

GOLDFLOWER MEDIA LLC

Terms of Service Agreement

goldflowermedia.com

Effective Date: March 19, 2026 | Los Angeles, California

These Terms of Service ("Agreement") constitute a legally binding contract between GoldFlower Media LLC, a California limited liability company ("GoldFlower Media," "we," "us," or "our"), and the individual or entity booking services ("Client," "you," or "your"). By booking any service through our website at goldflowermedia.com, through Spiro Media, or by any written or electronic confirmation, you agree to be bound by this Agreement in its entirety.

This Agreement is governed by the laws of the State of California and complies with applicable provisions of the California Civil Code, the California Business & Professions Code, the United States Copyright Act (17 U.S.C. § 101 et seq.), and federal regulations including FAA 14 CFR Part 107 governing unmanned aerial vehicle operations.

1. SERVICES PROVIDED

GoldFlower Media offers the following professional real estate media services:

- Listing Photography — High-resolution, professionally edited still photography of residential and commercial real estate listings.
- Cinematic Listing Video — Produced cinematic video content including interior walkthroughs, property highlight reels, and branded listing films.
- Photography & Video Packages — Combined still photography and cinematic video services offered as bundled packages.
- Aerial / Drone Photography & Videography — FAA Part 107 compliant aerial photography and video services conducted by a licensed Remote Pilot Certificate holder under 14 CFR Part 107.

The specific scope, deliverables, and pricing for each engagement will be specified in the applicable booking confirmation or service order processed through Spiro Media. In the event of any conflict between this Agreement and a written service order, the service order shall control solely with respect to the specific scope and pricing terms described therein.

2. BOOKING & CONFIRMATION

A booking is considered confirmed upon: (a) Client's completion of a service order through Spiro Media or direct written confirmation, and (b) GoldFlower Media's written acknowledgment of the booking. Booking confirmation constitutes Client's full and unconditional acceptance of these Terms of Service.

Client represents and warrants that they have the legal authority to authorize media production at the subject property, including any required permission from the property owner, listing agent, or brokerage. GoldFlower Media shall have no liability for any booking made without proper authorization from the property owner or authorized representative.

3. PAYMENT TERMS

3.1 Standard Payment — Direct Clients

Unless otherwise agreed in writing, payment is due in full prior to the delivery and download of any deliverables. GoldFlower Media will not release final edited photos, videos, or any associated files until payment has been received and cleared. Payment may be made via credit card or any other method accepted through our booking platform, Spiro Media.

3.2 Deferred Payment via Titus — Qualifying Clients

Clients who qualify for deferred financing through Titus (a payment processing and financing platform integrated with Spiro Media) may defer payment under the following conditions:

- Payment is due no later than the date the applicable real estate listing closes escrow ("Listing Close Date").
- Client's eligibility for Titus financing is determined solely by Titus and is subject to Titus's own terms, conditions, and credit approval process. GoldFlower Media makes no representations regarding Client's eligibility or continued qualification.
- In the event Client's listing does not close escrow, or Titus determines Client no longer qualifies for deferred payment, the full balance owed to GoldFlower Media shall become immediately due and payable upon written notice.
- Failure to pay by the Listing Close Date — or upon demand if the listing does not close — shall constitute a material breach of this Agreement.

3.3 Cancellation Fee Authorization

By confirming a booking, Client authorizes GoldFlower Media to charge the payment method on file through Spiro Media or Titus for any applicable cancellation fee as described in Section 4. This authorization survives any cancellation of the booking.

3.4 Late Payment

Any amounts not paid when due shall accrue interest at the rate of 1.5% per month (18% per annum), or the maximum rate permitted by California law, whichever is less, from the date payment was due until paid in full. Client shall also be responsible for all reasonable costs of collection, including attorneys' fees and court costs, to the extent permitted by California law.

3.5 Withholding of Deliverables

GoldFlower Media expressly reserves the right to withhold delivery or access to all deliverables — including but not limited to photos, videos, and digital files — until payment is received in full, regardless of any other arrangement. This right of withholding is in addition to, and not a substitute for, any other remedy available to GoldFlower Media under this Agreement or applicable law.

4. DELIVERABLES, FORMAT & DELIVERY

4.1 File Format & Delivery Method

Upon receipt of full payment, GoldFlower Media will deliver the Works to Client via a secure download link or cloud-based delivery portal. Delivery is deemed complete upon transmission of the download link or access credentials to the email address provided by Client at the time of booking. GoldFlower Media is not responsible for download failures, email delivery failures, or loss of files after delivery is completed.

