

This Content Assignment Agreement ("Agreement") is made effective the day you submit and sign our content submission form.

Whereas, PeopleThatAreDrunk owns all rights, title, and interest in and to certain content described below (the "Content").

Whereas, PeopleThatAreDrunk desires to acquire all rights, title, and interest in and to the Content, including exclusive ownership and exclusive licensing rights, for the purposes described herein.

Now, therefore, in consideration of the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Assignment of Content: PeopleThatAreDrunk hereby assigns, transfers, and conveys to PeopleThatAreDrunk all rights, title, and interest in and to the Content, including but not limited to any copyright, trademark, and other intellectual property rights.
- 2. Exclusive Ownership: PeopleThatAreDrunk shall have 100% exclusive ownership of the Content, and the Assignor shall have no further rights or claims to the Content.
- 3. Exclusive Licensing Rights: PeopleThatAreDrunk shall have 100% exclusive licensing rights to the Content, including the right to sublicense, reproduce, distribute, display, and create derivative works based on the Content, without any further consent or approval from the Assignor.
- 4. Permitted Uses: PeopleThatAreDrunk may use the Content for any lawful purpose, including but not limited to marketing, advertising, promotion, and distribution, in any media now known or hereafter devised.
- 5. Representations and Warranties: The Assignor represents and warrants that they are the sole owner of the Content and have the full right and authority to assign the Content as set forth herein. The Assignor further represents and warrants that the Content does not infringe upon the rights of any third party.
- 6. Indemnification: The Assignor agrees to indemnify and hold harmless PeopleThatAreDrunk from and against any and all claims, liabilities, losses, damages, costs, and expenses (including



reasonable attorneys' fees) arising out of or relating to any breach of the Assignor's representations and warranties herein.

- 7. Governing Law: This Agreement shall be governed by and construed in accordance with the laws of Texas, USA, without regard to its conflict of laws principles.
- 8. Entire Agreement: This Agreement constitutes the entire understanding and agreement between the parties with respect to the subject matter hereof and supersedes all prior agreements, whether written or oral, relating to the same subject matter.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement upon your signature at the bottom of our content submission form.

When signing the content submission form you are agreeing to the terms laid out in this agreement.