

CLUB *** CONTRACT

THIS AGREEMENT is entered into between *******, hereinafter called the Owner, located on San Vitores Road in Tumon, Guam U.S.A. and *** hereinafter called the Artist.

THE PARTIES AGREE AS FOLLOWS:

1. The Artist agrees to perform exotic nude dances pursuant to the laws of Guam for the entertainment of the patrons of ***, or any other club designated by the Owner on Guam, Saipan, Tinian or Rota. The Owner agrees to hire the Artist to entertain its patrons as designated by the Owner under the following conditions.

2. The Artist agrees to work at ***, or any other place designated by the Owner or its designated representative for a period of approximately 13 weeks commencing on ***, and terminating in 78 DAYS of work completed.

3. Each work week (work week defined as six working days on stage regardless of the number of days off in between) the Artist will dance a minimum of thirty six shows of approximately fifteen (15) to twenty-three (23) minutes in length on a schedule to be determined by the Owner. On Sunday thru Thursday nights, when scheduled to work, the Artist will remain in the club from 6:00 P.M. to 2:00 A.M. the next morning and on Friday, Saturday and Pre-Holiday nights, the Artist will remain in the club until 4:00 A.M. The Artist will receive one night off per week, on a night determined by the Owner, and two or more nights in some cases as long as the Owner and Artist agree,

4. The Owner will pay the Artist up to \$450.00 per six nights of completed work and will provide the Artist with a suitable place to live that is shared with other Artists or Hostesses who are contracted by the Owner. **(House rules apply and must be strictly abided by in order for the Artist to retain this benefit). The Artist and/or Hostesses staying in the housing will pay all utilities proportionately.** If the Artist performs satisfactorily and completes thirteen (13) weeks (78 nights) of work (six nights of work on stage is considered a work week for the purposes of this of this agreement), the Owner will reimburse the Artist for the cost of her one-way coach airfare to Guam from the West Coast of the United States, and provide the Artist with a one-way coach ticket to the point the Artist left the West Coast of the U.S., provided the Artist leaves Guam within three days after the completion of this Agreement or any extensions thereof. **If the Artist does not leave Guam within three days (except in the case of unavailable space on outgoing flights), or the Artist accepts any kind of employment, whether private or public, on Guam, Saipan, Tinian or Rota, during this agreement or any extensions thereof, or after its expiration, without first returning to her original point of departure from the U.S. mainland, the Artist waives her right to the reimbursement and/or the return airfare as stipulated.** (Airfare provided by the Owner subject to fares and scheduling to obtain the lowest possible price along with the quickest routing at the convenience of the Owner, at his or her discretion). It is the intent of both parties that the Artist complete her agreement and return to the point of departure in the U.S. mainland to seek other employment immediately upon its completion.

5. In some cases, the Owner, in order to facilitate the arrival of the Artist, may advance the cost of the one-way airfare to the Artist so she may arrive in a timely manner, as time is of the essence in the Artist arriving and completing this agreement. This advance must not be considered as a benefit of this agreement, but as a loan that must be repaid to the Owner at the earliest possible opportunity. The amount of this loan and the cost of sending the ticket to the Artist, must be paid back to the Owner thru the Artist's first two or three weeks pay and commissions earned on drinks and dances sold while working at the club. The Artist recognizes this as a cash advance and agrees that the Owner can and will

be repaid thru the Artist's first two or three weeks pay and commissions earned on drinks and dances in order to repay the debt. If the Artist leaves the Owners employ for any reason whatsoever, the Artist is still indebted to the Owner for this loan and must make arrangements to repay the Owner any sums due and understands that should the Owner turn this over for collection, the Artist is responsible for any and all costs accrued trying to recover the balance due. A deposit on the utilities of the housing of \$200.00 is also to be paid to the Owner this way. Once the Artist has vacated the housing and all utility bills have been paid and keys returned to the Owner, any balance, if any, will be returned to the Artist.

