

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO. _____

MMMG, LLC AND MMP
PROMOTIONS, INC.,

Plaintiffs,

vs.

SEMINOLE TRIBE OF FLORIDA, INC.,
d/b/a TRIBE, INC.,
TONY SANCHEZ, JR. individually,
LARRY HOWARD, individually,
SALLY TOMMIE, individually,
ANDREW BOWERS, individually,
MIKE ULIZIO, individually,
STEVEN OSCEOLA, individually and
CHRIS OSCEOLA, individually

Defendants,

COMPLAINT

Plaintiffs MMMG, LLC (“MMMG”) and MMP PROMOTIONS, INC., (“MMP”) sue the Defendants SEMINOLE TRIBE OF FLORIDA, INC., d/b/a TRIBE, INC. (“Seminole Tribe” or “Tribe”), TONY SANCHEZ, JR. (“Sanchez”) individually, LARRY HOWARD (“Howard”) individually, SALLY TOMMIE (“Tommie”) individually, ANDREW BOWERS (“Bowers”) individually, MIKE ULIZIO (“Ulizio”) individually, STEVEN OSCEOLA, (“S. Osceola”), and CHRIS OSCEOLA (“C. Oseola) and allege as follows:

GENERAL ALLEGATIONS
PARTIES

1. MMP is a corporation organized and existing under the laws of the State of Florida with its principal place of business in Broward County, Florida.

2. MMMG is a limited liability company organized and existing under the laws of the State of Florida with its principal place of business in Broward County, Florida.

3. The Tribe is a Federal corporation which constitutes a recognized Indian Tribe eligible for organization under a constitution and bylaws adopted pursuant to Section 16 of the Act of June 18, 1934 (48 Stat. 984), as Amended by the Act of June 15, 1935 (49 Stat. 378) and its principal place of business is Broward County, Florida.

4. Sanchez is an individual who is *sui juris* and residing in Broward County, Florida and is the acting President of the Tribe and vice chairman of the Council.

5. Howard is an individual who is *sui juris* and residing in Brighton, Florida.

6. Tommie is an individual who is *sui juris* and residing in Broward County, Florida.

7. Bowers is an individual who is *sui juris* and residing in Brighton, Florida.

8. Ulizio is an individual who is *sui juris* and residing in Collier County, Florida.

9. S. Osceola is an individual who is *sui juris* and residing in Broward County, Florida.

10. C. Osceola is an individual who is *sui juris* and residing in Broward County, Florida.

SUMMARY AND NATURE OF THIS ACTION

11. This is an action seeking damages for fraudulent inducement, breach of fiduciary duty and conspiracy to falsely, recklessly, or otherwise contumaciously induce MMP to enter into an Operating Agreement and thereafter engage in a sham to divest MMP of its valuable business interest by setting up a sham bidding process and Request for Proposal to among other things, take the benefits of the Operating Agreement that otherwise

attorned 49% to MMP and 51% to the Tribe and transfer all benefits to the Tribe and certain of its members.

12. More specifically, it is alleged herein below that Sanchez, Tommie, Ulizio, Bowers, Howard, S. Osceola, C. Osceola and the Tribe engaged in a carefully planned and orchestrated, intricate, multi-step, sinister and devious course of action and conspiracy to divest MMP of its interest in the media company and acting as agent of record to benefit a tribal member whose brother serves on the Tribal Board.

13. The purpose of this concealment, deception and conspiracy was, in turn, to induce by false statements, breach of fiduciary duty and otherwise, MMP to accept a nominal sum to walk away from the Operating Agreement or, alternatively, to simply steel MMP's work product, contacts, methods, and business protocols.

14. To accomplish this nefarious purpose, it was necessary for Sanchez, Tommie, Ulizio, Bowers, Howard, S. Osceola, C. Osceola and the Tribe to conceal from MMP, the fact that the Tribe had already decided to breach its fiduciary duties to MMP and transfer all media business to Tommie, a tribal member.

15. To accomplish this contumacious purpose, and to both protect and promote the economic best interests of Tommie, Howard, Bowers, Howard, S. Osceola, and Sanchez to the detriment of MMP, Sanchez repeatedly told and assured MMP's principal, a popular South Florida radio personality known as "Mobile Mike" that, although an agreement already existed between MMP and the Tribe and as MMG already had a contract, if he played along with the Request for Proposal, the bid would be awarded to MMMG and the Operating Agreement would remain in full force and effect. This representation was false, and intentionally so, and intended to carry out and implement the broader conspiracy.

16. What is so abhorrent here is the blatant attempt by individual tribal members for personal gain as demonstrated by a pervasive and continuous course of dealing by the Tribe with other citizens of the State of Florida and the United States of America to violate contractual, fiduciary and other rights with impunity and without fear of liability by hiding behind what they believe to be the protection of the sovereign immunity laws.