Photographs will be delivered in high-resolution JPEG format unless otherwise agreed in writing. Video deliverables will be provided in MP4 format (H.264 or H.265 codec) at a resolution and quality standard consistent with GoldFlower Media's professional output. Raw, unedited files are not included in any service and are not deliverables under this Agreement unless explicitly purchased as a separate add-on.

4.2 Turnaround Time

GoldFlower Media will make commercially reasonable efforts to deliver edited photos within three (3) business days and edited video within five (5) business days of the completed shoot, unless a different timeline is stated in the applicable service order or booking confirmation. These timelines are estimates and not guarantees. Rush delivery, if available, may be arranged in writing prior to the shoot and may incur an additional fee.

Turnaround timelines are contingent upon Client having satisfied all obligations under Section 7 (Client Responsibilities). Delays attributable to Client — including unready properties, access failures, or late provision of required materials — shall toll the turnaround period accordingly.

4.3 Revisions

Each booking includes up to one (1) round of minor photo editing revisions (e.g., brightness, color temperature, or minor compositional adjustments to a limited number of images), submitted within five (5) business days of delivery. Video revisions are not included unless stated in the applicable service order. Additional revision rounds, substantial re-edits, or requests submitted after the revision window will be quoted and invoiced separately.

GoldFlower Media does not offer re-shoots based on client aesthetic preferences after delivery. Re-shoots may be offered at GoldFlower Media's sole discretion if GoldFlower Media failed to deliver the agreed scope of services due to its own error.

4.4 File Retention

GoldFlower Media may, but is not obligated to, retain copies of delivered files for up to thirty (30) days following delivery. After that period, files may be permanently deleted without notice. Client is solely responsible for downloading, backing up, and maintaining copies of all delivered files. GoldFlower Media shall have no liability for any loss of files after the delivery period has elapsed.

5. CANCELLATION & RESCHEDULING

5.1 Client-Initiated Cancellation

If Client cancels a confirmed booking more than forty-eight (48) hours before the scheduled shoot date and time, Client is entitled to a full refund of any amounts paid. Cancellations received less than forty-eight (48) hours before the scheduled shoot shall result in forfeiture of any deposit paid, and GoldFlower Media reserves the right to charge a cancellation fee equal to fifty percent (50%) of the total booked service fee to compensate for scheduling loss and resource allocation. Client hereby authorizes GoldFlower Media to collect any such fee in accordance with Section 3.3.

5.2 No-Show & Lockout

If GoldFlower Media's crew arrives at the property at the scheduled time and is unable to access the property due to Client's failure to provide access, the property not being ready for photography or videography within thirty (30) minutes of the scheduled shoot time, or any other Client-caused failure, such event shall be treated as a cancellation made within forty-eight (48) hours, and the cancellation fee described in Section 5.1 shall apply in full. GoldFlower Media will make one (1) reasonable attempt to contact Client at the scheduled shoot time before departing.

5.3 Rescheduling

Client may reschedule a booking without penalty if notice is provided more than forty-eight (48) hours prior to the scheduled shoot. Rescheduling requests made within forty-eight (48) hours of the scheduled shoot are subject to availability and may incur a rescheduling fee of up to \$75, at GoldFlower Media's discretion. Rescheduling does not modify any other terms of this Agreement.

5.4 GoldFlower Media-Initiated Cancellation

GoldFlower Media reserves the right to cancel or reschedule a booking due to inclement weather, unsafe conditions (including conditions affecting lawful drone operation under FAA Part 107), equipment failure, or other circumstances beyond our reasonable control. In such cases, GoldFlower Media will notify Client as soon as practicable and offer rescheduling at no additional charge or a full refund of any amounts paid. GoldFlower Media shall have no further liability to Client for a Company-initiated cancellation.

6. INTELLECTUAL PROPERTY & LICENSE

6.1 Ownership & Copyright

All photographs, video footage, edited deliverables, and associated creative works produced by GoldFlower Media under this Agreement (collectively, "Works") are and shall remain the exclusive intellectual property of GoldFlower Media LLC, protected under the United States Copyright Act (17 U.S.C. § 101 et seq.) and applicable California law. No transfer of copyright ownership to Client is intended or shall be implied from this Agreement or from payment of fees hereunder.

