



OFFICIAL AGREEMENT

AGREEMENT NO.: _____ DATE: _____

NAME :

ADDRESS :

CONTACT NO :

EMAIL ID:

 Jit Kumar Nath

 Hatibat, Morigaon, Assam

 +91 91018 43880

 jollywoodnow50@gmail.com

FOLLOW US ON:

 bit.ly/JNMfb

 bit.ly/JNMIG

 bit.ly/JNMYTB

 bit.ly/JNMWA

 bit.ly/JNMTW

This **OFFICIAL AGREEMENT** is made on the day of at
.....

OFFICIAL AGREEMENT

We, (1) Sri Jit Kumar Nath, Proprietor of **JOLLYWOOD NOW MUSIC** R/O. Hatibat, PS- Mikirbheta, Dist- Morigaon Assam (Called **First Party**).

AND

(2) Sri.....R/O. Vill/Town.....
..... PS -
Dist..... Assam (Called **Second Party**) Agreed with the following terms and conditions.

1. That the **Second Party** agrees to work exclusively and provide content to the **First Party** being **Title:** _____ **Singer Name:** _____
_____ **Composer:** _____
_____ **Music:** _____
Producer: _____

for Publication, Promotion through **Jollywood Now Music**.

2. That the **First Party** has the only full right (s) to publish the content through Jollywood Now Music, Mobile Value Added Services and Streaming.

3. That the **Second Party** agrees to deliver all the contents as required for commercial exploitation or marketing to the **First Party** and undertake not to republish the content for distribution with any other party.

4. That the **First Party** enters into the Agreement have the limited right to EDIT and MODIFY as per discussion.

5. That the **Second Party** shall make available all requisite marketing and promotional support to **First Party** when required.

6. That the **First Party** shall on best efforts to all delivery platforms required to demonstrate, promote market and distribute the content of **Second Party**.

Signature of the First Party

Signature of the Second Party



7. That the First Party and the Second Party shall protect the confidential information mis-appropriation and unauthorized use.

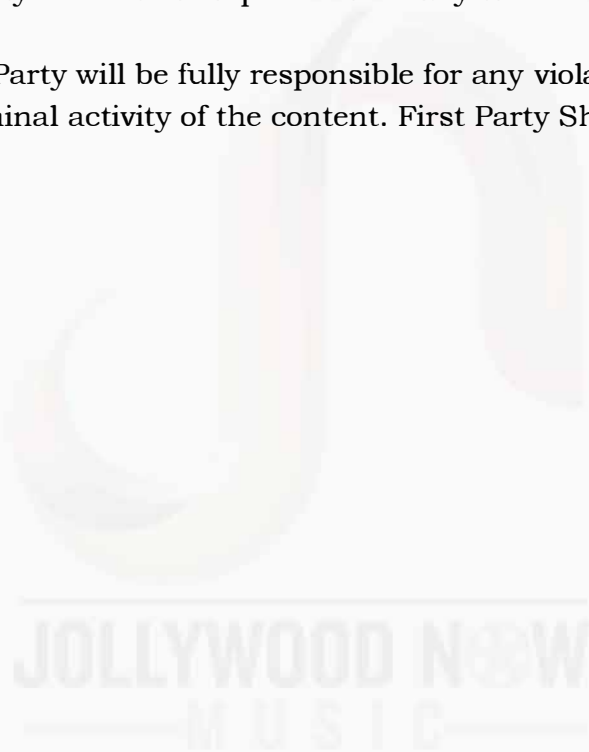
8. That the First Party shall pay 70% of the net revenue to the Second Party. The revenue shall be paid to the Second Party within 1 (one) year.

If the Second Party has provide the content to any other third party without permission of the First Party, the First Party shall not be liable to pay any revenue to the Second Party and agreement will be terminated and after that no claim will be accepted by the First Party.

9. That the First Party and the Second Party sign this agreement for initial term of one (01) year starting from the date of sign of this agreement. The Net Revenue shall be paid to the Second Party for 1 (one) year only.

10. That the First party will not be responsible for any technical error.

11. That the Second Party will be fully responsible for any violation of the Social image and any kinds of criminal activity of the content. First Party Shall not be responsible for this.



Signature of the First Party

Signature of the Second Party

