

WORK FOR HIRE AGREEMENT

Between _____ (the Hiring Party)
and _____ (the Contractor)

This document confirms that a copyrightable work of intellectual property commissioned by Hiring Party is a "work-made-for-hire" as specified under §101 of the 1976 Copyright Act of the United States.

Description of the commissioned work for hire:

Five horizontal lines for describing the commissioned work.

It is expressly understood by Contractor that their efforts are specially ordered and commissioned, that copyright in the commissioned work shall remain the property of Hiring Party, that all copyright forms will list Hiring Party as an author of a work-made-for-hire, and that Hiring Party has the sole and exclusive use of the commissioned work and any derivative works made therefrom.

It is further understood that all materials, data, property, and other items used in the creation of this commissioned work remain the property of Hiring Party, and that Hiring Party retains all rights in these materials, and that Contractor may use these materials only for the creation of the commissioned work.

Any unauthorized copying or other use of these materials or the commissioned work by anyone other than Contractor for this specific commission will be considered an infringement of Hiring Party's copyright.

In the event that the commissioned work is not considered a work-made-for-hire, then it shall be deemed that Contractor has assigned to Hiring Party any and all existing copyrights therein throughout the United States and the world, and any and all rights of every kind, nature or description

attaching to or which may attach to said work and/or embraced by or included in the copyright and any renewal and/or extension thereof, and any actions that may accrue from the date of creation thereof; in the United States and the world.

Thus agreed and signed this _____ day of _____, 20____.

Hiring Party
name
address

Contractor
name
address