BLOG POST AGREEMENT

This Blog Post Service Agreement (the "Post") is entered on July 18, 2016 between Gust Relationship Manager (the "Manager") and Gust Marketing Manager (the "Marketer"). Manager and Marketer are collectively referred to as "Parties."

Whereas, the Marketer wishes to obtain a blog post written by the Manager to give more context on contracts; and

Whereas, the Manager has some knowledge, skill, and capability to perform such service for Marketer.

Therefore, considering the foregoing, the parties agree to the following:

1. Content

Manager agrees to write a blog post, the contents of which shall meet both Parties' specifications as attached and incorporated by reference in **Exhibit A**.

2. Editing

Marketer agrees to edit the blog post and evaluate the contents for publishing on the Gust Launch Blog.

3. Term

This agreement lasts as long as it may take to fully communicate to the reader that this agreement is an example. This is not standard practice between the Parties.

4. Miscellaneous

Here is the part of the agreement where all the boilerplate language usually goes.

4.1. Choice of Law and Jursdiction. The Parties will resolve their disputes in the Court of Gust halfway between the Parties' workstations. The parties will resolve their disputes following the law of workplace harmony.

4.2. Final Agreement. The Parties agree that the Post is the final and complete agreement between the Parties and it supersedes any prior agreement between the Parties.

By executing this Post below, the Parties are not agreeing to anything really. This is just an example.