

	c., dib/a Gorilla Tanko	Theore (hereinaf)	or referred to as "GTT").		
r en			•	1924 Lincoln	, SKOKIE
1	OTT will provide its	performance space	at the premises located at 191	O Pi <del>t Milwaulee Aren</del> d	m 6.
	<del>hisago,</del> Ulinois, (herei	natter referred to a	s "Yeaue"), for the exclusive i	ise by Producer for the	200
đ	isplay and performance	or	PACK 3	t the Venue on the date	( <b>5)</b>
	si forth below (hercins	dies referred to as t	he "Performance Run"]:		
71	$I_{i}G$	7'	Z/)		
Date:	Time Blocked:	Showtime: / /	Length of Performance:	Total Hours:	
Date:	Time Blocked:	Showelms:	Longth of Performance:	Total Hours:	***
Date:	Time Blocked:	Showtime:	Length of Performance:	Total Hours:	,
Date:	Time Blocked:	Showtime:	Length of Performance:	Total Hours:	
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Dare:	Time Blocked:	Showrime:	Length of Performance:	Total Hours:	
Dates	Time Blocked:	Showtime:	Length of Performance	Total Hours:	

Each individual performance shall be referred to herein as a "Performance". Excluded from the total performance boars are the following: (i) the thirty (30) minutes prior to each Performance and (ii) the thirty (30) minutes immediately following each Performance. Any additional time blacked out by Producer before or after each Performance and pre-approved by GTT will be included in the total Parformance Run bourly calculation.

2) As compensation for the right to use the Venue, Producer will guarantee to GTT the following payment amounts by cash, check or major credit card;

(a) Two hundred fifty deliare (tage) per Performance hour with a minimum of one (i) hour guaranteed. Any Performance lasting more then one hour will be billed in fifteen (15) minute increments at the rate of sixty-two 30/100 (166-50) per quarter hour or portion thereof for ) for the Performance Run; plus

(b) Fifty percent (50%) of the net profits for each Performance listed above. Net profits is

- 16) The parties agree that this Agreement shall be, interpreted in accordance with the laws of the State of Illinois.
- 17) At the option of GTT, any breach of this Agreement by the Producer shall result in the immediate termination of this Agreement.
- 18) This Agreement and any attachments constitute the entire agreement between the parties. Each party acknowledges that no statement, promise or inducement has been made to such party, except as expressly provided herein. This Agreement may not be changed, transferred, modified or any covenant or provision hereof waived, except by an agreement in writing signed by the party against whom enforcement of the changes, modification or waiver is sought.

IN WITNESS WHEREOF the parties hereto have set their hands and seals on the date first above written.

CTT			•			
GORIL	LAT	ANG	O, I:	nc.	o/t	/a
Gorilla					•	
			6.0			

PRODUCER

Printed Name

PERSONAL GUARANTEE ATTACHMENT 1	
Tox Gorilla Tango, Inc. 1919 N. Milwaukee Ave. Chicago, IL 600	547
Ouarantor: Mantin Day 2.64  Name of Guarantor (please print)	
of: 1200 mie 14 mure elfo To  Address of Guarantar (street, city, state, zipcode)	
Address of Guarantar (street, city, state, zipcode)	
Producer: MARTIN PAN ZIGA	
In consideration of Gorilla Tango, Inc. d/b/a Gorilla Tang as "GTT") having agreed to provide a performance venue and se Performance Agreement dated 4/-14-2013, I have	rvices outlined in the
<ol> <li>I hereby unconditionally and irrevocably guarantee to following of Producer to GTT as agreed to in the Perfor payment of any sums that may be due from Producer to C guarantee shall be a continuing guarantee for each Performan.</li> </ol>	mance Contract including the STT under the Agreement. This mance for the entire Performance
<ol> <li>I agree that GTT may reduce the liability of, or extend without lessening or affecting the rights of GTT against r</li> </ol>	
3) All compensations and payments received by GTT fro bankruptcy or otherwise, shall be taken and applied by Gright to be subrogated to GTT in respect thereof shall not received the full amount of all its claims against me and GTT for the payment of any ultimate balance that my renservices outlined in the Contract	TT as payments in gross and my arise until GTT shall have this guarantee shall be security to nain due to GTT in respect to the
<ol> <li>This guarantee is material to GTT entering into the Aguse of the Venue.</li> </ol>	reement with Producer for the
Date: 3 = 1 = 2013	
Signature of Guaranton	Signature of GTT Representative

## CREDIT CARD AUTHORIZATION FORM ATTACHMENT 2

In accordance with the terms of the contract dated 4-14-20/Between GTT and
MANTIN Par ZiGM (Producer), and in the event there is a balance due
pursuant to the terms of this Agreement which exceeds the monies received and retained by GTT,
as the card holder, I hereby authorize GTT to use the below referenced credit card to collect said
balance: MANTIN DAN ZIGA
Name on Card: 4736-2211-1012-1139
Card Type:   VISA □ MASTERCARD □ AMERICAN EXPRESS □ DISCOVER
Card Number: 4736 - 2211-10 12 -1139
Expiration Date: 7-16-2016
Authorized Signature
3-1-2017
Date

E-WFUCAWigarilla inogolvenne agreementvenue agr 1-23-5, upd