Appearance Agreement

· Lodging _

· Transportation _

THIS AGREEMENT is entered into this -- day of ----- 20__, by and between the Performance Group ("PG") and Buyer identified below (collectively, the "Parties").

| valı | CONSIDERATION of the mutual promises set forth herein, and for other good and uable consideration, the receipt of which is hereby acknowledged, the Buyer hereby pages PG to provide a Performance upon the following terms: |
|------|--|
| 1) | Performance Group Name: |
| | EL BASTARDO OUTLAW PICKER |
| 2) | Members of Performance Group: 1 |
| 3) | PG Member Contact Name and Address: |
| 4) | Number of Performers in PG: 1 |
| 5) | Buyer Name and Address. |
| 6) | Place of Performance: |
| 7) | Date of Performance: |
| 8) | Time of Performance: |
| 9) | Performance Content. PG and all of the above-identified Members shall perform a performance of the type generally designated as Country Blues at the date, time and place listed above. The Performance shall last at least hours, including set breaks listed below. |
| 10) | Permits. Buyer warrants and represents that it has obtained all approvals, permits, licenses and/or variances necessary for the Performance. |
| 11) | Breaks. PG shall have breaks, averaging 15 minutes each. |
| 12) | Performance Fee. Buyer shall pay PG a Performance Fee of euros as follows: · Upon execution of this Agreement, Buyer shall pay to PG a Deposit of euros. · Following the Performance, Buyer shall pay to PG the Balance of euros. · Payment shall be in the form of money cash and be paid to PG contact |
| 13) | Promotion. Buyer shall be responsible for promotion of the Performance. PG shall provide Buyer with a press kit and camera-ready copies of PG promotional materials. |
| 14) | Sound and Set-Up. At least 2 hours prior to the Time of Performance, the Buyer shall provide PG and their designated representatives sufficient access to the Place of Performance for set-up and sound check. PG shall designate an individual to oversee sound modifications before and during the Performance. |
| 15) | Security. Buyer shall take reasonable precautions for the safety of PG and PG's equipment before, during, and after the performance. |
| 16) | Termination. Either Party may refuse or terminate the Performance due to violation of any law or regulation by the other Party, or any situation that the Party reasonably believes may be hazardous to any person or property. |
| 17) | Insurance . Buyer warrants and represents that it has, or shall obtain, sufficient personal injury and property damage liability insurance with respect to the activities of PG at the Place of Performance. |
| 18) | Accommodations. Buyer shall provide each member of PG with: Reasonable amounts of free water during the Performance. Tickets to the Performance. 2 Free meals on the Date of the Performance. |

19) Cancellation. If Buyer provides written notice of cancellation of this Agreement

to the PG Member Contact at the address listed above, by the following dates, the Parties shall promptly take the following actions:

| Date Buyer provides written notice of cancellation. | Action required | | | | | |
|---|---|--|--|--|--|--|
| · At least 7 days before the Date of | PG promptly returns the entirety of the Deposit | | | | | |
| Performance. | to Buyer. | | | | | |
| · Less than 7 days, but still before the Date of | PG retains the Deposit and is not further | | | | | |
| Performance | obligated to Buyer. | | | | | |
| · The Date of Performance | Buyer promptly pays PG full balance of | | | | | |
| The Date of Ferrormance | Performance Fee. | | | | | |
| | | | | | | |

The obligation of the Parties shall be excused by detention of key personnel by sickness, accident, riot, strike, epidemic, act of God, Force Majure or any other legitimate condition beyond the control of the obliged Party. If such circumstances arise in the case of PG, PG shall, at its discretion, obtain replacement personnel, or shall refund the Deposit to the Buyer. If such circumstances arise in the case of Buyer, Buyer shall, at its discretion, obtain a reasonably similar replacement venue available on the Date of Performance, or shall comply with the notice of cancellation provisions described herein. Neither Party shall be liable for indirect, special or consequential damages arising from any breach of this Agreement. 20) **Merchandise.** PG shall, at its option, sell albums and other promotional material on the premises during the Performance, retaining all proceeds associated therewith.

| dditional Provisions. | The | Parties | agree 1 | to the | following | additional | terms: |
|-----------------------|-----------------------|----------------------------------|--|--|---|---|--|
| | dditional Provisions. | dditional Provisions. The | dditional Provisions. The Parties | dditional Provisions. The Parties agree | dditional Provisions. The Parties agree to the | dditional Provisions. The Parties agree to the following | dditional Provisions. The Parties agree to the following additional |

| I have | read a | and | agree | to | all | terms | as | written | in | this | Agree | ment. |
|--------|--------|-----|-------|----|-----|-------|----|---------|----|------|-------|-------|
|--------|--------|-----|-------|----|-----|-------|----|---------|----|------|-------|-------|

| Buyer | |
|-------------|---------|
| Ву | |
| Date | |
| Performance | e Group |
| Ву | |
| Date | |