

This AGREEMENT (the "Agreement") is made by and between Mobookings LLC. a Georgia corporation and (Client Name) ______ hereto and referred to herein as "Client".

The "Client" hereby retains Mobookings LLC to render services in the field of public relations, tv/film/radio and podcast bookings, branding strategy and media consulting. The services rendered shall be in connection with Client on the terms herein below set forth.

This document is a Letter of Agreement for Public Relations and Marketing Services. This letter describes terms under which Mobookings LLC will provide Public Relations and Marketing and Booking services to ______ (Client), and serves as the contract between the two parties.

Purpose:

The purpose of this agreement is to provide (client) with professional expertise in marketing, public relations, advertising and mass media communications opportunities through news and media. Services Mobookings will provide to clients is public relations and marketing. Client. Services may include:

- PressReleaseWriting|Release B O O K I N G S
- MediaAdvisory
- BasicDesign
- Bookings
- DigitalAdvertising
- EventProduction
- PublicRelationswriting/communications
- TV/Radio/PodcastBookings/Interviews

Mobookings will write press releases and other communications for public distribution, as directed. Planning, research, strategic goal setting, branding maintenance, draft and 3 revisions are included.

Concept or Campaign creation, Discussion of concept, event or project promotions will be provided.



For the services aforesaid, Client has agreed to pay Mobookings a monthly fee of One Thousand dollars (\$1,000.00) per month for a period of twelve (12) months, automatically renewable annually.

Henceforth, invoices for the agreed upon \$1,000.00 USD fee will be submitted monthly and are due 30 days from the date of the invoice. Such invoices can also include expenses incurred on behalf of Client and paid by Mobookings during the previous month.

Client agrees to cooperate fully in furnishing Mobookings LLC with necessary information so that "The Mobookings LLC" is able to serve Client's interests effectively and to promote "The Client" to the best of Mobooking's abilities.

Client agrees pay a 10 % commission to "Mobookings" for any paid appearances or speaking engagements made on the clients behalf. If Mobookings gets the client booked for a role on a TV Show or feature film, the client agrees to offer a commission, mutally agreed upon by both parties.

It is understood that all press releases and external communication created by Mobookings LLC including press releases, media alerts and press/media kit materials must be approved in writing by Client. As a result, Client assumes responsibility for the content and the accuracy of all information supplied by Client to Mobookings LLC for use in creating all PR related materials that Client approves.

This letter sets forth our entire understanding. There are no representations or undertakings other than those expressed herein.

Mobookings will recieve a producers credit for any TV Show, Film, Documentary or Podcast booked for client.

If the foregoing correctly sets forth our understanding, please so indicate below. This letter will then constitute a valid binding and enforceable agreement between us. Please sign and return a copy for our files. We look forward to working with "The Client" and contributing to the success across all his Platform.

There will be no delineation of or itemization of expenses provided. In addition, there will be third party expenses incurred on Client's behalf which could include but not be limited to: overnight package delivery, messenger service, supplemental clipping service, the printing and mailing of press materials, travel expenses, press entertainment, event support and paid wire services (such as PR Newswire or BusinessWire). These charges will be billed directly to Client and paid directly by Client to the approved vendor and/or service provider. This agreement shall be governed by the laws of the state of Georgia.

Each party can terminate the agreement with or without cause but must give 30 days notice in writing. In the event that there is any claim, dispute or controversy arising out of or relating to the terms of this Agreement of the applicability thereof, then the same shall be submitted to arbitration in the City of Atlanta Georgia, Fulton County pursuant to the rules then obtaining of the American Arbitration Association. The determination of the arbitrators shall be final and binding, and may be enforced in the Courts of the State where the arbitration is brought, to which jurisdiction the parties hereto agree to submit.



This letter sets forth our entire understanding. There are no representations or undertakings other than those expressed herein.

If the foregoing correctly sets forth our understanding, please so indicate below. This letter will then constitute a valid binding and enforceable agreement between us. Please sign and return a copy for our files. We look forward to working with "The Client" and contributing to the success across all his Platform.

ACCEPTED AND AGREED TO E	BY:		
MOBOOKINGS LLC:		CLIENT:	
Maurice Duncan, Jr. Chief Executive Officer	_ ,	Name Title:	
Mobookings LLC		Company Name	
Date:	MOBOO	Date: N. G. S.	