PURCHASE AGREEMENT

		•		and			
		("Purchaser") whos	e address is	·			
	The pa	parties agree as follows:					
1.	Assig	Assignment.					
\$				consideration of the sum of U.S% of Seller's right, title, and			
intere securi	st <i>(IF A</i> ty intere	SECONDARY SALE: which equals	s% of the origination of	ng seller's interest), along with aroyalties attributable to the			
propo infring applic addition or con Works if appli	Assigned ritional segment, able personal revolutrol of the second	ed Royalties that have not been reshare of all existing or potential of underpayment, or non-payment excentage of Seller's royalty interversionary interest retained by Sethe copyright in the Works and do assignment is subject to the terms a right to match the terms of this (IF A SECONDARY SALE: This as	received by Seller on o causes of action include of the Assigned Royal rest as of the Effective eller. This assignment is ses not include a royalt of Seller's agreement of Seller's agreement of signment includes the eller between Seller (or	ents from any source with respect or before the Effective Date, and a ding, without limitation, those for lities. The assignment includes the e Date but does not include any so not an assignment of ownership y interest in any derivatives of the with Seller's Distributor, including, distributor's rules and regulations. Cassignment of Seller's rights under a Seller's predecessor in interest, if the das Attachment B.)			
admin	g entity istrator.	, (" Distributor "), to pay the As	signed Royalties direc	, and any other ctly to Purchaser or Purchaser's d by any Distributor necessary to			

2. Seller's Obligations and Statements of Fact.

- **2.1.** Seller is the sole owner of its interest in the Works and Assigned Royalties and has full authority to enter this agreement and perform its obligations. The Assigned Royalties are free and clear from all encumbrances and to Seller's knowledge the performance of its obligations does not infringe the rights of any third party. No third party other than Royalty Exchange Inc. holds a power of attorney on Seller's behalf affecting the assigned interest.
- **2.2.** Seller has not and shall not do anything that would impair Purchaser's right to receive the Assigned Royalties, including but not limited to terminating Seller's entitlement to receive accountings and corresponding payments from the Distributor or taking an advance. Promptly after the Effective Date, Seller shall execute letters of direction to each Distributor and any other documents reasonably required to notify the Distributor (or any successors or assigns) that the Assigned Royalties shall be paid to Purchaser or Purchaser's administrator.

- **2.3.** Seller is not bound by any action or agreement that would prevent it from performing its obligations and to Seller's knowledge no third party has any actual or potential claim against Seller or Seller's interest in the Works or Assigned Royalties that would in any way impair the rights being assigned to Purchaser.
- **2.4.** To Seller's knowledge, all material conditions to the assignment have been or shall be upon the Effective Date satisfied including, without limitation, the obtaining of any approval, the giving of any notice, the making of any filing, and the satisfying of any payments or claims of any third party.
- **2.5.** All taxes accrued or owing through the Effective Date related to the Assigned Royalties, including without limitation any sales or transfer taxes resulting from the transaction, if any, have been or will be paid by Seller.
- **2.6.** Seller shall not re-register, remove, move, re-direct or disassociate any of the Works from Seller's Distributor or any other entity that pays the Assigned Royalties as of the Effective Date without Purchaser's consent, which shall not be unreasonably withheld. Seller shall notify Purchaser or Purchaser's administrator of any such proposed change and take whatever actions are necessary to ensure the Assigned Royalties will continue to be paid to Purchaser uninterruptedly. Any royalties collected by Seller after such a change that should have been paid to Purchaser per this agreement shall be paid directly to the Purchaser by the Seller no later than 15 days after Seller's receipt. Any delay in payment of royalties under this section will be subject to payment of interest to Purchaser at a rate of 2% per month.
- **2.7.** Seller has not and will not enter into any agreement with respect to the Works or the Assigned Royalties that would conflict with the terms of this agreement. Seller has not settled any claim nor waived any right and will not settle any claim or waive any right concerning any of the Assigned Royalties or the Works that would conflict with the terms of this agreement.
- **2.8.** Seller states that the information and earnings history related to the Assigned Royalties presented in the marketplace listing for the Assigned Royalties is accurate. Seller also states that Seller's participation interest and underlying royalty shares in each of the Works is accurate.
- **3. Purchaser's Statement of Fact and Acknowledgment.** Purchaser states that it has the full authority to enter and perform its obligations under this agreement. Purchaser acknowledges that Purchaser may not receive payment from the Distributor or other paying entity until after the first accounting period following the Effective Date and may need to rely on Section 4 for any post-Effective Date payments sent to Seller.
- 4. Payments or Debits After Assignment. All of the Assigned Royalties paid after the most recent distribution reflected in the marketplace listing, regardless of when earned or when the performances from which such royalties derive occurred, are the sole property of Purchaser. If any such sums are received by or on behalf of Seller, or if Seller's Distributor account is debited to recoup an advance, cost, share change, or other encumbrance incurred by Seller and such debit has the effect of reducing the royalty payments otherwise due to Purchaser, Seller shall immediately transmit or cause the recipient to transmit to Purchaser the amount of the sums received or debited. All such sums not transmitted within 15 days after receipt or debit shall accrue interest at the rate of 2% per month.
- **5. Additional Documents and Power of Attorney.** Upon execution of this agreement and upon any change in the paying entity for the Assigned Royalties, Seller shall promptly, at Purchaser's request,

