

Personal Appearance Contract

This Packet Includes:

1. General Information
2. Instructions and Checklist

General Information

Personal Appearance Contract

This Personal Appearance Contract is between the venue and the artist who will make a personal appearance at the location. This contract sets out the specifics of the appearance including the dates and times of the appearances, length of the appearance and how much the artist will be paid. It also sets forth who will be responsible for any expenses, including travel and transport accommodations.

Instructions and Checklist

Personal Appearance Contract

The parties should read the contract carefully.

Insert all requested information in the spaces provided on the form.

This form contains the basic terms and language that should be included in contract.

This contract must be signed by the artist and a representative of the venue.

The parties should retain a copy of the signed contract.

THIS AGREEMENT made this _____ day of _____ 20____, by and between **L’Tanya Leone** (hereinafter referred to as “**Speaker**”), and _____ representing _____ (hereinafter referred to as “**Venue**”).

IN CONSIDERATION of the mutual promises herein contained, and for other good valuable consideration, the parties hereto agree as follows:

1. The Venue hereby engages the Speaker to perform upon all the terms and conditions herein set forth, including those attached, hereof, entitled "Additional Terms and Conditions", and including those contained in any Rider attached hereto by Speaker, which is hereby made part of the contract.

A. PLACE(S) OF ENGAGEMENT

B. DATE(S) OF ENGAGEMENT:

C. NUMBER OF SHOWS:

D. TIME OF SHOW(S):

E. LENGTH OF EACH SHOW: 90 Minutes; Including book sales immediately after speaking event.

F. SOUND CHECK in place: If applicable

2. FULL PRICE AGREED UPON:

A. **A.** A deposit of \$ 50.00 shall be paid by Venue to Speaker 30 days prior, and the venue representative, upon signing contract \$ 300.00 balance due prior to show. All deposits shall be paid in the form of PayPal, or cashier's check.

B.

A. **B.** The balance due hereunder shall be paid to L’Tanya Leone by Venue immediately

prior to performance, by Paypal or cashier's check.

A. C. Book sales will be cash only.

3. This agreement shall not be effective until signed by both parties and until all deposits are received in accordance with the foregoing.

VENUE SHALL FURNISH AT ITS SOLE EXPENSE THE FOLLOWING:

A. Transportation: _____

B. Airline Tickets: _____

C. Hotel Accommodations: _____

D. Limousine/Transportation Accommodations: _____

E.

4. Venue agrees to furnish at its own expense on the date and at the time of each performance herein all that is reasonable and necessary for the proper presentation of each performance, including, but not limited to, a suitable theater, hall, or auditorium with a public address system in good working conditions, and shall meet all Rider requirements, if applicable.
5. Both Speaker and Venue shall be responsible for promotion of the Performance.
6. Speaker shall have the sole and exclusive control over the production, presentation, and performance of the entertainment unit in connection with each engagement hereunder, including the sole right to designate and change the performing personnel (other than the featured Speaker).
7. Venue agrees to use his/her best efforts to promote and advertise engagement.
8. Speaker agrees that Venue may use Speaker's name, pictures, photographs, and other likenesses in connection with advertising and publicizing the engagements (s) hereunder, but use shall not be used without prior written approval of Speaker. Venue's right to use Speaker's name and period beginning with the execution of this agreement and, termination upon the date of cancellation of engagement (s) or upon completion thereof.
9. Speaker shall have the exclusive right to sell books and other type of merchandise on the premises of the place of performance without any participation in the proceeds by Venue.
10. No portion of any performance hereunder may be recorded, filmed taped, or reproduced in any form whatsoever unless Speaker prior written consent is obtained. No interviews will be arranged without Speaker's prior written approval.

- 11.** Speaker's obligations hereunder are subject to detention or prevention by sickness, inability to perform, accident, failure or delay of means of transportation, Acts of God, riots, strikes, epidemics, any act of any public authority or any other cause, similar or dissimilar, beyond Speaker's control. In the event of illness, strike, Act of God, governmental regulation of other force major occurrence, Speaker is unable or is prevented from performing the engagement any part thereof, Venue shall be obligated to compensate for the full venue contract price, and liable to Speaker for such proportionate amount of payment provided for herein as may be due hereunder for any performance (s) which Speaker may have rendered up to the time of the inability to perform by reason of such illness or force major occurrence.
- 12.** Both parties agree that either may cancel the engagement hereunder for any reason without liability by giving the other written notice thereof at least thirty (30) days prior to the commencement date of the engagement hereunder.
- 13.** Each of the terms and conditions hereof is of the essence of this agreement and necessary for Speaker's full performance hereunder. Those obligations of Venue which are to be performed hereunder prior to any performance of Speaker are conditions precedent which must be performed in full by Venue (unless waived in writing by Speaker) before Speaker is required to perform hereunder. In the event Venue fails to make promptly, at the times provided herein, any payment due Speaker hereunder, or cancels or postpones any engagement hereunder for any reason (except for a force major occurrence as set forth in paragraph 12 above) without Speaker's prior written consent, Venue shall be deemed to have substantially and materially breached this agreement, relieving Speaker, of all obligations hereunder. In the event of any material breach by Venue, in addition to any other rights or remedies Speaker may have, all deposits in Speaker's possession shall be retained by Speaker's for Speaker's won account and benefit.
- 14.** All notices required hereunder shall be given in writing at the addresses set forth above. This agreement may not be changed; modified party may assign this agreement. This agreement shall be constructed in accordance with the laws of this State of California. Nothing contained in this agreement shall be construed to constitute the parties as a partnership or joint venture, and Speaker shall not be liable in whole or in part of any obligation that may be incurred by Venue in carrying out any of the provisions hereof, or otherwise. The person executing this agreement on Venue's behalf hereby warrant his authority to do so, and such person hereby personally assumes liability for Venue's obligations hereunder.

IN WITNESS WHEREOF, the parties have hereunto set hands and seals as of the day and year first above written.

I have read and agree to all terms as written in this Agreement.

VENUE

By: _____

For: _____

Date: _____

Speaker

By: _____

For: _____

Date: _____