

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING (the "Memorandum") is hereby entered into and made effective as of this 17th day of April, 2009 by and between LindoTiger Entertainment, a California general partnership ("LindoTiger"), and Crystal Harris ("Harris").

RECITALS

1. LindoTiger is a general partnership between Raul Lopez and Christian Romero and is in the business of marketing and promoting, *inter alia*, the name(s) and goodwill of its clients.
2. Harris is an individual seeking to engage a third party as her personal representative and business manager to assist in the marketing and promotion of her name and image.
3. Harris has agreed to engage LindoTiger as her personal representative and business manager upon the terms and subject to the conditions set forth in this Memorandum.

NOW, THEREFORE, for good and valuable consideration, the parties agree as follows:

AGREEMENT

1. This Memorandum is intended to provide both guidance in the preparation of a more complete written agreement and evidence of a legally binding agreement between the parties, enforceable in accordance with the terms set forth herein. The parties shall therefore use their individual and collective best efforts to negotiate a more complete agreement which, upon its completion and execution, will supersede this Memorandum. However, the failure to either achieve or sign a more complete agreement will not limit the enforceability of the agreement(s) reflected and contained in this Memorandum.
2. Harris hereby assigns to LindoTiger, for the duration of the Term of their relationship, the exclusive right and opportunity to represent Harris and to serve as Harris' personal manager.
3. LindoTiger shall exercise its best efforts to guide and direct Harris' professional goals, including, as examples, doing so by (i) marketing Harris' name and image; (ii) soliciting potential sponsorships for Harris; (iii) promoting fundraisers, appearances and events for Harris or at which Harris is asked to appear; (iv) managing and promoting various potential product lines for Harris; and (v) establishing as broad an industry and online/internet visibility for Harris as possible.
4. Harris unconditionally assigns to LindoTiger, also for the duration of the Term, all rights in her name, image, publicity, likeness, photographs, video, and all trademarks, graphics and artwork created with respect to any of the foregoing. Harris further assigns to LindoTiger the right to approve on her behalf such sponsorships, promotions or marketing opportunities as LindoTiger shall negotiate and which LindoTiger deems, in its discretion, to be in the best interests of Harris.
5. This Memorandum and the agreement between the parties shall continue for a term of five (5) years (the "Term") commencing upon the execution hereof and continuing thereafter

through April 17, 2014.

6. In consideration of the services which LindoTiger shall provide for Harris, and recognizing that LindoTiger will be responsible to advance all costs and expenses incident to its marketing, promotion and business development efforts on behalf of Harris, the parties shall equally divide all Net Profits derived from any and all efforts on behalf of Harris. For purposes incident hereto, "Net Profits" shall be defined as all gross receipts received by or for the benefit of Harris (and whether paid directly to Harris, to a third party for Harris, or to LindoTiger on behalf of or for the benefit of Harris) minus those direct expenses incurred by LindoTiger and attributable solely to Harris' account.

7. This Memorandum is entered into, shall be governed by, and its terms and conditions shall be construed and enforced in accordance with, the laws of the State of California. In the event that any action is necessary to enforce or interpret this Memorandum, the prevailing party shall be entitled to recover, in addition to any other relief deemed appropriate, the court costs and attorneys' fees which it has incurred.

8. This Memorandum and the rights and obligations arising hereunder shall be assignable by LindoTiger without the consent or approval of Harris, although only to an entity in which LindoTiger or one of its principals is a principal.

9. The definitive agreement which will supercede this Memorandum shall contain the representations, warranties, covenants, conditions, and other terms and provisions that are commercially reasonable and typical for transactions of this type between similarly situated parties. If the parties do not enter into a complete, definitive agreement, they agree that any provisions necessary to construe and enforce this agreement will reflect such commercially reasonable provisions.

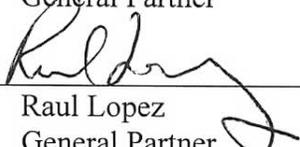
10. As indicated above, this Memorandum is intended to be a legally binding agreement, enforceable in accordance with the provisions set forth in this letter.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.


CRYSTAL HARRIS

LINDOTIGER ENTERTAINMENT, a California general partnership

By: 
Christian Romeo
General Partner

By: 
Raul Lopez
General Partner