PERFORMANCE AGREEMENT

THIS CONTRACT (the "AGREEMENT") made and entered into this, 20, (the "Execution Date"),	day of
BETWEEN:	
(CLIENT)	
-AND-	
Santa Mac aka Robert McCullough	
(PERFORMER)	
BACKGROUND:	
The Performer is a professional entertainer known as "_Santa	<u>Mac_</u> ".
The Client wishes to engage the Performer subject to the terms follows:	s and conditions as
IN CONSIDERATION OF and as a condition of the Client hiring the Pe	erformer and other
valuable consideration, the receipt and sufficiency of which considerat	ion is acknowledged here,
the parties to this Agreement agree as follows:	
Business Address of the Performer	
Any payments by check or money order should be made out to	Robert McCullough.
The Performer's business address is as follows:	
Address:929 Jean Ct, Covington, Ga. 30014	
Telephone: <u>(678)300-5831</u>	
Business Address of the Client	
The Client's business address is as follows:	
Address:	
Telephone:	

Venue
The place of performance (the "Venue") is located at:
Name:
Address:
Telephone:
Performance
The entertainment to be provided by the Performer is generally described as <u>Santa</u>
Claus (the "Performance").
Date and Time of Performance
The Performance will consist of show on the date(s) and between the times
indicated in the table below.
Date of performance:
Start time:
End time:
Payment
In full consideration for all services rendered by the Performer at the Performance, the
Client agrees to pay the Performer a fixed fee of \$ USD (the "Fee").
Deposit
The Client will pay to the Performer \$ USD as a deposit by
If the Client fails to provide the Deposit promptly by
, the Performer may cancel this Agreement without further
obligation.
Payment of Balance
Promptly after the last show on the final date of the Performance, the Client will pay to
the Performer any outstanding balance of the Fee in cash, money order, certified check,
or online payment.
Cancellation
The Performer reserves the right to cancel this Agreement without obligation upon
written notice to the Client prior to In the event the Performer

the Client promptly.				
The Client reserves the right to cancel this Agreement without obligation upon written				
notice to the Performer prior to	In the event of said cancellation, the			
Deposit will be returned promptly. Cancellation by the Client for any reason later than				
will result in forfeit of the	Deposit. Cancellation by the Client later than			
will also require payment	of any outstanding balance of the full Fee.			

cancels the Performance under the terms of this section, the Deposit will be returned to

Non-performance by the Client

Those obligations of the Client required to be met prior to the Performance are conditions precedent which must be satisfied in full by the Client before the Performer is required to perform unless otherwise agreed to by all parties in writing. If the Client cancels or postpones the Performance, or any show comprising the Performance, without proper notice or fails to make any payment or fails to perform any other condition precedent as required by this Agreement then the Client will be in breach of this Agreement and the Performer will have no further obligations under this Agreement. The Client will forfeit any Deposit already paid to the Performer.

Force Majeure

Neither the Performer nor the Client will be held liable for any failure to perform its obligations under this Agreement where such breach is due to any of the following: acts or regulations of public authorities, labor difficulties or strike, inclement weather, epidemic, interruption or delay of transportation service, acts of God, or any other legitimate cause beyond the reasonable control of the Performer and the Client.

Sickness and Accidents

The Performer agrees to meet its obligations under this Agreement subject to legitimate incapacity by sickness or accident. Failure to meet its obligations under this section will result in the Performer returning any and all outstanding deposits to the Client.

Indemnification

The Performer is responsible only for its own conduct. The Performer will be compensated by the Client for any and all damage done to the Performer's equipment by the Client, its agents or guests. The Client indemnifies and holds the Performer harmless for any and all property damage or personal injury that results from or is related to the Performance that is not directly caused by the Performer.

Governing Law

This Agreement will be governed by, and construed in accordance with, the laws of the State of Georgia. The Client and the Performer each submit to the jurisdiction of the courts of the State of Georgia for the enforcement of this Agreement or any arbitration award or decision arising from this Agreement.

Covenant of Good Faith and Fair Dealing

The Client and the Performer agree to perform their obligations under this Agreement, in all respects, in good faith.

Miscellaneous Terms

- * Time is of the essence in this Agreement.
- * This Agreement may be executed in counterpart. Facsimile signatures are binding and are considered to be original signatures.
- * No part of the Performance may consist of acts in violation of any local laws, codes, statutes, ordinances, regulations, rules or any other requirements including building and fire regulations. If the Performer violates this section, the Client may immediately cancel the Performance and this Agreement.
- * The Performer's representative warrants that by signing this Agreement it has the authority to bind the Performer to the terms and conditions of this Agreement. Headings are inserted for the convenience of the parties only and are not to be considered when interpreting this Agreement. Words in the singular mean and include the plural and vice versa. Words in the masculine gender include the feminine gender and vice versa. Words in the neuter gender include the masculine gender and the feminine gender and vice versa.
- * If any term, covenant, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, it is the parties' intent that such provision be reduced in scope by the court only to the extent deemed necessary by that court to render the provision reasonable and enforceable and the remainder of the provisions of this Agreement will in no way be affected, impaired or invalidated as a result.
- * This Agreement contains the entire agreement between the parties and cannot be changed except by written instrument subsequently executed by the parties to this Agreement. All negotiations and understandings have been included in this Agreement. Statements or representations which may have been made to the Client by the

Performer, or to the Performer by the Client, in the negotiation stages of this Agreement may in some way be inconsistent with this final written contract. All such statements are declared to be of no value in this Agreement. Only the written terms of this Agreement will bind the parties.

- * This Agreement and the terms and conditions contained in this Agreement apply to and are binding upon the Performer's successors, assigns, executors, administrators, beneficiaries, and representatives, and the Client's successors and assigns.
- * The Performer specifically warrants and represents that all copyrighted material to be performed has been licensed or authorized by the copyright owners or their representatives. The Performer indemnifies the Client for any copyright infringement and any expenses that may result from such copyright infringement during or as the result of the Performance.
- * The Client will be responsible for providing suitable power and electricity for the Performance.
- * It is the intent of the parties to this Agreement that the Performer is an independent contractor and will control the manner and means of the Performance. The Client will control the scheduling of the Performance. The Performer is not an employee of the Client. The exclusive nature of this Agreement is limited to the duration of the Performance and it is expected that the Performer will enter other similar agreements with other clients.
- * Any notices or delivery required here will be deemed completed when hand-delivered, delivered by agent, or seven days after being placed in the mail, postage prepaid, to the parties at the respective addresses contained in this Agreement or as the parties may later designate in writing.

CLIENT SIGNATURE		

PERFORMER SIGNATURE