

CINEMAflix DIRECT AGREEMENT

This Agreement is entered into as of XXX by and between CINEMAflix LLC (the "Distributor"), located at 980 Fifth Avenue, 3rd Floor, New York, N.Y. 10075, and XXX (the "Producer"), located at XXX, with regard to the film, XXX (the "Film") , which will be booked on our CINEMAflix DIRECT Program.

1. OUTLETS. Distributor will encode, QC (Quality Control), and submit the Film to the following:

Digital Platforms: iTunes, Amazon, Hulu Google Play,
Sony Playstation, FandangoNow, Vudu, TubiTV, and Hoopla.

Cable VOD Stations: Time Warner Cable and Comcast.

DVD Wholesalers.

2. ACCEPTANCE: Acceptance by any outlet listed above is not guaranteed.

3. REFUND: Full refund will be made if distributor is not able to place Film on any of the outlets listed above.

4. COST. \$950.00, payable upon the signing of this Agreement.

5. DELIVERABLES. Producer is responsible to provide the necessary deliverables to each outlet.

6. INCOME. Producer will receive 100% of the digital and cable VOD income after deducting 20% for the associated aggregators. Breakdown of DVD income indicated on the DVD page of Distributor's website (www.cinemafluxdistribution.com).

7. RIGHTS and PERMISSION. Producer must own or control the copyright for the Film and secure all the rights for the location, music, actors, scripts, etc. Producer has obtained any and all rights, clearances, and permissions to distribute the Film, including any and all clearances and permissions necessary for each of the participants appearing in the Film, including without limitation, any required clearances or permissions from any regulatory, governing, or organizing bodies. The Producer has obtained any and all necessary rights, clearances, and permissions to distribute the Film, including securing all music, master, mechanical, and synchronization rights as necessary for music played during the Film. Producer has obtained any and all rights, clearances, and permissions to distribute the Film, including any and all rights, clearances, and permissions to use all names, likenesses, trademarks, and service marks of all teams, individuals, and entities in or otherwise associated with the Film.

8. GOVERNING LAW. This Agreement shall be construed in accordance with and governed by the laws of the State of New York.

9. ARBITRATION. Any dispute shall be settled by binding arbitration to be held in New York City.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date written above.

Name (Please Print): _____

Signature: _____

Company (Please Print): _____

Telephone Number: _____

E-Mail Address: _____

Rating (if any): _____

Language It's In: _____

Running Time: _____

Format (DVD, Blu-ray, DCP): _____

Website Address: _____

Aspect Ratio: _____

AGREED AND ACCEPTED:

Elliott Kanbar
President
CINEMAflix LLC

Direct Line: 1-212-628-4990
Direct Email: eskanbar@aol.com

www.cinemaflixdistribution.com.