

## WEBER COUNTY FAIR

Frontier Management Group – B/g Air Invanity Freezyle Motocross State Weber County Fair Commuted By:

Event Contact Person. Bruin Sharrnow PO Bus 194 Address: Beonkfield, IL 60513

(630) 768-8431 Phone. August 9 - 12, 2021 Event Dates:

This agreement, made hely 24, 2023, made between WEBER COUNTY CDRP, becoming 72 letted to at COUNTY and PRONTIER MANAGEMENT GROUP, becoming referred to as CONTRACTOR.

This agreement covers the turn of the Webri County Fair on the above dates.

Duries and Chiquations of the COUNTY

- Pay CONTRACTOR \$8,000 for monocross street performances, payable on the last day of the fair.
- Provide (3) entrance and (3) parking passes for performers daily. Provide a minimum of 250's 40' space for performances.
- Provide (3) dedicated 20 mp circuits in performance area. Provide (2) rooms, arriving Tuckley, August 82 and departing Sunday, August 132. Provide basic PA system for performance.
- Dunies and Obligations of CONTRACTOR.
  - Provide (2) performers daily
  - Ferform (1) (20) minute shows per day. Timeframes TBD
  - Provide announce
  - Provide completed W9 for payment to be processed. 10
- CONTRACTOR agrees to abide by the rules and regulations of the FAIR, including all federal, state, and local laws. If CONTRACTOR violates any terms of this agreement, either before or during the securit. FAIR may terminate this agreement, and allow the performance, pro-rate, or make no payment. CONTRACTOR acknowledges that CONTRACTOR has received a copy of the rates and regulations governing use of the GOLDEN SPIKE EVENT CENTER and agrees that all employees, staff, so including involved with the promotion or production of CONTRACTOR's event will be made aware of the rules and regulations and agrees in their behalf to abside by such rules and regulations.

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In the event the CONTRACTOR defaults on its obligations to the COUNTY under the agreement, CONTRACTOR agrees to assume liability for any claim, injury, damages, losses and costs, whether direct, indirect, or consequential, arising out or resulting from such default. Furthermore, in the event of any breach of this agreement, the party at fault shall pay all costs of enforcing the provisions of this agreement, including costs and attorney's feet.

CONTRACTOR and COUNTY shall indrumify and hold harmless one another and their agents and amployees from and against any and all claims arising out of or resulting from the other's negligent or intentional acts or omissions related to this agreement. Negligent or intentional acts or omissions by any subcontractor, any person or organization directly or inductive employed by either party or any subcontractor, or anyone for whose acts any of them may be liable

Indestruification is not imited or waved in any way by compliance or non-compliance with the insurance exquirements of this agreement. CONTRACTOR will be required to indemnify the COUNTY to the fullest extent allowed by law, regardless of whether CONTRACTOR has sufficient insurance to cover this obligation.

- For the duration of this agreement, CONTRACTOR shall maintain at its own especie, and provide proof of said insurance (at least two weeks poor to event) to the COUNTY, the following types of insurance:
  - A. CONTRACTOR shall provide Commercial General Liability ("CGL") insurance with contractical liability coverage in cover its obligations under the indemnification section of this agreement in the minimum amount of \$1,000,000 per occurrence with a \$2,000 (00) general policy aggregate. The policy shall be primary and noncontributory to any other pointy (ict) or coverage evaluable to COUNTY, whether such coverage be primary, contributing, or excess. If CONTRACTOR's COL coverage is provided on a clasure-made basis, CONTRACTOR shall maintain such policy for no less than four years after termination of this agreement.
  - B. If CONTRACTOR will sell say product to any party other than COUNTY in the performance of this agreement, CONTRACTOR shall secure products liability insurance with contractual liability coverage to cover its obligations under the informatication section of this to the minimum amount of \$1,000,000 per occurrence with a \$2,000,000. 1900 Sents 1200 West, Digital Utal Brabe Sulf free (800) AAARESA phone (801) 339 A711 fee (800) 383 1885

general policy aggregate. The policy shall be primary and noncontributory to any other policy(ies) or coverage available to COUNTY, whether such coverage be primary, contributing, or excess. If CONTRACTOR'S product liability coverage is provided on a claims-made basis, CONTRACTOR shall maintain such policy for no less than four years after termination of this agreement.

