



## Guest Blogger

### Independent Contractor Agreement

This independent contractor agreement (the "**Agreement**"), including any accompanying appendices, duplicates, or copies, which constitutes the entire agreement, is made and entered into as of \_\_\_\_\_ (the "Effective Date") between Sean Carey Music (the "**Studio**"), a sole proprietorship and \_\_\_\_\_ (the "Contractor"),(collectively, the "Parties").

The Studio requests the Contractor to perform services for it and may request the Contractor to perform other services in the future, and the Parties therefore agree as follows:

**1.0.Term and Termination.** This Agreement takes effect immediately and remains in full force and effect until either the Contractor or Studio terminates this Agreement, which may take place at any time.

**2.0. Services.** The Contractor agrees to write articles (the "**Services**") exclusively for the Studio and for no other party, individual, or business, including self during the Term of this Agreement. As a result of providing the Services, the Contractor may create certain work product (the "**Work Product**").

2.1. The Contractor shall prepare manuscripts and email them to sean@seancareymusic.net, or another email address as supplied by the Studio.

2.2. The Contractor shall perform work at the following rate: \$5 per blog article. The Studio shall remit payment to the Contractor upon acceptance of each article that is submitted in a manner and form satisfactory to the Studio.

2.3. The Studio shall not be responsible for federal, state and local taxes derived from the Contractor's net income or for the withholding and/or payment of any federal, state and local income and other payroll taxes, workers' compensation, disability benefits, retirement accounts, insurance or other legal requirements applicable to the Contractor.

**3.0.Independent Contractor Status.** The Parties intend that the Contractor be engaged as an independent contractor of the Studio. Nothing contained in this Agreement will be construed to create the relationship of employer and employee. The Contractor may not act as agent for, or on behalf of, the Studio, or to represent the Studio, or bind the Studio in any manner.

**4.0.Ownership.**The Parties intend that, to the extent the Work Product or a portion of the Work Product qualifies as a "work made for hire," within the definition of Section 101 of the Copyright Act of the United States (17 U.S.C. § 101), it will be so deemed a work made for hire. The Studio shall not infringe upon the rights of the Contractor's songs, song lyrics, website, persona, musical compositions, or other work not related to the Work Product. Any use of such shall be at the will of the Contractor and does not imply ownership of the same by the Studio, it's owner(s), agents, or affiliates.

**The Parties hereby make this agreement in writing:**

Sean Carey Music (Studio)

Name (Contractor)

By: \_\_\_\_\_

By: \_\_\_\_\_

Date: \_\_\_\_\_

Date: \_\_\_\_\_