LOCATION AGREEMENT

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			Name of Pro	oject		
المسما	_	nent ("Agreeme	ent") is entere	d into as of _	("С	, by
and ———	between		("	Grantor").	("Compa	ny") and
to use	1. <u>IDEN</u> the property	NTITY OF LO	CATION. G	rantor hereby	agrees to perm	nit Company in
conne		ith the	motion	1	currently Picture") for	
its lic pictur reproc not th media	ensees, spons e or any port ductions of the e Property and	ning and record ors, assigns an tion thereof, we Property and/od/or any related or hereafter depetuity.	d successors hether or not or any related d logo(s) and	and sounds for may exhibit, t such uses c logo(s) and tr trademark(s)	the Picture. C advertise and ontain audio a ademark(s), and is identified, in	ompany and promote the ind/or visual d whether or any and all

- 2. <u>RIGHT OF ACCESS.</u> Company shall have the right to bring personnel and equipment (including props and temporary sets) onto the Property and to remove same after completion of its use of the Property hereunder. Company shall have the right, but not the obligation, to photograph, film and use in the Picture the actual name, if any, and/or any related logo(s) and trademark(s) connected with the Property, or any other name for the Property. If Company depicts the interior(s) of any structures located on the Property, Grantor agrees that Company shall not be required to depict such interior(s) in any particular manner in the picture.
- 3. <u>ALTERATIONS TO PROPERTY.</u> Company hereby agrees that (with Grantor's permission) if it becomes necessary to change, alter, or rearrange any equipment on the Property belonging to Grantor, or the appearance of the Property belonging to the Grantor, Company shall return and restore said equipment to its original place and condition, or repair it, if necessary, and, if applicable, restore the appearance of the Property to its original condition.
- 4. <u>GRANTOR'S REPRESENTATIONS AND WARRANTIES.</u> Grantor warrants that it has the right and authority to enter into this Agreement and to grant the rights granted by it herein. Grantor agrees to indemnify, defend, and hold harmless Company from and against any and all claims relating to breach of its aforesaid warranty. Company agrees to indemnify Grantor from and against any and all liabilities, damages, and claims of third parties arising from Company's use of the Property, unless such liabilities, damages, or claims arise from Grantor's breach of any of Grantor's warranties as set forth herein, and from any physical damage to the Property proximately caused by Company or any of its representatives, employees, or agents.

- 5. <u>RELEASE.</u> Grantor releases and discharges Company, volunteer cast and crew, The 50 Hour Slam organization, its members or sponsors, licensees, successors and assigns from any and all claims, demands or causes of action that Grantor may now have, or may later have, including without limitation, with respect to libel, defamation, invasion of privacy or right of publicity, infringement of copyright or violation of any other right arising out of or relating to any use of the rights granted herein.
- 6. <u>INDEMNITY</u>. Company hereby agrees to defend, indemnify and hold harmless Grantor from and against any liability, penalty, interest, loss, claim, demand, cost (including reasonable outside attorney fees), or expense resulting from Company's use of the Property which does not relate to or result of Grantor's or any of the Grantor's employees', independent contractors', invitees', vendors' and/or agents' gross negligence or willful misconduct.
- 7. <u>ASSIGMENT/LENDING.</u> Company may assign this Agreement, in whole or in part, at any time to any party for the purpose of advertising and exploiting of the 50 HOUR SLAM organization (50 HOUR SLAM), its organizers or sponsors and events created in the future on the behalf of the organizers of 50 HOUR SLAM and the Picture created, as a submission of the aforesaid festival or as submission to any future film festivals not connected to the 50 HOUR SLAM.

Grantor may not assign all or any of Grantor's rights and/or obligations hereunder.

The undersigned represents that he/she is empowered to execute this Agreement for Grantor.

IN WITNESS WHEREOF, the parties have hereunto set their names and signatures as of the date first mentioned above.

Ву	
Its	
	An Authorized Signatory
	The Picture
Ву	
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