GoldFlower Media may, in its sole discretion, register copyrights in any or all Works with the United States Copyright Office. Registered works are entitled to statutory damages of up to \$150,000 per work and recovery of attorneys' fees in the event of infringement.

6.2 License to Client

Upon receipt of full payment, GoldFlower Media grants Client a non-exclusive, non-transferable, royalty-free license to use the delivered Works for the following purposes only:

- Marketing and promotion of the specific real estate listing for which the Works were produced.
- Display on Client's professional website, social media profiles, and MLS listings in connection with the subject property.
- Sharing with the listing agent, brokerage, and property seller for purposes related to the subject listing.

This license does not permit Client to: (a) sublicense, sell, or transfer the Works or any rights therein to any third party; (b) use the Works for any purpose unrelated to the subject listing — including advertising Client's brokerage or services in general — without a separate written license agreement; (c) remove, alter, or

obscure any copyright notice, watermark, or attribution applied by GoldFlower Media; or (d) modify, crop, filter, or alter the Works in any way that materially distorts their appearance or misrepresents GoldFlower Media's work.

6.3 Portfolio & Marketing Rights — GoldFlower Media

Client irrevocably grants GoldFlower Media a perpetual, royalty-free, worldwide license to use, display, reproduce, and publish the Works — including the property address, listing details, and associated imagery — for GoldFlower Media's own portfolio, marketing materials, website, social media channels, case studies, award submissions, and promotional purposes. This right applies to all Works created under this Agreement, regardless of whether the listing sells, is withdrawn, or expires, and regardless of whether this Agreement has terminated.

GoldFlower Media will exercise this right professionally and will not use the Works in any manner that is defamatory or materially harmful to Client's professional reputation.

6.4 Third-Party Intellectual Property in the Works

Client acknowledges that real estate photography and videography may incidentally capture artwork, sculptures, design objects, architectural details, signage, or other third-party copyrighted works present in or around the subject property. GoldFlower Media does not undertake to clear third-party intellectual property rights in the content of a property. Client represents and warrants that it has obtained, or that the use of such works under this Agreement constitutes fair use or is otherwise lawful. Client shall indemnify and hold harmless GoldFlower Media from any claims arising from third-party intellectual property appearing in the Works due to the contents of the subject property.

6.5 Right of Publicity

Client is responsible for ensuring that any identifiable persons who may appear in the Works — including property occupants, neighbors, or bystanders — have provided any legally required consent. GoldFlower Media shall not be responsible for obtaining releases from third parties. Client shall indemnify GoldFlower Media for any claims arising under California Civil Code § 3344 or any other right-of-publicity law relating to persons who appear in the Works due to Client's failure to manage access to the property during the shoot.

7. MUSIC LICENSING FOR VIDEO PRODUCTIONS

For all cinematic video deliverables, GoldFlower Media will use background music that is licensed for commercial use through a reputable music licensing platform (e.g., Musicbed, Artlist, Epidemic Sound, or similar). The cost of such licensed music is included in the applicable service fee unless otherwise stated.

7.1 Music Selection Process

Following the completion of the shoot, GoldFlower Media will send Client a curated selection of licensed music options via email for Client's review and approval prior to video editing. Client shall respond with a music selection within forty-eight (48) hours of receiving GoldFlower Media's email. If Client does not respond within this window, GoldFlower Media reserves the right to proceed with a music selection of its own professional choosing, and the resulting video shall be deemed fully conforming to this Agreement.

7.2 Music Change Fee After Video Cut

Once Client has confirmed a music selection and GoldFlower Media has begun or completed video editing, the music selection is final. Client acknowledges that changing the music after the video has been cut

requires a full re-edit of the video — including re-timing all cuts, transitions, and pacing to the new track — and constitutes a new deliverable, not a minor revision. Accordingly, any request to change the music after editing has commenced will incur a music change fee of \$100 per video, invoiced separately and payable prior to delivery of the revised video. GoldFlower Media is under no obligation to accommodate a post-cut music change request and may decline at its discretion.