17. An essential element and component of the breaches of fiduciary duty and conspiracy herein detailed, arise from immutable conflicts of interest that existed in tribal members taking the business, the Council and Board refusing to honor its contracts and the Tribe allowing the rights of members to take priority over the rights of the Tribe all to the detriment of non-tribal members and all which comprise circumstances where the Tribe knew about and fully appreciated both the circumstances and nature of the underlying conflicts, and intended to take advantage of those conflicts, and therefor promoted that situation and circumstance, both directly and indirectly.

18. These obligations on the part of the Tribe were abjectly, knowingly and intentionally abrogated so as to promote the wrongful conduct and intent of Tommie, and as part of the Tribe's participation in and furtherance of the foregoing conspiracy.

JURISDICTION AND VENUE

19. This is an action for damages in excess of the amount of \$15,000.00, exclusive of interest, costs and attorneys' fees, as well as for equitable relief.

20. This cause of action accrued and venue is appropriate in Broward County, Florida.

FACTS

21. Since approximately 2001, MMP's principle, Mobile Mike, provided media services to the Tribe, originally working with radio stations and ultimately providing

numerous forms of media including, promotions/activations on site, media buys consisting of email blasts, text messages, radio remotes, give aways, promotional products, limo services, mobile wraps, and other forms of advertising.

22. As a result of Mobile Mike's long standing relationship with the Tribe and many of its members, tribal member C. Osceola, a then recently elected Tribal Board Member in 2011, approached Mobile Mike about entering into a joint venture with the Tribe.

23. Discussions between Mobile Mike and the Tribe included the creation of an advertising agency which would in essence become "In-House" for all Seminole Gaming and all of the Tribe's advertising; with the Tribe to receive 51% of the profit and MMP to receive 49% of the profit.

24. On or about November, 2011, the Tribe and MMP entered into a Non-binding Letter of Intent Agreement (the "LOI"). A copy of the LOI is attached hereto as Exhibit "A."

25. Pursuant to the LOI, the Tribe and MMP agreed to deliver service to cultivate creative abilities, branding development and marketing strategies by spending less while creating more results.

26. On January 5, 2012, MMP and the Tribe entered into the Regulations and Operating Agreement (the "Operating Agreement") of MMMG, registered with the Florida Secretary of State on January 20, 2012, as a Florida limited Liability Company a copy of which is attached hereto as Exhibit "B."

27. Pursuant to the Operating Agreement, the Tribe received an initial membership interest of 51% and MMP received an initial membership interest of 49%.

28. Pursuant to the Operating Agreement, Article III, Mobile Mike on behalf of MMP, was elected the Manager of the company to serve for a term not less than 10 years.

29. Pursuant to the Operating Agreement, Article III, Section 4, Mobile Mike, on behalf of MMP, was to receive compensation in the sum of \$30,000.00 for the first 3 months and monthly compensation of \$100,000.00 for every month thereafter (the "Operating Compensation"). The Tribe also agreed to have MMMG designated as the agency of record for the Tribe, the Tribe of Florida and all other Seminole related entities including Seminole Gaming, Board and Council for a period of 10 years automatically renewed for an additional successive period of time.

30. As the agency of record, the Operating Agreement provided that MMMG shall receive standard agency commission rates in the sum of 15% of all advertising purchases plus monthly retainers for creative services for each of the seven Seminole Gaming properties ("Retainer").

31. The Retainers collectively amounted to hundreds of thousands of dollars each month.

32. The Operating Agreement was signed by Sanchez, as President of the Tribe.

33. Immediately thereafter, during February, 2012, MMP attended a meeting in Sanchez' office with Jim Allen ("Allen"), the President of Seminole Gaming, Jeff Hook, Seminole Gaming's Vice President of Marketing, and C. Osceola, a Board Member of the Tribe. During that meeting, Sanchez advised Seminole Gaming about the new advertising agency and discussed transition of all advertising work to MMMG. Allen, advised that in order to ensure a smooth transition it would take six (6) months to abrogate all other agency agreements and transfer the work.

34. During April, 2012, the Tribe and Seminole Gaming commenced providing the agreed upon advertising work to MMMG and further advised that all of the agency of

record work would be provided to MMMG by providing two (2) new casinos each month to MMMG until all of the casinos were utilizing MMMG's services.

35. MMP invested hundreds of thousands of dollars in equipment and lease hold improvements, as well as hundreds of thousands of dollars in hiring personnel, all with Sanchez' approval and pursuant to the terms of the Operating Agreement.

36. During May and June, 2012, Tommie a tribal member who had her own advertising agency, began meeting with members of the Tribal Council to kill the deal entered into by and between the Tribe and MMP.