Documents"). If Purchaser requests Seller to execute an Assignment Document and Seller fails to execute the document within 14 days after the request, Seller appoints Purchaser, as Seller's true and lawful attorney, to execute all Assignment Documents in Seller's name. Purchaser shall deliver to Seller copies of all Assignment Documents executed by Purchaser in the exercise of the power of attorney. The power of attorney granted to Purchaser is limited and specific to Assignment Documents.

- **6. Indemnity.** Seller shall indemnify Purchaser and Purchaser's administrator against all losses and liabilities, including reasonable attorneys' fees, related to any inaccurate statement of fact made by Seller or any alleged breach of or failure by Seller to perform any of Seller's obligations under this agreement. Purchaser or Purchaser's administrator shall notify Seller of any claim presented to Purchaser or Purchaser's administrator by a third party and Seller shall have the right to participate in the defense of any such claim with counsel of Seller's choosing at Seller's sole cost and expense.
- **7. Confidentiality.** Except as otherwise required by law, the parties shall not, without the other party's written consent, disclose to any third party any confidential information supplied by the other party in connection with this agreement, except that such confidential information may be disclosed to either party's counsel, accountants and other professionals on a need-to-know basis related to this agreement.
- **8. Expenses and Attorneys' Fees.** The parties shall pay all of their own costs and expenses (including legal fees) in performing due diligence and in negotiating and performing their obligations under this agreement. If any proceeding is brought for the enforcement of this agreement, or because of a dispute in connection with any of its provisions, the prevailing party is entitled to recover reasonable outside attorneys' fees and other costs incurred in the proceeding, in addition to any other relief to which it may be entitled.
- **9. Representation by Legal Counsel.** The parties acknowledge that they have had the opportunity to retain legal counsel with respect to this agreement and any choice by either party not to be represented is made independently.
- **10. Miscellaneous.** The laws of the State of Colorado govern all matters arising from this agreement and the exclusive forum shall be a federal or state court in Denver County, Colorado. This agreement constitutes the entire understanding of the parties and no amendment will be valid unless it is in writing and signed by both parties. This agreement is binding upon and inures to the benefit of the successors, assigns, heirs, executors, and legal representatives of the parties. Any notice required by this agreement shall be in writing and sent to the address in the introductory clause, or to the email address in this agreement's electronic signature verification page (if any), unless the party has given a new address to the other party.

Each party is signing this agreement on the dat	te verified by its electronic signature certificate.
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Ву:	Ву:	

Attachment A

The Works