

ARTIST ENGAGEMENT CONTRACT

Contract Number

4729

AGREEMENT made this day August 6, 2014

BETWEEN Lil Kim

AND Gary Santis

hereinafter referred to as "ARTIST"

hereinafter referred to as "PURCHASER"

It is mutually agreed between the parties as follows:

The PURCHASER hereby engages the ARTIST and the ARTIST hereby agrees to perform the engagement hereinafter provided, upon the terms and conditions herein set forth including those hereof entitled "Additional Terms and conditions".

1. PLACE OF ENGAGEMENT The Manor

SHOW TIME 1:30 AM

SOUND CHECK

ADDRESS [REDACTED]

CITY Wilton Manors FL 33305

PHONE [REDACTED]

2. ENGAGEMENT DATE (S) Saturday, October 4, 2014

Promoter to provide \$23000 delivered plus professional local ground transportation and full rider requirements. Artist agrees to a twenty (20) minute performance and a pre-show meet and greet for up to one hundred (100) people occurring at 12:00am at the venue. **All advertising must be approved by EXECUTIVE PR AND TALENT prior to publishing. EXECUTIVE PR AND TALENT reserves the right to rebook aforementioned talent for a time period of one (1) year from event date.**

3. FULL AGREED DEAL 23,000.00

The currency for this contract is

US dollar

(A) **13,000.00** Deposit Shall be paid by the PURCHASER to and in the name of the Artists's Agent, EXECUTIVE PR and TALENT, no later than:

August 8, 2014

(B) **10,000.00** Shall be paid by PURCHASER to and in the name of the Artist's Agent, EXECUTIVE PR and Talent no later than:

September 19, 2014

(C) **0.00** Shall be paid by PURCHASER to the ARTIST in CASH at soundcheck

FAILURE TO PAY DEPOSITS AND BINDERS BY DUE DATES WILL RESULT IN THE CANCELLATION OF THIS AGREEMENT. ALL CREDIT CARD PAYMENTS ARE SUBJECT TO A 5% ONLINE SERVICE CHARGE.

Payments must be paid by CERTIFIED CHECK, MONEY ORDER, WIRE, CREDIT CARD, BANKDRAFTS, CASH:

4. SCALE OF ADMISSION

CAPACITY

GROSS

5. PURCHASER to supply ARTIST with the following equipment for the show:
Professional sound, lights and all rider requirements. PURCHASER agrees to no advertising until deposit and fully signed contract and rider are received by EXECUTIVE PR & TALENT.
Artist shall not be bound by any terms or conditions contained herein, until such time as all rider requirements are met to the satisfaction of the ARTIST.

This constitutes the sole, complete and binding agreement between the parties hereto.

AGREED AND ACCEPTED

Gary Santis

Michael Benedetti

Lil Kim

AGEN Michael Benedetti

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PHONE

FAX

EMAIL [REDACTED]

THE ABOVE SIGNATURES CONFIRM THAT THE PARTIES HAVE READ AND APPROVE EACH AND ALL OF THE "ADDITIONAL TERMS AND CONDITIONS" SET FORTH AS AN ATTACHMENT HERETO.

As of August 12, 2014 Agent received a JPEG signature with all parts of contract approved by client

3.) PURCHASER shall not have the right to broadcast, televise, photograph or otherwise reproduce the performance hereunder or any part thereof. PURCHASER shall not have the right to assign this agreement, or any provision hereof. Nothing herein contained shall ever be constructed as to constitute the parties hereto as a partnership or joint venture, or that ARTIST shall be liable in whole or in part or any obligation that may be incurred by PURCHASER in PURCHASER's carrying out any provision hereof, or otherwise. The person executing this agreement on the PURCHASER's behalf warrants his authority to do so, and such person hereby personally assumes liability for the payment of said price in full.

4.) If before the date of any scheduled performance it is found that PURCHASER has not performed fully its obligations under any other agreement with any party for the another engagement or that financial credit of the PURCHASER has been impaired, ARTIST may cancel this agreement. In the event that PURCHASER does not perform fully all of its obligations herein, ARTIST shall have the option to perform or refuse to perform hereunder and in either event PURCHASER shall be liable to ARTIST for damages in addition to the compensation provided herein.