37. Sanchez advised MMP that because Tommie, a tribal member who owned an advertising agency, and whose brother, Howard, was on the Tribe Board, that the Tribe wanted to go through the vehicle of a Request for Proposal ("RFP") for the advertising services.

38. Mobile Mike on behalf of MMP, advised the Tribe that they had an enforceable Operating Agreement and there was no reason to participate in a sham RFP.

39. Also during June, 2012, Bowers used his position on the Tribal Council to advise Seminole Gaming managers and employees to cease and desist all business with MMMG. Bowers interfered with MMMG's Agreement solely as a result of Tommie asking for his support of a tribal member over a non-tribal member.

40. As of July 1, 2012 all work from the Tribe and Seminole Gaming stopped being sent to MMM.

41. Sanchez requested that MMP "go through the motions" and submit the RFP, and upon completion of the RFP process Sanchez assured MMP that the Operating Agreement would be honored.

42. MMP submitted the requested bid which was reviewed by Ulizio. Ulizio changed the prices submitted by MMP to reflect what Ulizio claimed to be the "proper" Retainers. Ulizio increased the bid amounts. MMP agreed since Ulizio was and is the Chief Financial Officer for the Tribe.

43. Only because Seminole Gaming stopped providing work to MMMG, and would only start providing work to MMMG if it complied with the RFP, did MMMG comply with the Tribe's request and presented its RFP to the Tribe. MMP presented the proposal to the Tribe only because Sanchez promised MMP that the Tribe would honor its Operating Agreement as soon as it received the proposal.

44. After the presentation, Jeanne Repa, Vice President of Brand Development for the Tribe advised MMP that the presentation sealed the deal and Tommie did not stand a chance. Sanchez advised MMP that it could rest assured that the Operating Agreement would continue in force.

45. Approximately thirty (30) days thereafter, MMP requested a status report from Ulizio who advised that Mobile Mike did a great job at the presentation and to be patient and the work would start up again soon. Forty-five (45) days later MMP requested another status report from Ulizio who advised that the Tribe was splitting the work between Tommie, who would get the Hard Rock advertising, and MMMG, who would receive the Seminole Tribe and Gaming advertising. Thirty (30) days later, Ulizio, advised MMP that MMMG lost the bid because its prices were too high. MMMG advised Ulizio that it was he, who had provided and increased MMMG's prices for inclusion in the bid.

46. Approximately ninety (90) days later Sanchez advised MMP that although the Tribe would not honor its Operating Agreement, MMMG would still be paid its monthly

Operating Compensation pursuant to the terms of the Operating Agreement. Notwithstanding Ulizio's and Sanchez' assurances, no further payments were made.

47. Immediately thereafter, and upon information and belief, the Tribe commenced illegally using its law enforcement data base for personal benefit to research Mobile Mike presumably to find a way to pressure him to drop MMP and MMMG's claims under the Operating Agreement.

48. Ninety (90) days after MMP was advised that it would still receive the Operating Compensation, Sanchez approached Mobile Mike and told him it was time to go forward with the lease of a new building off I-95 in order to build a retail advertising business as Sanchez convinced the Tribe to honor the Operating Agreement and, that the Tribe would start providing him with trade shows and the Seminole Gaming advertising, as promised. Sanchez also promised Mobile Mike concerts and events that the Board would obtain from other Indian nations, and told him that Tommie's entity, Redline Media Group ("Redline"), would receive all creative services including media buying and agency work for the time being, until Sanchez spoke to Allen about working with MMMG.

49. MMP proceeded with the build-out and provided invoices to Sanchez who agreed to pay for the build-out, equipment and grow the agency. However, not one invoice was paid.

50. MMP installed a t-shirt factory, graphic wraps machines, banners, signs, and event and festival equipment, all for Seminole Gaming. After installing all equipment and completing the build-out, Sanchez refused payment. The Tribe did, however, pay \$75,000.00 of the Operating Compensation monthly until May, 2013. Unfortunately, MMP invested most of the money into the equipment and build-out and carrying cost for MMMG, which

was the subject of the Operating Agreement, and which should have been paid for by the Tribe.

51. During May, 2013, Howard, Tommie's brother, was re-elected to the Tribal Board, and S. Osceola was elected to the Tribal Board, and the three of them immediately met with Ulizio to stop making payments to MMMG. Upon information and belief, Ulizio, Howard, S. Osceola and Tommie had numerous meetings at Redline's office to develop the plan to convince the Tribe to breach the terms of the Operating Agreement. Mobile Mike, on behalf of MMP, lost three years of his life while negotiating and working with the Tribe.

