

City of Doral Parks and Recreation Department

ENTERTAINMENT AGREEMENT

and bet Doral,	tertainment Agreement (the "Agreement"), dated this 17 day of
	ance with the following terms and conditions:
1.	Nature of Performance:
2.	Nature of Performance: CHORAL TEGINAL
3.	Date of Performance: SATURDAY, September 20, 2014
4.	Performance Location: PONALD BURGER 8600 NW 10784 AVE 33178 (the "Location")
5.	Hours: 9-6 p.M. (the "Time")
6.	Compensation Amount: # 700 (the "Fee")
7.	Payment: (Provide name & address of the entity to which checks should be made payable) Name: KIDS VillaGE Arcts & YIUSIC STUDE Address: 2900 NW 109 AVE DORA FT 33172
8.	Completed IRS W9 Form: (See attached) Yes No
9.	Musical / Technical / Sound / Lighting Needs: Yes No (Explain needs and manner provided)/N/NDITIONAL DOCUMENTS
10.	Additional Terms & Conditions: A Coordination; Manner of Performance. Entertainer shall furnish the Performance in coordination with the City's Parks & Recreation Director, who shall represent the City in administering this Agreement, unless otherwise directed by the City Manager. Entertainer shall furnish the Performance in accordance with the time limits set forth in this Agreement. Entertainer
	acknowledges and agrees that time is of the essence in providing the Performance and the Time frame(s) set forth herein must be strictly followed, unless otherwise directed by the Parks & Recreation Director. B. <u>Insurance</u> . Entertainer shall furnish to the City, no later than five (5) days prior to the Performance, a certificate of insurance showing coverage of such type and with such limits as specified in Exhibit "A", which is incorporated here by this reference. Entertainer shall keep
	such insurance in force through the end of the Performance. Failure to do so may cause the City to cancel this Agreement without notice to Entertainer. The City reserves the right to require additional insurance beyond that provided in Exhibit "A", if deemed necessary to adequately protect the City. C. Indemnification. Entertainer agrees to indemnify, defend, and hold harmless the City, its elected

- officials, officers, employees, agents, servants, and volunteers ("Indemnitees"), from and against any and all claims, demands, and/or causes of any kind, for any loss, damage, and costs, including, but not limited to, reasonable attorney's fees, that may be incurred by Indemnities, as a result of the action(s), error(s), and/or omission(s) of the Entertainer and/or persons employed and/or contracted by Entertainer, in the provision of the Performance.
- D. <u>Force Majeure</u>. If Entertainer is unable to perform due to inclement weather, dangerous conditions, and/or other acts that are not the fault, and beyond the control, of either party, the City and Entertainer may agree to cancel this Agreement or to reschedule the Performance to a subsequent date on which the same or similar Performance may be needed by the City. If this Agreement is cancelled under this provision at least twenty-four (24) hours in advance of the Performance Time, Entertainer shall not be entitled to the Fee. Entertainer shall be entitled to fifty percent (50%) of the Fee if force majeure has prevented and/or stopped Entertainer from setting-up. Entertainer shall be entitled to one hundred percent (100%) of the Fee if Entertainer has commenced the Performance and force majeure has prevented the completion of the Performance.
- E. <u>Termination</u>. In addition to the manners otherwise provided herein, the City may terminate this Agreement for any reason by providing Entertainer with notice no less than twenty-four (24) hours prior to the start of the Performance Time or immediate notice at any time if the City considers an act of the Entertainer and/or its agents to be violative of any provision of this Agreement and/or of local, state or federal law.
- F. <u>Independent Contractor</u>. Entertainer and its employees, volunteers, and agents shall be deemed independent contractors and not agents or employees of the City, and shall not have any rights or benefits generally afforded to employees, including, but not limited to, workers' compensation benefits.
- G. <u>Assignment</u>. Entertainer acknowledges that the City has contracted with Entertainer because of skills that are unique to Entertainer. This Agreement is not assignable without the express written consent of the City.
- H. <u>License/Release</u>. No recording, reproducing, and/or transmitting of the Performance is permitted, without prior consent of the City. Entertainer hereby gives the City a perpetual, limited license for, and general release of, any photographs, video recording, and/or any other form of audio visual recording, of the Performance, which the City may cause to be produced and used for promotional, publicity, and/or public information purposes. The City shall not otherwise use the image and likeness of the Entertainer without the Entertainer's express, written consent.
- I. <u>Entertainer's Representations</u>. Entertainer warrants and represents that it has all requisite rights, permissions, and authority, whether governmental or private, necessary to furnish the Performance. Entertainer also warrants and represents that is has not employed or retained any company or person, other than a bona fide employee working solely for the Entertainer, to solicit or secure this Agreement, and that it has not paid or agreed to pay any entity, other than a bona fide employee working solely for Entertainer, any fee, commission, percentage, gift, or other consideration, contingent upon the award or entering into of this Agreement.
- J. <u>Records</u>. Entertainer shall keep and maintain all records related to this Agreement and the Performance, which would ordinarily and necessarily be required to be kept by the City and to make such records available to the City and/or the public, as required by Chapter 119, Florida Statutes. Upon the City's request, the City shall have the right to review, request copies and audit such records at no cost to the City. The City may immediately terminate this Agreement if Entertainer fails to comply with this provision and Chapter 119, Florida Statutes.
- K. <u>Miscellaneous</u>. This Agreement can not be modified without the express, written mutual consent of the Parties. This Agreement shall be governed, interpreted, and enforced, in accordance with the laws of the State of Florida, without regard to conflict of laws provisions. Venue for any litigation arising out of this Agreement shall be in Miami-Dade County, Florida, in a court of competent jurisdiction. The parties hereby waive any right to trial by jury for any such litigation. This Agreement and any attached exhibits constitute the entire Agreement between the parties, which shall become