5.) This constitutes the sole complete and binding agreement between the parties hereto, EXECUTIVE PR AND TALENT acts only as an agent for ARTIST, is not a party to this contract and assumes no liability hereunder.

6.) This Agreement may not be changed, modified, or altered except by an instrument in writing signed by the parties. This Agreement shall be construed in accordance with the laws of the State of New York. Should this Agreement require the commission of any act contrary to law or any rule or regulation of any union, guild or similar body, the law, rule or regulation shall prevail. This Agreement shall be curtailed, modified, or limited only to the extent necessary to eliminate such conflict.

7.) Any claim or dispute arising out of or relating to this agreement or the breach thereof shall be submitted to non-binding mediation in NEW ORLEANS, LA in accordance with the rules and regulations of the Center for Public Resources governing business disputes. Any litigation there after shall be filed in a court of competent jurisdiction sitting in the State of LOUISIANA

Two handwritten signatures in blue ink are located at the bottom of the page. The signature on the left is larger and more stylized, while the one on the right is smaller and more compact.

Additional Terms and Conditions

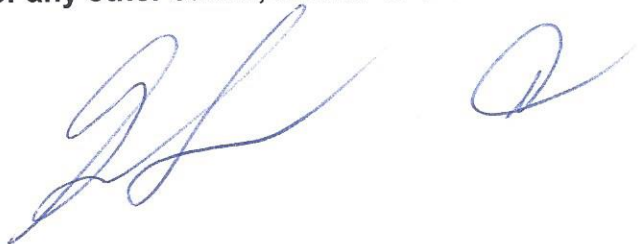
The Parties hereto acknowledge that the following additional terms and conditions are incorporated in and made a part of the Agreement between the parties hereto:

1.) PURCHASER agrees to furnish at its own expense all that is necessary for the proper presentation of the entertainment presentation at performances, and if required by ARTIST, at all rehearsal therefore, including a suitable theater, hall or auditorium, well heated, lighted, clean and in good order, stage curtains, and public address system in perfect working condition including microphone(s) in number and quality required by ARTIST and comfortable, lighted dressing rooms; all stagehands, stage carpenters, electricians, electrical operators and any other labor as shall be necessary and/or required by national or local union(s) to take in, hang, work and take out the entertainment presentation (including scenery, properties, and baggage), all licenses (including musical performing rights licenses). PURCHASER agrees to pay all amusement taxes. PURCHASER agrees to comply with all regulations and requirements of any national or local union(s) that may have jurisdiction over any materials, facilities, services and personnel to be furnished by PURCHASER and by ARTIST. PURCHASER agrees to furnish all necessary material and equipment.

A. In the event that the artist fails to perform for any reason(s), PURCHASER agrees to indemnify and hold EXECUTIVE PR AND TALENT harmless from any and all liability resulting there from, and shall deliver to EXECUTIVE PR AND TALENT a written release to that effect within ten days of the ARTIST's default. EXECUTIVE PR AND TALENT shall return all of the PURCHASER's deposit monies pertaining to this contract within a reasonable time after its receipt of said release. In the event that the PURCHASER does not want to furnish a written release, EXECUTIVE PR AND TALENT reserves the right to place the aforementioned deposit monies in a non-interest bearing escrow account, pending a final deposition of the matter by a court of competent jurisdiction.

B. In the event that the engagement is cancelled due to no fault of EXECUTIVE PR AND TALENT and/or the ARTIST, all deposit monies tendered, by PURCHASER, shall be forfeited. Should PURCHASER cancel or default on any terms and conditions, as contained herein, PURCHASER shall forfeit all deposits tendered for said engagement.

2.) ARTIST's obligations hereunder are subject to detention or prevention by sickness, inability to perform, accident, means of transportation, Acts of God, riots, strikes, labor difficulties, epidemics, any act or order of any public authority or any other cause, similar or dissimilar beyond ARTIST's control.



Wire Transfer Information

- The following is the "EXECUTIVE PR & TALENT's wire information. Direct bank deposit is acceptable.

Bank Deposit/Wire: \$25 Wire Fee Must Be Added To All Wires

Account Name: Executive PR and Talent, LLC

Bank Name: Chase Bank

Bank Address: 240 Royal Street

New Orleans, LA 70130

ABA Routing: [REDACTED]

Account Number: [REDACTED]

SWIFT Code: [REDACTED]