52. During June, 2013, C. Osceola advised MMP that the Tribe would not honor the Operating Agreement.

53. Recently, the Tribe awarded a tribal member owned company, Osceola Group, a portion of the Seminole Gaming advertising and marketing account agreeing to pay \$13 million dollars over 3 years to purchase media for the 6 Florida Seminole Casinos.

54. Article VIII, Section 1 of the Operating Agreement (Exhibit B) also provides that:

The parties waive any rights pursuant to any available sovereign or governmental immunity.

55. All conditions precedent to the filing of this action have been met, satisfied or waived.

56. Plaintiff has retained the undersigned law firm and is obligated to pay a reasonable fee for its services rendered herein.

57. On or about June 11, 2013, the Tribe also entered into an agreement with MMP and appointed MMP as an independent contractor to sell and promote all products and

services provided by its division known as ECig. A copy of the ECig Agreement is attached hereto as Exhibit "C" and shall be referred to herein as the "ECig Agreement."

COUNT I

MMMG and MMP'S Claim for Breach of Fiduciary Duty and Common Law Duties against the Tribe, Sanchez, Howard, Bowers, Ulizio, S. Osceola and C. Osceola

58. Plaintiffs readopt and reallege the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

59. This is an action for Breach for Fiduciary and Common Law Duties and for damages in excess of Two Hundred Fifty (\$250,000,000.00) Million dollars, exclusive of interest, costs and attorney's fees.

60. As the majority member of MMMG, the Tribe was and is in a position of confidence and trust within MMMG and had unfettered access to MMMG's confidential and/or proprietary information, including but not limited to trade secrets pertaining to all aspects of its business. Defendants, Sanchez, Howard, Bowers, Ulizio, S. Osceola and C. Osceola held positions of confidence and trust within MMMG's organization and owed common law and fiduciary duties of loyalty, good faith and fair dealing to MMMG, and MMP.

61. The duties owed by Defendants, the Tribe and Sanchez, required the Defendants to honor their contractual obligations set forth within the Operating Agreement, including but not limited to furthering the interest of MMMG as agreed to in the Operating Agreement, not defaming MMMG, not competing with MMMG, and not divesting MMMG's business for the benefit of a Tribal Member, Tommie, who owned and controlled a competing advertising agency, Redline. Defendants, the Tribe, Sanchez, Howard, Bowers, Ulizio, S. Osceola and C. Osceola by terminating the Operating Agreement, refusing to honor its terms, and by Sanchez, Howard, Bowers, Ulizio, S. Osceola and C. Osceola voting to

allow services that were to be provided by MMMG under the Operating Agreement to go to a competing agency owned by a member of the Tribe, breached the terms of the Operating Agreement.

62. As a direct and proximate result of the Tribe's and Sanchez' breach of fiduciary duty and common law duties of good faith and loyalty, MMMG and MMP have suffered damages, including but not limited to the loss of good will, and lost profits.

WHEREFORE, Plaintiffs MMMG and MMP demand judgment against the Tribe, Sanchez, Howard, Bowers, Ulizio, S. Osceola, and C. Osceola for damages in excess of \$250,000,000.00, costs, pre-judgment and post-judgment interest, and such other and further relief as this Court deems just and proper.

COUNT II
MMMG'S Claims for Tortious Interference with Business Relationship against
Tommie and Howard

63. Plaintiff. MMMG readopts and realleges the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

64. Defendants Tommie and Howard solicited and participated in diverting business relationships with the Tribe from MMMG to a company owned and controlled by Tommie.

65. Tommie used information she acquired as a Tribe member to intentionally obtain the Tribe's business which contractually should have gone to MMMG, thereby diverting the business to her company.

66. Howard is Tommie's brother and upon being elected to the Tribal Council initiated a vote to terminate the Operating Agreement with MMMG in favor of entering into a new advertising relationship with his sister's company, Redline.

67. Tommie and Howard's interference was unjustified.

68. As a direct and proximate result of Defendants Tommie and Howard's tortious inference, Plaintiff MMMG has suffered damages.

WHEREFORE, Plaintiff MMMG, demands judgment against Tommie and Howard for damages in excess of \$250,000,000.00, costs, pre-judgment and post-judgment interests, and such other and further relief as this Court deems just and proper and reserves the right to seek punitive damages pursuant to Florida Statutes § 768.72.

COUNT III
MMP'S Claim for Fraud in the Inducement against Sanchez

69. Plaintiff MMP readopts and realleges the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

70. The representations made by Sanchez were material representations made to induce MMP to enter into the Operating Agreement. MMP relied upon the representations made by Sanchez and entered into the Operating Agreement.

71. MMP's reliance was reasonable under the circumstances.

72. MMP has been damaged by the breach of the Operating Agreement by the Tribe as orchestrated by Sanchez, Howard, Tommie, Ulizio, S. Osceola, and C. Osceola.

