

**MANAGER CONTRACT PARTIES** - This MANAGER contract (hereinafter referred to as the “Contract”) is established on **April 14th, 2025** (the “Effective Date”), by and between \_\_\_\_\_ located in \_\_\_\_\_ (hereinafter referred to as the “Client”) and **Third Eye Management Services**, based in Pennsylvania (hereinafter referred to as the “Manager”) (collectively referred to as the “Parties”).

Whereas the Artist is a highly regarded talent with proven abilities; and

Whereas the Artist seeks the MANAGER’S assistance in marketing specific rights detailed herein; and

Whereas the MANAGER possesses the skills to promote the artistic works created by the Artist; and

Whereas the MANAGER wishes to represent the Artist as a CLIENT.

Now, therefore, in consideration of the aforementioned premises and the mutual agreements outlined below, the parties hereby agree as follows:

Artist/Client

## **MANAGEMENT**

The CLIENT designates the MANAGER to serve as the CLIENT’S non-exclusive representative globally across all necessary markets to efficiently market, sell, and distribute the CLIENT's artistic works.

The MANAGER commits to using their best efforts in presenting the CLIENT’S work to secure assignments, sales, and shows for the CLIENT. The MANAGER shall negotiate the terms of any offers for assignments, sales, or bookings presented, but the CLIENT retains the right to reject any assignment if the terms are found unacceptable.

**The Client agrees not to negotiate privately with organizers with whom the Manager has existing contracts.**

## **PROMOTION**

The CLIENT shall furnish the MANAGER with samples of work as needed to secure assignments, sales, and bookings. The MANAGER shall not cover promotional expenses, including mailings and advertising, which will be paid entirely by the CLIENT. If these services are requested by the CLIENT, the CLIENT will provide payment to the MANAGER before MANAGER acquires services from third parties. The CLIENT will bear marketing and advertising costs unless agreed otherwise in writing, where additional consideration may be provided to the MANAGER for covering such expenses.

## **TERM AND TERMINATION**

This agreement shall commence on **April 14<sup>th</sup>, 2025** and will remain effective indefinitely unless terminated by either party with one day's written notice to the other party.

**COMMISSIONS: The Client may select one of the following options. (CHECK ONE)**

The MANAGER shall receive the following commissions:

**OPTION 1**

- For assignments, sales, and bookings secured by the MANAGER during this agreement, **20% of the billing.**
- On House Accounts, **0% of the billing.**
  - House Accounts refer to accounts secured by the Client prior to this agreement.
- If no fee is offered for an appearance, the Client will pay a flat fee of **\$50 for contract negotiation instead of the 20% commission.**
  - This fee is due for each event contract negotiation and must be paid **before** finalizing the booking to ensure payment is collected.
  - In case of cancellation, the Manager agrees to refund the fees.
- For workshops, the Client agrees to share **50% of the proceeds with Third Eye Management Services, LLC.**
  - **Workshops are not guaranteed fees and thus do not fall under the 20% commission structure. Clients will remit fees in addition to workshop proceeds as per this agreement.**
- **This agreement supersedes all previous agreements.**

**OPTION 2**

- **The CLIENT may opt to pay a monthly fee of \$25 for management services.** Monthly fees are due on the first of the month, with late fees beginning on the fifth at a rate of \$5.00 per day. If payments are not received by the tenth, the CLIENT's contract will be automatically terminated.
- If the CLIENT opts for the monthly fee, they will be exempt from the \$50 per event charge for bookings that do not include a monetary fee, but do offer lodging, travel, or a table in exchange for an appearance, regardless of the number of such bookings they have each month.
- For assignments, sales, and bookings secured by the MANAGER during the term of this agreement, **10% of the billing.**
- On House Accounts, **0% of the billing.**
  - House Accounts are accounts secured by the Client prior to this agreement.
- For workshops, the Client agrees to share **50%** of the proceeds with Third Eye Management Services, LLC.
- Workshops are not guaranteed fees and therefore do not fall under the 10% commission structure. Clients will remit fees in addition to workshop proceeds under this agreement.
- This agreement shall replace all prior agreements.

**For this agreement, House Accounts are defined as accounts obtained by the CLIENT at any time or acquired by another MANAGER representing the CLIENT before the start of this**

**Agreement. Both parties understand that no commission will be paid on assignments rejected by the CLIENT or for which the CLIENT does not receive payment, regardless of the reason for the non-payment.**

## **BILLING**

**The CLIENT agrees to permit Third Eye Event Management Services to collect all payments from organizers and to forward any payments to the CLIENT minus the fees owed for management services to ensure the management company is compensated as stipulated.**

The MANAGER shall be responsible for invoicing the CLIENT, detailing all amounts related to work performed and commissions owed. No payment to the MANAGER will be made without an invoice. **Third Eye Event Management Services** will manage payments intended for the CLIENT. **The MANAGER shall promptly forward payments to the CLIENT** as soon as they are received from the venue/host/organizer and will not retain any sums for themselves unless an invoice has been submitted to the CLIENT.

AGREEMENT - This Contract constitutes the complete agreement and understanding among the Parties regarding its subject matter, superseding all prior agreements, understandings, inducements, and conditions—express or implied, oral or written—relating to its subject matter. The explicit terms of the Contract take precedence and override any performance or trade usage inconsistent with any of its terms. GOVERNING LAW - This Contract will be governed by and interpreted according to the laws of Pennsylvania.

SIGNATURE AND DATE - The Parties hereby accept the terms and conditions outlined in this Contract, as evidenced by their signatures below:

CLIENT Name:\_\_\_\_\_ Signature:\_\_\_\_\_ MANAGER Name: Laurissa  
Rex\_\_\_\_\_ DBA Third Eye Event Management Services  
Signature:\_\_\_\_\_ Date:\_\_\_\_\_