## Paul Draper Performance Agreement

THIS AGREEMENT is entered into this	day of 20, by and between the
Performer "Paul Draper" and Buyer	. In consideration of the mutual promises set
forth herein, and for other good and valuable	consideration, the receipt of which is hereby ul Draper to provide a Performance upon the
following terms:	
	Duver
Paul Draner	Buyer:
Paul Draper	Contact Person:
(801) 541-2976	Phone:
<u>paul@mentalmysteries.com</u> 4830 So Viewmont St.	Email:
	Address:
SLC, Utah. 84117	
1) Place of Performance	
2) Date of Performance.	
3) Time of Performance.	_
	I provide a performance of the type generally
designated as at the date, ti	me and place listed above. The performance
shall last at least minutes.	
5) Permits. Buyer warrants and represents	s that it has obtained all approvals, permits,
licenses, insurances, and/or variances necessar	y for the performance.
6) Performance Fee. It is understood that	the Performer is engaged as an independent
contractor, responsible to pay all workers comp	ensation, taxes, and the like in connection with
this receipts for this engagement. Buyer shall i	n no event be deemed employer, nor Performer
an employee of the Buyer in connection with th	nis engagement. Buyer shall pay Paul Draper a
Performance Fee of \$ as follows:	
• Upon execution of this Agreement, Buy	er shall pay to Paul Draper a Deposit of
\$	
• The day of the Performance, before the start	of performance, Buyer shall pay to Paul Draper
the Balance of \$	
• Payment shall be in the form of cash or check	and be paid to Paul Draper.
7) <b>Promotion</b> . Buyer shall be responsible for	promotion of the performance. The performer
shall provide Buyer with promotional material	upon the request of the Buyer. Only material
approved by Paul Draper may be used for prom	otional purposes.
8) Technical. All technical requirements are in	ncluded within the attached Rider and are to be
fulfilled by the parties defined within the Ride	er. With a minimum technical requirement of:
Sound:	
Lighting:	
Stage:	
9) Termination. Either Party may refuse or te	rminate the Performance due to violation of any
law or regulation by the other Party, or any si	tuation that the Party reasonably believes may
be hazardous to any person or property.	

10) **Cancellation**. If Buyer provides written notice of cancellation of this Agreement to the Performer 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 90 days before the Date of	Performer promptly returns the entirety
Performance.	of the Deposit to Buyer.
· 89 - 15 days before the Date of	Performer retains the Deposit and is not
Performance	further obligated to Buyer.
· 14 day before The Date of Performance	Buyer promptly pays Performer full
or less	balance of Performance Fee.

of the United States of to the principles of it consent to the jurisor County, the event that any prodecision, such action the Parties that all ot effect. The failure by constitute a waiver of Agreement constitute 12) <b>Additional Provi</b> Additional requirement parties defined within	preement will be governed by, of America and, the State of _ its conflict of law provisions. diction of and venue in the in all disputes arismovision of this Agreement is dishall not invalidate the entire ther provisions not declared in y either Party to act with respect the right to act with respect the entire Agreement between the state included within the attents are included within the attents.	The Parties to this A state or federal couring out of or relating teclared invalid or voide Agreement. It is the evalid or void shall report to a breach by to subsequent or sign the Parties.  The Parties and are subsequent or a subsequent or a sign the Parties.	withous greem the standard sta	at giving e ent agree Agreemen stute or jud ess intention full force other shall breaches.	effect and
Sign	Print	Date	/	_/	
Performer					