WHEREFORE, Plaintiff MMP demands compensatory damages in excess of \$250,000,000.00, interest, costs and such other and further relief as this Court deems just and proper and reserves the right to seek punitive damages pursuant to F.S. § 768.72.

COUNT IV
MMMG and MMP'S Claims for Civil Rico Against the Tribe, Sanchez, Ulizio, Howard, S. Osceola, C. Osceola and Bowers, and Tommie

73. Plaintiff MMP readopts and realleges the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

74. Sanchez, Howard, Tommie, Ulizio, the Tribe, S. Osceola, C. Osceola and Bowers on numerous occasions engaged in a pattern of racketeering through a continuous and ongoing series of fraudulent and illegal acts by wrongfully entering into agreements upon false pretenses without ever intending to honor the agreements.

75. Sanchez, Howard, Tommie, Ulizio, the Tribe, S. Osceola, C. Osceola and Bowers hiding behind the perceived veil of sovereign immunity attempted to and have derived business enterprises and moneys for their own benefit through artifice and fraud which they would not have otherwise obtained except for the public office held by several of the racketeering members.

76. As recently as November 29, 2013 Sanchez said: "The days are over where companies have a token Indian fronting the organization. If a Seminole Indian is in there, he or she needs to be fully engaged, giving the orders and in full control. Besides, why be part of a "front company" and make a small piece of the pie when you could have the whole pie?"

77. Sanchez always intended to steal "The whole pie" from MMMG.

78. Sanchez, Howard, Tommie, Ulizio, the Tribe, S. Osceola, C. Osceola and Bowers conspired and endeavored to violate the provisions of Florida Statute, Chapter 838.

79. Upon information and belief the Tribe, its Council and Board members engaged in other racketeering related to theft of business enterprises and done under the same or a similar *modus operandi* whereby they claimed to enter into binding agreements on behalf of themselves and the Tribe knowing full well that they intended on taking over the business and breaching the agreements with impunity consistent with their scheme to enter into the agreements with criminal intent since they never intended to honor the agreements.

80. As a direct and proximate result of these actions by the Tribe, Sanchez, Ulizio, Howard, S. Osceola, C. Osceola and Bowers, MMMG and MMP have been damaged.

WHEREFORE, Plaintiffs MMP and MMMG demand judgment for damages against the Tribe, Sanchez, Ulizio, Howard, S. Osceola, C. Osceola, Tommie and Bowers, plus interest, costs and attorney's fees, and for such other and further relief as this Court deems just and proper.

COUNT V
MMMGS Claims for Goods Sold and Delivered

81. Plaintiff MMMG readopts and realleges the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

82. The Tribe owes MMMG in excess of Five Hundred Thousand Dollars (\$500,000.00) that is due with interest since May 24, 2013 for the goods sold and delivered by MMMG to the Tribe, as set forth on the invoices attached hereto as Exhibit "D."

WHEREFORE, MMMG respectfully requests judgment against the Tribe in the sum of Five Hundred Thousand Dollars (\$5,000,000.00), together with prejudgment interest, court costs, and for such other relief as this Court deems just and proper.

COUNT VI
MMMGS and MMP'S Claims for Breach of the Operating Agreement
against the Tribe

83. Plaintiffs readopt and reallege the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

84. By failing to honor the Operating Agreement and provide the media business to MMMG, and the Operating Compensation to MMP, the Tribe breached the Operating Agreement.

85. As a direct and proximate result of the Tribe's breach, MMMG and MMP have suffered damages including, but not limited to, lost profits.

WHEREFORE, Plaintiffs MMMG and MMP demand judgment against the Tribe for compensatory damages, interest, costs, and for such other and further relief as this Court deems just and proper.

COUNT VII
MMP'S Claim for Breach of the ECig Agreement against the Tribe

86. Plaintiff MMP readopts and realleges the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

87. By failing to honor the ECig Agreement, the Tribe breached the ECig Agreement.

88. Paragraph 6 of the ECig Agreement provides that the Tribe shall pay MMP .50¢ commission per single unit item sold; \$1.50 per 13 packs sold and \$5 per cigars sold through any independent contractor's stores, locations, sources, territory, placement or third parties.

89. In addition, paragraph 6 of the ECig Agreement provides that MMP shall be paid the sum of \$50.00 for each store, location or referral source registered with the Tribe.

90. The commission payments were to be made on all orders received from any source solicited by MMP and were to be paid monthly.

91. Paragraph 6 of the ECig Agreement also provided that the Tribe shall provide a report with all payments reflecting all sales through MMP's efforts and referral base.

92. MMP placed millions of dollars' worth of product in hundreds of stores and the Tribe has not paid a penny to MMP for the same. As a direct and proximate result of the Tribe's breach, MMP has suffered damages including, but not limited to, lost profits.