(ADDED SEPT 2005)

DUE to the ever increasing costs of oil which has caused airfares to rise dramatically the club will only be responsible for the cost of roundtrip airfare up to the maximum amount of TWO THOUSAND TWO HUNDRED U.S. DOLLARS. (\$2,200.00) Any additional costs will be paid by the artist and figured out once the artist has completed her contract and is ready to return home.

6. The term of this Agreement is set at Thirteen (13) weeks **(78 DAYS OF WORK)** and all benefits of this Agreement will be awarded at its completion only and may be extended at the discretion of the Owner and agreement of the Artist as long as the same conditions apply as during the original period covered by this Agreement. If the Artist leaves employment at any time prior to the seventy-eight (78) days of work are completed, as outlined within, all said benefits will not be provided including the reimbursement and return airfare and are hereby forfeited by the Artist.

7. The Artist represents she is a professional quality entertainer and she will provide suitable recorded music and appropriate costumes as required by the Owner and will follow the house rules and regulations posted at the club and in the housing provided by the Owner. **The Artist also realizes that violation of these rules and regulations, though they may incur fines at times, are an integral part of this agreement and may at the Owners discretion be the cause of dismissal and/or loss of provided benefits.**

8. The Artist is recognized as an independent contractor and warrants that she has or will obtain all necessary business licenses, permits, and certificates required by law to enable to do her job, and understands that as an independent contractor, she is responsible for paying the 4% Gross Receipts Tax to the Government of Guam, as well as personal Income, Social Security and Medicare taxes to the U.S. Government. The Artist agrees the Owner or any of its authorized representatives will not be liable for them in any way as well as for any injuries or lost belongings suffered by the Artist during this Agreement, and agrees that the Owner need not carry Workman's Compensation Insurance, Unemployment Insurance or any type of Medical or Disability Insurance on her behalf during this Agreement, or any extensions thereof, or after its expiration. The Artist expresses to the Owner that she is of good moral character and does not engage in any immoral acts or business and declares she is free of any habitual drug habits that may hinder her ability to perform as required. The Artist understands that any Artist found to be doing any illegal activity on the premises of the Club, or any of its adjacent business locations or in the housing provided, is subject to immediate dismissal and loss of all benefits including but not limited to prostitution, possession of, use of, or manufacturing of any illegal drugs and firearm possession.

9. Should this Agreement end up in litigation of any kind, the losing party agrees to pay all costs incurred for such litigation including Attorney fees, collection costs and court fees paid by the prevailing party.

10. This Agreement cancels, supercedes and replaces any previous Contracts or Agreements, written or orally or implied between the Owner and the Artist. By signing the

Agreement, the Artist agrees to all its conditions and has read and understands the House Rules and Regulations that are an integral part of this Agreement and agrees to abide by them. No modification of this Agreement is accepted except in writing and signed by both parties.

11. The Artist and the Owner, or the Owners Authorized Representative can only sign the Agreement at the time of the Artists hire. Any other signature provided in proxy does not constitute any obligation on behalf of the Corporation, the Owner, the Business, the Management or the Club itself.

SIGNED THIS _____ ***, _____ ***, _____.

OWNER OR REPRESENTATIVE

ARTIST

PRINT FULL NAME: *** _____

PERMADDRESS: *** _____

STATESIDEPHONE #: *** _____ - _____

SOCIAL SECURITY NUMBER: _____

DRIVERS LICENSE NUMBER: *** STATE: *** _____

EMAILADDRESS *** _____

YOU NEED TO INITIAL EACH ITEM BELOW

You need to bring some music on an ipod/iphone/on a USBdrive! _____

Do you have your birth certificate? _____

Do you have your photo I.D.? _____

Do you have a Passport? YES #* _____**

Do you have a current student I.D.? _____

Do you have any type of Military I.D.? _____

Are you ready to go? _____

You must email me everyday that your OK and ready to leave as scheduled so we can pay for tickets and get them to you on time at the following address; ***

write down my phone number *, so you can talk tome before tickets are issued and after you have checked in at airport.**

Fax this back with each space initialed or filled in and signed in signature space and each page initialed at bottom even if you did not have to fill anything in. FAX # * _____**