

### Renaissance Uptown 1000 S. Denver Ave., Suite 2104 Tulsa, OK 74119 Voice 866 PRI RUBI|Fax 866 573 7617 jp@pricerubin.com Authorization to Represent Artist Agreement

Agreement, as follows, made this \_\_\_\_\_\_ between *Price, Rubin & Partners* (Manager) and (Artist). In this agreement, the Manager will <u>offer a presence</u> by means of the "site within a site"(listing only) with no direct marketing or reporting services required from Manager. Artist will receive a full dynamic listing on the Price Rubin website (http://www.pricerubin.com) and a .pdf dossier.

Artist will appear on the Jack Price Radio Show or alternative program for a 30-minute interview to be scheduled during the duration of this contract. The interview will be broadcast on **PRPRadioOne** and made available on the **Price Rubin** website with a link provided to the artist.



Through our partnership with Classic Arts Channel and Swig Media, all *PRP* artists will be broadcast on the *Price Rubin* Music Television Channel. Artist only needs to submit their high resolution video to our IT team via dropbox. Artist must provide broadcast clearances of any content they do not own. *Price Rubin* Music Television and Classic Arts Channel do not pay broadcast royalties.



Manager will receive a \$200 deposit and a subsequent \$100 monthly expense fee, payable to Price Rubin & Partners on the first of every month for that month either by using our Online Bill Pay System, Paypal, check (sent to: <u>1000 S. Denver Ave., Suite 2104,</u> <u>Tulsa, OK 74119</u>)or other available means. Manager will provide all necessary contracting and mediation services necessary to secure engagements for Artist.

**Third-Party Representation: Artist** agrees to have third-party agencies and franchises of **Price Rubin & Partners** represent **Artist**. In cases where **Artist** is represented by third-parties, **Price Rubin & Partners** will be responsible for mediation and contracting.

Initial\_\_\_\_\_

**Use of Media, Likeness: Artist** biography, media material, and other pertinent information will be included on the *Price Rubin & Partners* website (*http://www.pricerubin.com*) for the duration on this contract. A press kit in pdf format will be created and available on website. Media will be sent out via electronic format, i.e. email, unless otherwise requested by presenter. **Artist** is to provide as soon as possible publicity photographs, biography, media files, reviews, professional recommendations, and other pertinent information. **Artist** agrees to permit *Price Rubin & Partners* and third-party agencies and/or Franchises of *Price Rubin & Partners* the use of photographs and media files in company promotional publications.

### Manager will represent Artist in the following territories:\_worldwide\_.

**Commission Threshold Quota: Manager** will receive the following commissions on the gross engagement fee(if secured by *Price Rubin*):

- 20% of Worldwide engagements except.
- 10% of Chinese engagements.

At such time the **Artist** agrees to pay the above commission on the gross fee engagement less travel and accommodation expenses if not provided by presenter as stated in engagement contract.

**Non Exclusive Agreement: Manager** will make no claim for any engagement secured by the **Artist** alone. Should the **Artist** request the **Manager** to handle mediation and contracting for an event originally secured by the **Artist**, the **Manager** shall receive half the normal commission as stated above.

**Collection of Fees: Manager** will make reasonable attempt to collect fees for **Artist** should presenter default on payment. However **Manager** is not responsible for payment should a presenter or other such entity that contracts **Artist** for performance defaults on **Artist** fee. Fees from presenters are to be paid directly to the Artist unless stipulated in **Artist's** contract with presenter.

Please initial that you understand this is a one-year term agreement.

**Termination:** 30-day notice is required to terminate this contract between **Artist** and **Manager** after the one-year term agreement has expired. Any request to terminate this agreement by **Artist** before the end of the term, must be approved in writing by Olivia Stanford, Director of Operations.

#### Initial\_\_\_\_\_

# Jurisdiction/Venue: The Laws of the State of Oklahoma shall enforce this agreement.

Each party agrees to personal jurisdiction in any action brought in any court, Federal or State, within the County of Tulsa, State of Oklahoma having subject matter jurisdiction over the matters arising under this Agreement. Any suit, action or proceeding arising out of or relating to this Agreement shall only be instituted in the County of Tulsa, State of Oklahoma. Each party waives any objection which it may have now or hereafter to the laying of the venue of such action or proceeding and irrevocably submits to the jurisdiction of any such court in any such suit, action or proceeding.

# Signatures: By signing this agreement Artist agrees to the above terms and conditions.

Print Name:		
Email Address:		
Home Address:		
City:	State:	_ Postal Code:
Country:		
Home Phone:	Cell Phone:_	
Fax:	Skype:	
Social Security No.(Tax ID #	#)	
Credit Card Name:		_
Type of Card:		
Credit Card #:		_
Expiration Date:		
CVV #:		
Billing Address:		

Billing Phone #:
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Artist Signature:\_\_\_\_\_

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

## **PRICE RUBIN & PARTNERS**



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

Jack Price, Managing Director