subscribed, sworn to and acknowledged before me _____ and _____, the DJ, this the _____ day of _____, 2009.

Notary Public