7.3 Client-Supplied Music & Platform Liability

If Client requests the use of specific music not included in GoldFlower Media's licensed library, Client is solely responsible for obtaining and providing GoldFlower Media with proof of a valid synchronization license and master use license for such music prior to the edit. GoldFlower Media will not incorporate unlicensed music into any deliverable. GoldFlower Media shall not be liable for any claims, takedowns, or penalties — including on platforms such as Instagram, Facebook, or YouTube — arising from music selected by GoldFlower Media from its licensed library, as such claims are governed by the applicable platform's content ID systems and the terms of the applicable music license. Client acknowledges that re-uploading delivered video content to third-party platforms may result in content ID claims or audio muting initiated by those platforms independent of GoldFlower Media, and that such platform actions do not constitute a defect in or breach of GoldFlower Media's deliverables.

8. AERIAL / DRONE SERVICES

8.1 FAA Compliance

All aerial and drone photography and videography services are conducted by a pilot holding a valid FAA Remote Pilot Certificate under 14 CFR Part 107. GoldFlower Media operates in full compliance with applicable FAA regulations, including Remote ID requirements, airspace authorization requirements, altitude restrictions, and operational limitations.

8.2 Airspace & Site Restrictions

GoldFlower Media will use reasonable efforts to obtain necessary airspace authorizations prior to a scheduled drone shoot. However, Client acknowledges that drone operations may be restricted, delayed, or cancelled without penalty to GoldFlower Media due to:

- FAA-imposed Temporary Flight Restrictions (TFRs) or airspace closures.
- Proximity to controlled airspace requiring authorization not granted prior to the shoot date.
- Weather conditions (including wind speed, visibility, or precipitation) that render drone operation unsafe or impractical under Part 107 standards.
- Local municipal ordinances, HOA rules, or property restrictions prohibiting drone flight.
- Safety concerns identified by the pilot in command at the time of the operation.

In the event drone services must be cancelled or curtailed due to any of the above, GoldFlower Media will offer a rescheduled drone session at no additional charge, or, if rescheduling is not practicable, a partial refund equal to the drone service fee paid. GoldFlower Media shall have no further liability for drone cancellations attributable to regulatory, weather, or safety factors.

8.3 Client Responsibilities for Drone Operations

Client is responsible for ensuring that GoldFlower Media has permission to fly over and photograph the subject property and any adjacent property that may be captured during the operation. Client represents

and warrants that, to the best of Client's knowledge, no contractual, HOA, or local restriction prohibits drone photography at the subject property. Client shall indemnify GoldFlower Media for any claims arising from third-party restrictions Client failed to disclose prior to the shoot.

9. CLIENT RESPONSIBILITIES

To enable GoldFlower Media to deliver professional-quality results within the agreed timeline, Client agrees to:

- Ensure the property is clean, fully staged, and ready for photography or videography at the scheduled shoot start time. GoldFlower Media is not responsible for delays, substandard results, or additional charges resulting from an unprepared property.
- Ensure access to the property, including providing gate codes, lockbox combinations, or on-site coordination, no later than twenty-four (24) hours before the scheduled shoot. Failure to do so may result in treatment of the shoot as a lockout under Section 5.2.
- Provide an accurate property address and all special access instructions at the time of booking.
- Ensure that all persons who are not part of the GoldFlower Media crew are absent from the property during interior shooting, unless otherwise arranged in writing.
- Not request GoldFlower Media to photograph, film, or otherwise capture any area of the property or surrounding area that Client does not have authorization to include.

10. WARRANTY DISCLAIMER

THE SERVICES AND WORKS PROVIDED BY GOLDFLOWER MEDIA ARE PROVIDED "AS IS" AND "AS AVAILABLE." GOLDFLOWER MEDIA EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. GOLDFLOWER MEDIA DOES NOT WARRANT THAT THE WORKS WILL MEET CLIENT'S SPECIFIC AESTHETIC PREFERENCES, THAT THE WORKS WILL RESULT IN THE SALE OR LEASE OF THE SUBJECT PROPERTY, OR THAT THE WORKS WILL ACHIEVE ANY PARTICULAR BUSINESS OUTCOME.

GoldFlower Media exercises independent creative judgment in producing the Works. The artistic and stylistic output of GoldFlower Media reflects its professional standard and may vary from any reference images, mood boards, or examples provided by Client. Client acknowledges that it is purchasing GoldFlower Media's professional services, not a specific predetermined result.

11. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY CALIFORNIA LAW, GOLDFLOWER MEDIA LLC'S TOTAL LIABILITY TO CLIENT FOR ANY CLAIM ARISING OUT OF OR RELATED TO THIS AGREEMENT OR THE SERVICES PROVIDED — WHETHER IN CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE — SHALL NOT EXCEED THE TOTAL AMOUNT PAID BY CLIENT TO GOLDFLOWER MEDIA FOR THE SPECIFIC BOOKING GIVING RISE TO THE CLAIM.

IN NO EVENT SHALL GOLDFLOWER MEDIA BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF LISTING REVENUE, LOSS OF COMMISSION, LOSS OF SALE OPPORTUNITY, OR LOST BUSINESS

OPPORTUNITY, EVEN IF GOLDFLOWER MEDIA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Nothing in this section shall limit GoldFlower Media's liability for: (a) death or personal injury caused by GoldFlower Media's gross negligence or willful misconduct; (b) fraud or fraudulent misrepresentation; or (c) any other liability that cannot be excluded or limited under applicable California law.

12. INDEMNIFICATION

Client agrees to defend, indemnify, and hold harmless GoldFlower Media LLC, its members, employees, contractors, and agents from and against any claims, liabilities, damages, losses, and expenses — including reasonable attorneys' fees — arising out of or relating to:

- Client's breach of any representation, warranty, or obligation under this Agreement;
- Client's use of the Works beyond the scope of the license granted herein, including any unauthorized sublicensing, transfer, or modification;
- Any third-party claim arising from the subject property, including property access disputes, HOA violations, or airspace restrictions Client failed to disclose;
- Any claim arising from third-party intellectual property captured in the Works due to the contents or layout of the subject property (see Section 6.4);
- Any right-of-publicity claim arising from identifiable persons appearing in the Works (see Section 6.5);
- Any claim arising from Client's request to use specific unlicensed music in a video deliverable (see Section 7); and
- Any misrepresentation by Client regarding authority to authorize services at the property.

13. DISPUTE RESOLUTION

13.1 Mandatory Binding Arbitration

ANY DISPUTE, CLAIM, OR CONTROVERSY ARISING OUT OF OR RELATING TO THIS AGREEMENT — INCLUDING ITS FORMATION, PERFORMANCE, BREACH, OR TERMINATION — SHALL BE RESOLVED BY FINAL AND BINDING ARBITRATION ADMINISTERED BY JAMS PURSUANT TO ITS STREAMLINED ARBITRATION RULES AND PROCEDURES, RATHER THAN IN COURT. THE FEDERAL ARBITRATION ACT (9 U.S.C. § 1 ET SEQ.) GOVERNS THE ENFORCEMENT OF THIS ARBITRATION PROVISION.

Arbitration shall be conducted by a single neutral arbitrator in Los Angeles County, California. The arbitrator shall have authority to award any remedy or relief available in a California court of competent jurisdiction and shall issue a written award with findings of fact and conclusions of law sufficient to permit judicial review. Arbitration costs shall be allocated pursuant to JAMS rules; however, GoldFlower Media shall not require Client to bear arbitration costs that exceed those Client would incur in a California court for equivalent claims.

13.2 Exceptions to Arbitration

Either party may seek emergency injunctive or other equitable relief from a court of competent jurisdiction to prevent irreparable harm pending arbitration, including to enforce intellectual property rights, collect

undisputed fees owed, or prevent unauthorized use of the Works. Seeking such relief shall not constitute a waiver of the right to arbitrate.

13.3 Class Action Waiver

Client and GoldFlower Media expressly waive any right to participate in a class, collective, or representative arbitration or lawsuit. The arbitrator shall have no authority to consolidate claims or hear claims on a class or representative basis. This waiver is a material term of this Agreement.

13.4 Shortened Limitation Period

Notwithstanding any otherwise applicable statute of limitations, any claim or cause of action arising out of or relating to this Agreement or GoldFlower Media's services must be brought within one (1) year of the date of the shoot giving rise to the claim. Any claim not brought within this period shall be permanently barred. The parties agree this shortened limitation period is reasonable given the nature of the services provided.

13.5 Governing Law & Venue

This Agreement shall be governed by and construed in accordance with the laws of the State of California, without regard to its conflict-of-law principles. For any proceeding in court (including enforcement of an arbitration award or emergency equitable relief), the parties consent to exclusive jurisdiction and venue in the state or federal courts located in Los Angeles County, California.

