VENDOR AGREEMENT

Check One

Wholesale OR Consignment

This agreement is made between the Black Wall Street Enterprises, LLC (BWSLL) located at 10 N. Greenwood, S-101, Tulsa, OK 74120—and the organization and/or individual listed below hereto forth referred to as vendor.

Name of Person with Signing Authority	Email	Phone
Address	City, State	Zip Code
Tax Identification or Social Security Number	Company Name (if applicable)	Company Website (if applicable)

BWSLL and vendor—hereto forth referred to as the parties—agree this agreement shall in all respects be governed by, and construed and interpreted in accordance with, the laws of the State of Oklahoma without giving effect to any conflicts of law principles of such state that might refer the governance, construction, or interpretation of this agreement to the laws of another jurisdiction.

FORCE MAJEURE. Neither party shall be liable in damages or have the right to terminate this agreement for any delay or default in performing hereunder if such delay or default is caused by conditions beyond its control including, but not limited to Acts of God, Government restrictions (including the denial or cancellation of any export or other necessary license), wars, insurrections and/or any other cause beyond the reasonable control of the party whose performance is affected.

INDEMNITY. Vendor agrees to protect and keep BWSLL forever harmless from any damage or charges imposed for any violation of any law or ordinance whether occasioned by the negligence of the vendor or those holding under the vendor, as well as to strictly comply with the applicable terms and conditions contained in the agreement. Vendor shall at all times protect, indemnify and keep the BWSLL harmless against and for costs, damages, liability, or expense arising from the agreement. Vendor is required to insure itself against property loss or damage.

WARRANTY. The vendor provides products, services and/or content on an "as is" and "as available" basis without warranty of any kind. BWSLL herby disclaim all implied warranties including without limitation to warranties of merchantability, fitness for a particular purpose, performance, course of dealing, usage of trade, accuracy or reliability.

INTEGRATION CLAUSE. This agreement hereto contains the entire agreement of the parties with respect to the subject matter of this agreement, and supersedes all prior negotiations, agreements and understandings with respect thereto. This agreement may only be amended by a written document duly executed by both parties.

CONFIDENTIAL INFORMATION. During the term of this agreement, the parties will develop and receive information that will be confidential or proprietary, including fees, costs, patents, trademarks, copyrights, improvements, know-how, specifications, data and other materials related to the event (collectively, the Confidential Information). During the term of this agreement and for a period of one year thereafter, the parties agree to maintain in confidence the Confidential Information. The parties shall use all reasonable precautions to ensure that all Confidential Information is protected and kept from unauthorized parties or disclosure.

TERMS. The parties agree BWSLL will pay vendor total sales revenue less sales tax and the agreed upon percentage due to BWSLL. Payment to vendor will be made via a written check or electronic payment on a net 15 basis when the entire inventory is sold OR on the following date if a date is listed here:

ITEM(S)	QUANTITY	PRICE	BWSLL %	VENDOR %

[NOTE: Inventory can be itemized as an addendum to this document if the space above is not sufficient.] SIGNATURES. Individual below certifies that he or she has the authority to enter into the binding legal agreement.

Print Name

Title

Signature

Date

THIS BECOMES LEGALLY BINDING WHEN ALL AREAS IN RED ARE COMPLETE AND THE VENDOR SUBMITS THIS DOCUMENT AND A W-9 VIA EMAIL TO INFO@BWSLLCOM

AGREED:	Duy dd. Drawl		
_	Guy H. Troupe, CEO, BWS Enterprises	Kode Ransom Initials	Amerykah George Initials