WHEREFORE, Plaintiff MMP demands judgment against the Tribe for compensatory damages, interests, costs, and for such other and further relief that this Court deems just and proper.

Count VIII
MMMG and MMP's Injunction Against the Tribe and Sanchez

93. Plaintiffs readopt and reallege the allegations set forth in paragraphs 1 through 57 above as fully set forth herein.

94. As set forth above, Defendants, the Tribe and Sanchez have engaged and are likely to engage in fraudulent practices.

95. Defendants the Tribe, and Sanchez as its President, in their role as the majority member of MMMG have negligently, carelessly and/or intentionally failed to perform their duties, so that the assets of MMMG were misappropriated and wasted and diverted for the Tribe and Sanchez' own personal use or for the use of other tribal members. By these actions MMMG and MMP, as its minority member, have suffered a great loss.

96. MMMG and MMP are without adequate remedies at law to compensate them for the harm suffered in which they risk greater suffering by virtue of the Tribe's and Sanchez' actions described herein.

97. Based upon the conduct alleged herein MMMG and MMP have clear legal right to injunctive relief, and such relief is in the public interest.

98. MMMG and MMP have and will continue to suffer irreparable harm as a result of the Tribe and Sanchez' conduct unless this Court acts promptly to enjoin the Tribe and Sanchez from continuing to violate their duties to MMMG and its minority member, MMP, and misappropriating and wasting corporate assets for their own personal benefit.

WHEREFORE, MMMG and MMP request that this Court enjoin Defendants the Tribe and Sanchez from:

- a. Dissipating, selling, conveying, alienating, divesting themselves or withdrawing, transferring, or giving away, or any measure whatsoever disposing of any monies or assets obtained with or derived directly or indirectly from any assets of MMMG;
- b. Utilizing and continuing to provide advertising agency services to Redline or Tommie or Osceola Group; and for this court to further;
- c. Retain jurisdiction to enforce the terms of the Orders of this Court;
- d. Award MMMG and MMP the cost of this action and reasonable attorney's fees and costs; and
- e. Award such other and further relief that this Court deems just and proper.

Count IX
MMP'S Claim for Accounting Against the Tribe

99. Plaintiff, MMP, readopts and realleges the allegations set forth in paragraphs 1 through 576 above as fully set forth herein.

100. This is an action for equitable relief.

101. Since the Tribe failed to account to MMP for the ECig sales under the ECig Agreement, an accounting must be performed of the books and records of the Tribe in accordance with generally accepted accounting principles to determine the nature and extent of MMP's damages.

102. MMP lacks an adequate remedy at law, and requests this Court order the Tribe to account to MMP for the proceeds of money provided to it, as well as the ongoing affairs of the business, for sales derived from locations provided by MMP as a result of the Tribe's failure to pay the agreed upon commissions under the ECig Agreement. WHEREFORE, MMP requests that this Court order an accounting be performed by a qualified, certified

public accounting firm of the amounts owing to MMP from the Tribe under the ECig Agreement, the cost of which should be taxed against the Tribe, as well as such other and further relief that this Court deems just and proper.

Demand for Trial by Jury

103. Plaintiffs MMMG and MMP hereby demand a trial by jury of all issues so triable.

NOTICE OF FILING DESIGNATION OF E-MAIL ADDRESSES

Pursuant to Fla. R. Civ. P. 1.080 and Fla. R. Jud. Admin. 2.516, undersigned counsel designation of their primary and secondary e-mail addresses for service of Court papers are:

Primary Email: gphillips@phillipslawyers.com

Secondary Email: ttrippe@phillipslawyers.com

Respectfully submitted,

PHILLIPS, CANTOR, SHALEK, RUBIN & PFISTER, P.A.

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By: /s/ Gary S. Phillips .

Gary S. Phillips

Florida Bar No. 339814

JOINT VENTURE BY AND BETWEEN
The Seminole Tribe of Florida, Inc. and Mobile Mike Promotions, Inc.

THIS NON-BINDING LETTER OF INTENT AGREEMENT (Agreement) entered on this day of November, 2011, by and between The Seminole Tribe of Florida, Inc. (hereinafter referred to as "Tribe, Inc.") and Mobile Mike Promotions, Inc. (hereinafter referred to as "Mobile Mike") (both parties cumulatively referred to as "Members").

