



CONTENT RELEASE AGREEMENT

I, the aforementioned partner below, under my own free will, do hereby acknowledge this agreement with Timothy Gabriel Mullins AKA Maxx Stoner, and execute this agreement by my signature and date. I further acknowledge that any content produced in partnership with Timothy Mullins heretofore is governed by this agreement, and that this agreement only covers content produced in partnership with Maxx Stoner.

Agreement Definitions:

"Partner(s)" is defined as the signatory of this agreement and Timothy Mullins.

"Partnership" is defined as the relationship between the signatory and Timothy Mullins.

"Content" is defined as any videos, pictures, media, or pertinent documents.

"Copy(ies)" is defined as any content created in partnership and distributed individually.

Agreement Terms:

1. Partners are at least 18 (eighteen) years old.
2. Partners will abide by, and provide all information required by Title 18 USC 2257.
3. Partners are entitled to 1 (one) copy of all content produced in partnership.
4. Each copy is the respective legal property of that partner.
5. Partners are free to alter, distribute, lease, or sell their respective copies as they see fit.
6. No partner will interfere, hinder, or revoke any partners' use of their respective copies in perpetuity.
7. Partners are not obligated to compensate each other.
8. Any partner may end this agreement at will, but termination will not revoke its previous agreements.
9. Partners will hold each other harmless, and not seek damages for any actions or outcomes as a consequence of this agreement in perpetuity.
10. This agreement is under the jurisdiction of the state of Nevada.

I have read and accept this agreement willingly, will adhere to all of its terms in good faith, and affix my signature as proof.

Signature:

Date (M/D/Y):

Print Name:

Stage Name (optional):