- CONTRACTOR agrees to respect the facilities provided by the COUNTY and further agrees to assume direct responsibility for any cost of repair or replacement of any facility damaged by the negligence of the CONTRACTOR
- 9. The COUNTY reserves the right to take temporary possession and control or evacuate the premises at any time inclusive of CONTRACTORS activity in the premises where it is deemed necessary for the safety of the general public or any person.
- 10. In the performance of this agreement, the CONTRACTOR shall at all times operate as an independent contractor and not as an employee of the COUNTY. All persons employed by the CONTRACTOR in the performance of services hereunder shall be under the sole and exclusive direction and control of CONTRACTOR and for no purpose shall they be considered the employees of the COUNTY. CONTRACTOR shall be responsible for and shall promptly pay all federal, state, and municipal taxes chargeable or assessed with respect to CONTRACTOR's employees, including, not by way of limitation, social security unemployment, federal and state withholding, and other taxes.
- 11 WORKER'S COMPENSATION (Please initial the one applicable to your event):
  - A. CONTRACTORS WITH EMPLOYEES AND/OR SUB-CONTRACTORS: CONTRACTOR agrees to secure and maintain for the entire term of this agreement worker's compensation insurance for any employee or contractor working to produce this event (Utah Code Ann. § 34A-2-201) and provide the COUNTY with a certificate of that insurance coverage at least two weeks prior to the event. In addition, a contractor coming from outside of Utah shall obtain and provide an extraterritorial certificate and/or Utah endorsement from an authorized officer of the industrial commission or other department of the other state that certifies the contractor is insured in the other state and that any employee or subcontractor will be covered while working in Utah Utah Code Ann. § 34A-2-406.
  - B. CONTRACTORS WITHOUT EMPLOYEES AND/OR SUB-CONTRACTORS: CONTRACTOR certifies that it is a sole proprietor or business entity without any employees or sub-contractors, and is therefore not subject to worker's compensation insurance requirements. CONTRACTOR shall include a copy of its workers compensation coverage was er from the Utah Labor Commission as part of this contract. Waiver applications are available at narmless the COUNTY from and against any and all workers compensation claims.
- 12. The rights and obligations of CONTRACTOR hereunder shall not be assigned to a third party without prior consent in writing from the COUNTY. Otherwise, this agreement shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.
- Due to the importance and community nature of the event, we require excellence of any CONTRACTOR. Sensitivity proficiency, and good taste are among the requirements for excellence. Cleanliness will be required as a COVID-19 by gience precaution. The COLINTY reserves the right to work with any CONTRACTOR failing to meet these requirements in order to correct the situation and, failing correction, to cancel any performance or future performance, pro-rate, or make an payment.
- 14. The COUNTY will not be liable for damages due to delay or failure to perform any obligation under this agreement is such delay or failure resulting directly or indirectly from circumstances beyond the control of such party. Such circumstances shall include but not be limited to, strikes, disturbances, riots, fire, water damage, flood, severe weather, governmental action, was acts, acts of God, or any other cause similar or dissimilar to the foregoing which are beyond the reasonable control of the party from whom the affected performance was due.
- 15. This agreement shall be governed by and interpreted under the laws of the State of Utah. All disputes or linguism arising from or in connection with, this agreement shall be heard in the courts of the State of Utah, with venue in WI HER COUNTY.
- 16. This agreement contains the entire understanding of the parties and no oral or other representations not contained herein shall be binding on the parties.
- 17. The invalidity of any portion of this Agreement shall not be deemed to affect the validity of any other provision, and the remainder of the Agreement will remain in full force and effect, unless the invalidation of the term insterially alters this Agreement. If the invalidation of the term materially alters the Agreement, then the parties shall negociate in good faith to modify the Agreement to match, as closely as possible, the original intent of the parties.

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SHION WILSON Date  Janager of Events, GSEC	BRIAN SHARENOW Da Frontier Management Group	C. P. STATE OF CALL
WEBER COUNTY, a body, corporate and politic.		
WEBER COUNTY, a body, corporate and pointe.		
WEBER COUNTY COMMISSION Date	Antest. RICKY HATCH CPA, Weber County Clerk/Auditor	Date