In consideration of the terms and conditions hereinafter set forth and for \$10.00 and other good and valuable consideration, the parties agree as follows:

1. The parties plan to form a legal entity or venture with the presently conceived name of MMMG. MMMG and its members recognize and acknowledge the limited purpose of the venture to provide promotional, advertising and marketing services on local, national and global levels. The members agree to establish this joint venture relationship with two consensual parties for the mutual benefit of both parties, ~~with the express understanding that the primary business and funding for this venture will require the consent and approval of the Council of the Seminole Tribe of Florida ("STF").~~

2. The parties hereby agree to the following:

a) The membership interests shall be issued as follows: Tribe, Inc. at Fifty-one percent (51%) and Mobile Mike at Forty-nine percent (49%) and the parties agree to share the net distributable cash revenues generated in such proportional amounts. Mobile Mike agrees contribute his background and experience as well as the additional incentives and responsibilities set forth herein below and the Tribe agrees to contribute the necessary funds to initiate and develop this joint venture.

b) Mobile Mike shall be appointed and responsible for the daily operations of the MMMG activities and be entitled to receive monthly compensation of \$30,000.00 for each of the first three months. Beginning in the fourth month, Mobile Mike shall be entitled to receive monthly compensation of \$100,000.00. Mobile Mike monthly compensation shall be payable solely from cash flow from operations as determined in the discretion of the Managers of the venture. The compensation shall be non-cumulative.

c) The members acknowledge and understand that the Tribe, Inc. agrees to undertake the good faith efforts to have the MMMG designated as the agency of record for the Tribe, Inc. and, subject to STF's approval, the STF and all other Seminole related entities for a period of ten (10) years renewed for additional successive periods of time upon mutual agreement of the parties. As the agency of record, MMMG shall raise the Seminole Tribe brand(s) to unlimited potential while enhancing current tribal events and activities.

d) The members agree to perform and cooperate in the delivery of the following services to cultivate creative abilities, branding development and marketing strategies by spending less while creating more results. All expenses incurred in delivering the member services shall be



incurred by MMMG. Mobile Mike agrees to include the Tribe, Inc. and MMMG in net revenue sharing of all Mobile Mike's festivals, promotions, cultural and community service events as well as local, state and federal law enforcement events occurring on Seminole tribal properties. MMMG shall strive to provide internship and employment opportunities to tribal members. The members agree to utilize MMMG to market and obtain other local, national and global business for the benefit of MMMG.

e) Tribe, Inc. agrees to assist Mobile Mike in providing the necessary information to evaluate the current marketing and advertising promotions, strategies and expenses for the Seminole Tribe of Florida ("STF") including all existing media contracts. Upon review of such information, Mobile Mike will illustrate how the STF and related endeavors will be able to save on all existing media, advertising and promotions expenses through a focused plan of approach and execution.

f) Upon execution of this Agreement, the parties shall unify their efforts to seek the STF's approval for this marketing venture. This Agreement shall be reduced to a Definitive Agreement when approval is obtained from the Tribe, Inc. STF.

2. For purposes of this agreement, the following definitions will apply:

a) Advertising shall include, but not be limited to, all promotions, marketing, media placement (outdoor, television, radio, digital, and internet), logo designs, promotional items (t-shirts and other giveaways), vehicle wraps and events.

b) The anticipated festivals, trade shows, promotions and events schedule through the year 2013 previously provided to the Members.

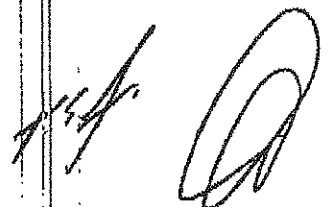
3. This Agreement shall be governed by the laws of the State of Florida and venue shall be in Broward County, Florida.

4. The parties shall enter into and execute such further documents as may be necessary to give effect to this joint venture. Each member hereby agrees not to sell, assign, transfer, or dispose of its interest without first giving the remaining members the first right to purchase its interest under the same terms, conditions and as contained in a written bona fide offer received by the Member.

5. This joint venture shall be binding upon the heirs, successors and assigns of the parties hereto. The parties and any subsequent manager hereby covenants and agrees to refrain from competing with Mobile Mike, directly or indirectly in any manner whatsoever.

6. The terms and conditions of this non-binding Agreement shall be confidential.

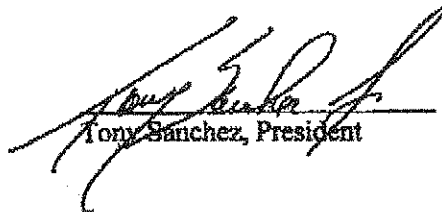
7. This Agreement is non-assignable without the written consent of the parties hereto.



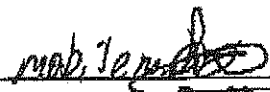
IN WITNESS WHEREOF, we have hereunto set our hands and seals on the date first above written.

Signed, sealed and delivered
in the presence of:

Seminole Tribe of Fla., Inc.


Tony Sanchez, President

Mobile Milk Promotions, Inc.

