

Artist Name : NORA BROWN

THIS CONTRACT made on Monday, 25 day of March Year 2024 between NORA BROWN (herein referred as Artist) and MESTSKE KULTURNI STREDISKO NAMEST NAD OSLAVOU, IC (herein referred as Purchaser). Both parties are aware that Concerted Efforts is acting as the agent between both parties.

	Full Billing:	NORA BROWN			Billing:	Festival	
	Show Date/s:	2024, Tue Jul 30			Other Artists:	Various	
	Venue Name:	FOLK HOLIDAYS		N	lumber of Sets:	Per Advance	
Ve	nue Address:	tbd,			Set Length:	Per Advance	
Ve	nue Country:	CZECH REPUBLIC			Load in Time:	Per Advance	
Ver	nue Capacity:			Sou	nd Check Time:	Per Advance	
Ve	nue Website:				Door Time:	Per Advance	
	Age Limit:				Show Time:	Per Advance	
R	adius Clause:			Per	formance Time:	Per Advance	
Produc	tion Contact:				Curfew:	Per Advance	
An	nounce Date:				Music Merch:	Artist % :TBD	House % :0
(On Sale Date:				Soft Merch:	Artist % :TBD	House % :0
					Who Sells:	Per Advance	
				S	upport Budget:	NA	
Ticket Scaling						Terms	
		P	RICE	Flat Guarantee:	\$4,000.00		
Total Show Potential	\$0.00			Deal Points :	International	transport PLUS Local t	and pay for Sound/Lights PLUS ransportation from airport and (1 double, 1 twin for 2 nights)
Per Tix Fee	\$0.00			Deposit 1 :	\$2,000.00		
Per Tix %				Deposit 1 Due :	Jun 30, 2024		
Net Potential			\$0.00	Balance Due:	\$2,000.00 pl	us applicable bonuses	
	avable to Con	control Efforts by ACU a	r Bank Wire Bleace c	e email for instructions			
Deposits are to be made p BALANCE is due day of sho	w in Cash or (Cashier's Check and ma	de payable to ARTIST.		-		
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Additional Terms and Conditions

1.PURCHASER will first apply any and all receipts received from the performance to payment required hereunder. All payments must be in full without any deductions.

2.If the payment of ARTIST's share of performance receipts is based in whole or in part on expenses related to the engagement, PURCHASER shall verify all expenses. ARTIST shall have the right to have representation present in the box office at all times. Such representative shall have access to the box office records of PURCHASER relating to gross receipts of this engagement only.

3.FORCE MAJEURE: In the event of sickness or accident to ARTIST, or if a performance is prevented, rendered impossible or infeasible by any act or regulation of any public authority or bureau, civil tumult, strike, epidemic, interruption in or delay of transportation services, war conditions or emergencies or any other similar of dissimilar cause beyond the control of ARTIST it is understood and agreed that there shall be no claim for damages by PURCHASER and that ARTIST's obligations as to performance(s) stated herein shall be deemed waived. In the event of such non-performance for any other reasons than stated here, including but not limited to inclement weather, if ARTIST is ready, willing and able to perform, PURCHASER shall pay the full compensation as defined herein.

4.Inclement weather rendering performances impossible, infeasible or unsafe shall not be deemed a force majeure event and payment of the agreed upon compensation shall be made notwithstanding. If PURCHASER and ARTIST disagree as to whether rendition of the agreed upon compensation shall be made notwithstanding. If PURCHASER and ARTIST disagree as to whether rendition of performance(s) is impossible, not feasible or unsafe because of inclement weather, ARTIST's determination as to performance shall prevail.

5.The entertainment presentation to be furnished by ARTIST hereunder shall receive billing in such order, form, size and prominence as directed by ARTIST in all advertising and publicity issued by or under the control of the PURCHASER. ARTIST's name or likeness may not be used as an endorsement or indication of use of any product or service nor in connection with any corporate sponsorship or tie-up, commercial tie-up or merchandising without ARTIST's prior written consent.

6.PURCHASER shall not itself, nor shall it permit others to record, broadcast or televise, photograph or otherwise reproduce the visual and/or audio performances hereunder, or any part thereof without expressed written consent of ARTIST or ARTIST's representative.

7.PURCHASER hereby indemnifies and holds ARTIST, as well as their respective agents, representatives, principals, employees, officers and directors, harmless from and against any loss, damage or expense, including reasonable attorney's fees, incurred or suffered by or threatened against ARTIST or any of the foregoing in connection with or as a result of any claim for personal injury or property damage or otherwise brought by or on behalf of any third party person, form or corporation as a result of or in connection with the engagement, which claim does not result from the active negligence of the ARTIST.

8. This contract (a) cannot be assigned or transferred without the written consent of PRODUCER, (b) contains the sole and complete understanding of the parties hereto and (c) may not be amended, supplemented, varied or discharged, except by an instrument in writing signed by both parties. The validity, construction and effect of this contract shall be governed by the laws of the State of Massachusetts, regardless of the place of performance. THE PERSON EXECUTING THIS AGREEMENT ON PURCHASER'S BEHALF WARRANTS HIS/HER AUTHORITY TO DO SO, AND SUCH PERSON HEREBY PERSONALLY ASSUMES LIABILITY FOR THE PAYMENT OF SAID PRICE IN FULL. The terms "PRODUCER" and "PURCHASER" as used herein shall include and apply to the singular, the plural and to all genders.