14. REPRESENTATIONS & WARRANTIES

Each party represents and warrants that: (a) they have full legal authority to enter into and perform under this Agreement; (b) this Agreement constitutes a legal, valid, and binding obligation enforceable against them in accordance with its terms; and (c) their performance of this Agreement does not violate any applicable law, regulation, or third-party agreement.

Client additionally represents and warrants that: (i) they are a licensed real estate professional or authorized representative of a brokerage operating in compliance with applicable California Department of Real Estate regulations, or that they have otherwise confirmed the lawfulness of commissioning media services for the subject property; and (ii) no representation, warranty, or statement made to GoldFlower Media in connection with a booking is false or misleading in any material respect.

15. MODIFICATION OF TERMS

GoldFlower Media reserves the right to modify these Terms of Service at any time by posting updated terms at goldflowermedia.com with a revised effective date. For non-material changes, posting shall constitute sufficient notice. For material changes — including changes to payment terms, arbitration provisions, or intellectual property rights — GoldFlower Media will provide direct written notice to Clients with active bookings. For bookings confirmed prior to an amendment's effective date, the terms in effect at the time of booking shall govern that engagement. Subsequent bookings made after the effective date of any revision shall be governed by the revised terms.

16. GENERAL PROVISIONS

- **Entire Agreement:** This Agreement, together with any applicable service order or booking confirmation, constitutes the entire agreement between the parties with respect to its subject matter and supersedes all prior negotiations, representations, warranties, and agreements, whether oral or written.
- **Severability:** If any provision of this Agreement is held invalid, illegal, or unenforceable under California law, that provision shall be modified to the minimum extent necessary to make it enforceable, and the remaining provisions shall continue in full force and effect. If the arbitration clause or class action waiver is found unenforceable, the parties agree to resolve disputes by litigation in Los Angeles County.
- **No Waiver:** Failure by either party to enforce any provision of this Agreement at any time shall not constitute a waiver of that party's right to enforce such provision in the future, and no course of dealing shall modify this Agreement.
- **Electronic Signatures:** This Agreement may be accepted electronically, and electronic signatures are legally valid and binding under California's adoption of the Uniform Electronic Transactions Act (Cal. Civil Code § 1633.1 et seq.) and the federal Electronic Signatures in Global and National Commerce Act (15 U.S.C. § 7001 et seq.).
- **Independent Contractor:** GoldFlower Media is an independent contractor. Nothing in this Agreement creates an employment, partnership, joint venture, agency, or fiduciary relationship between the parties.
- **Force Majeure:** Neither party shall be liable for any delay or failure to perform resulting from causes beyond their reasonable control, including acts of God, natural disasters, pandemic, civil unrest, government orders, or FAA airspace restrictions. The affected party must provide prompt written notice and use commercially reasonable efforts to resume performance.
- **Notices:** All formal legal notices under this Agreement shall be in writing and delivered via email to legal@goldflowermedia.com or via certified U.S. mail to GoldFlower Media LLC, Los Angeles, California. Operational communications (shoot instructions, booking changes) may be sent through the Spiro Media platform.
- **Assignment:** GoldFlower Media may assign this Agreement or its rights hereunder without Client's consent in connection with a merger, acquisition, or sale of substantially all of its assets. Client may not assign this Agreement or any rights hereunder without GoldFlower Media's prior written consent.
- **Headings:** Section headings are for convenience only and shall not affect the interpretation of this Agreement.
- **Counterparts:** This Agreement may be executed or accepted in counterparts, each of which shall be deemed an original.

ACCEPTANCE

BY BOOKING SERVICES WITH GOLDFLOWER MEDIA LLC — WHETHER THROUGH GOLDFLOWERMEDIA.COM, SPIRO MEDIA, OR ANY OTHER WRITTEN OR ELECTRONIC CONFIRMATION — CLIENT ACKNOWLEDGES THAT THEY HAVE READ, UNDERSTAND, AND AGREE TO BE BOUND BY THESE TERMS OF SERVICE IN THEIR ENTIRETY. IF CLIENT DOES NOT AGREE TO THESE TERMS, CLIENT MUST NOT BOOK OR USE GOLDFLOWER MEDIA'S SERVICES.

GoldFlower Media LLC

goldflowermedia.com | Los Angeles, California

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This document is provided for informational and contractual purposes. GoldFlower Media LLC recommends periodic review with a licensed California attorney to confirm continued enforceability.