## WORKSHOP CONTRACT Selena Kareena

This agreement is made on the \_\_\_\_\_day of \_\_\_\_\_, 20\_\_\_\_ between Selena Kareena aka Karen Whitmore, who hereafter will be referred to as ARTIST, and \_\_\_\_\_\_who hereafter will be referred to as PROMOTER.

These parties agree to the following:

1a) ARTIST will teach \_\_\_\_\_\_ hours of workshop at a rate of \$150/hr with a 3 hour minimum.

Start date is \_\_\_\_\_

Or

1b) ARTIST will perform a 20 minute show, or 2 shows (15 min. each) with costume change at a rate of \$200. If the show is to be in a restaurant/nightclub setting, fee will be renegotiated.

Dates of engagement:

Start Date Completion Date:

2) PROMOTER will cover travel and accommodations for ARTIST

PROMOTER will notify ARTIST or ARTIST's Representative prior to making travel arrangements and additional hours and or days in conjunction with proposed travel arrangements will be agreed upon mutually.

4) ARTIST authorizes PROMOTER to film performance and create a video from show for distribution to workshop participants for their own personal use only. ARTIST reserves the right to have the opportunity to request to review the video of her performance and ARTIST has first right of refusal as to the distribution of her performance on the video. ARTIST agrees to notify PROMOTER in writing within seven days after performance if she wishes to exercise this right. ARTIST reserves the right to use video of this performance for personal promotional purposes if desired. Should the video be used for anything other than private use by PROMOTER or any party, ARTIST requires immediate notification and first right of refusal. PROMOTER agrees to responsibly notify participants and police event for unauthorized videotaping and/or use of video distributed for sale.

8) PROMOTER will provide one table at WORKSHOP and SHOWs for ARTIST to display personal videos, T-shirts, DVDs, music used in workshop for sale, and promotional materials.

7) ARTIST shall hold PROMOTER harmless from and against any and all types of injury or harm, which might befall ARTIST or ARTIST's property while performing and instructing on behalf of PROMOTER. ARTIST reserves the right to inspect performance and instruction area and PROMOTER agrees to satisfactorily handle any problems which may cause concern or harm to ARTIST.

9) ARTIST is an independent contractor and not an employee of the PROMOTER, therefore ARTIST will be solely responsible for the payment of all taxes on compensation paid the ARTIST, by PROMOTER, and will hold PROMOTER harmless for any failure on ARTIST part to make such proper tax payments.

10) Should cancellation or unauthorized date change of this event occur due to the PROMOTER, the deposit will be retained by the ARTIST. In the unlikely event of an emergency, should there be a mutually agreed upon date change, a revision of this contract must be authorized and dated promptly by both parties. Should the ARTIST be unable to fulfill this Agreement, the deposit will be returned.

11) PROMOTER will notify ARTIST or ARTIST's Representative and receive written authorization prior to creating or selling T-shirts, hats, bags, cups or any such merchandise bearing the ARTIST's image or providing said merchandise as an enrollment or attendance bonus or incentive.

12) ARTIST shall maintain in confidence all materials, fees, and information related to PROMOTER. Any and all information relating to PROMOTER or ARTIST and their association will not be disclosed unless PROMOTER and ARTIST have mutually given written authorization for distribution of said information or materials.