valid when fully executed by the parties, either in one document or in counterpart.

The parties, by and through their duly authorized representatives, have executed this Agreement intending to be bound, as of the date of the final signature below.

Entertainer

Name: Tailloon Arios

Title: CEÔ

Date: 9-17-14

City of Doral

Edward A Rojas, City Manager

Date:

Attest:

Barbara Herrera, City Clerk

Approved as to Form and Legal Sufficiency For

The Sole Use of the City of Doral:

Weiss Serota Helfman Pastoriza Cole & Boniske, P.L.

City Attorney

ACORD, CERTIFICATE OF LIABILITY INSURANCE								
A.B.		R surance Consultants W 41st Street		ONLY AND HOLDER.	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.			
	e 21			INSURERS A	INSURERS AFFORDING COVERAGE			
VII (1) NSU		L 33178 Kids Village Enterprise, LL	C		INSURER A: Western World Insurance Co.			
		2900 NW 109th Avenue	-	INSURER B:				
				INSURER C:		· · · · · · · · · · · · · · · · · · ·		
		Miami FL 33172		INSURER D:				
:01	/ER/	AGES		INSURER E:				
AN M	IY RI	DLICIES OF INSURANCE LISTED BEL EQUIREMENT, TERM OR CONDITION ERTAIN, THE INSURANCE AFFORDED ES. AGGREGATE LIMITS SHOWN MAY	I OF ANY CONTRACT OR OT BY THE POLICIES DESCRIBE	HER DOCUMENT WITH D HEREIN IS SUBJECT CLAIMS.	RESPECT TO WA	MS, EXCLUSIONS AND CO	MAY BE ISSUED OR	
ISR TR	ADD'L NSRC	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMI		
		GENERAL LIABILITY				EACH OCCURRENCE	s 1,000,000	
4	X	X COMMERCIAL GENERAL LIABILITY	NPP8212742	04/22/14	04/22/15	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100,000	
		CLAIMS MADE X OCCUR				MED EXP (Any one person)	s 5,000	
						PERSONAL & ADV INJURY	s 2,000,000	
						GENERAL AGGREGATE PRODUCTS - COMP/OP AGG	s Included	
		GEN'L AGGREGATE LIMIT APPLIES PER:				PRODUCTS*COMPTO* AGG		
		AUTOMOBILE LIABILITY ANY AUTO				COMBINED SINGLE LIMIT (Ea accident)	\$	
		ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	s	
		HIREDAUTOS NON-OWNED AUTOS				BODILY INJURY (Per accident)	s	
						PROPERTY DAMAGE (Per accident)	\$	
		GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$	
	1	ANY AUTO				OTHER THAN EA ACC		
	<u> </u>					EACH OCCURRENCE	\$ \$	
		EXCESS/UMBRELLA LIABILITY				AGGREGATE	\$	
		OCCUR L. CLAIMS MADE				71001120112	s	
	İ	DEDUCTIBLE					s	
		RETENTION \$					\$	
_		RKERS COMPENSATION AND				WC STATU- OTH TORY LIMITS ER	·	
		PLOYERS' LIABILITY PROPRIETOR/PARTNER/EXECUTIVE			İ	E.L. EACH ACCIDENT	\$	
	OFFICER/MEMBER EXCLUDED?					E.L. DISEASE - EA EMPLOYE		
	SPE	s, describe under CIAL PROVISIONS below				E.L. DISEASE - POLICY LIMIT	\$	
	ОТН	IER						
		TON OF OPERATIONS / LOCATIONS / VEHIONO I Board of Miami-Dade Count			JVISIUNS			
				CANCELLAT	TON	<u> </u>		
CE	RTIF	ICATE HOLDER		CANCELLAT		BEDDOI ICIES DE CANCEL I ED	REFORE THE EXPIRATION	
The School Board of Miami-Dade County, FL. 8600 NW 107th Avenue Doral, FL 33178				DATE THEREO NOTICE TO THI	SHOULD ANY OF THE ABOVE DESCRIBEDPOLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OF REPRESENTATIVES. AUTHORIZED REPRESENTATIVE CDAY			
				REPRESENTAT				
) 25 (2001/08)		AUTHORIZED RE	PRESENTATIVE	Silvia SK.	ValdeA CORPORATION 198	

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.