By: 
President

REGULATIONS and OPERATING AGREEMENT OF MMMG, L.L.C.
a Florida Limited Liability Company with Managers

THIS AGREEMENT (hereinafter referred to as the "Agreement") entered into this ____ day of January, 2012, by and between Tribe, Inc. (hereinafter referred to as "Tribe"), Mobile Mike Promotions, Inc. (hereinafter referred to as "Mobile Mike") and MMMG, L.L.C. (sometimes referred to herein as the "LLC").

WITNESSETH:

WHEREAS, the LLC is a duly organized Florida limited liability company engaged in any matters authorized under the Laws of the State of Florida,

WHEREAS, the LLC and its members recognize and acknowledge the purpose of the LLC to provide promotional, advertising and marketing services on local, national and global levels, and

WHEREAS, individuals have varying interests in the LLC and are desirous of entering into this Agreement setting forth their rights and responsibilities to each other and the LLC. This Agreement supercedes any and all prior agreements including the prior Joint Venture agreement.

NOW THEREFORE, in consideration of the premises and mutual agreements and covenants herein contained, the individuals and LLC agree as follows:

ARTICLE I.

MEMBERS' INTEREST IN COMPANY

Section 1. *Certificates of membership interest.* The company shall have the power to issue certificates of membership interest in registered form representing ownership of an interest in the company ("certificates"). The denominations of the certificates shall correspond to the amount of capital contributed by the member to the company. The certificate shall be transferable or interchangeable on presentation at the office of the company, properly endorsed or accompanied by an instrument of transfer and executed by the member or its authorized attorney, together with payment of any tax or governmental charge imposed upon the transfer of certificates. The company shall replace any mutilated, lost, stolen or destroyed certificate on proper identification, indemnity satisfactory to the company and payment of any charges incurred in the replacement. On a return of all or any portion of the capital of the company contributed by a member holding a certificate, the member shall surrender the certificate or certificates for appropriate adjustment prior to receipt of its capital contribution. The initial membership interests shall be as follows:

Member	Interest
Tribe, Inc.	Fifty-one percent (51%)
Mobile Mike	Forty-ninety percent (49%)

Section 2. *Transfer of member's interest.* An interest of a member in the company may be transferred or assigned by (a) transfer of a certificate, if certificates have been issued by the company, or (b) by any manner sufficient to transfer personal property under applicable law. However, if all of the other members of the company other than the member proposing to dispose of its interest do not



approve of the proposed transfer or assignment by unanimous written consent, the transferee of the interest of the member shall have no right to participate in the management of the business and affairs of the company or to become a member. The transferee shall be entitled to receive only the share of profits or other compensation by way of income and the return of contributions to which that member otherwise would be entitled. In the event of conflict, the provisions of this section shall be superceded by the subsections herein.

No interest in this LLC shall be subject to pledge, mortgage, hypothecation, assignment or transfer, gift, devise or by operation of law or otherwise, except with the consent in writing of the other Members or in accordance with the terms hereof. Until the termination of this Agreement, each share of the certificate shall remain subject to this Agreement even though an offer or offers are made under this Agreement but not accepted, and each LLC (including the LLC), partnership, and person, who now holds or may acquire any of the certificate in any manner, shall nevertheless hold it subject to the requirement that it shall be offered under this Agreement whenever, and as often as, any of the events mentioned in this provision may occur. In addition, none of the membership shall be offered to any person or entity who or which is either unwilling or unable to elect to be taxed under the applicable provisions regulating this LLC in the Internal Revenue Code of 1954 or any successor provision to those provisions. No interest in this LLC shall be transferable, assignable or otherwise alienable to third parties within the first five (5) years of business operation.

Each member hereby agrees not to sell, assign, transfer, or dispose of his certificate in the LLC without first giving the remaining members the first right of purchase (hereinafter referred to as "Right of Purchase") to purchase his certificate under the same terms, conditions and as contained in a written bona fide offer received by the Member. Members hereby acknowledge that for a period of five (5) years from the date of the execution of this Agreement there would be a total restriction on the sale of their respective certificate interests except as may otherwise be agreed upon in writing. Thereafter, the provisions of this Agreement shall apply. A "bona fide offer" is a written offer to purchase the interest of certificate of any member of the LLC accompanied by a deposit check towards the proposed selling price and containing all other terms and conditions of the sale.

Subject to the sale provisions contained herein, a member that desires to sell its membership interest and has received a bona fide offer shall, within ten (10) days from receipt of bona fide offer, send copies thereof to the remaining Members at the addresses given in this Agreement by certified mail or actual delivery. Member shall thereupon have the right to purchase the selling Member's certificate on the same terms as set forth in the bona fide offer, as hereinafter described, and in the same proportion as his then interest in the LLC's certificate is to the LLC's total outstanding certificates, by giving written notice, within twenty (20) days from the date of receipt of the bona fide offer, of their intent to exercise their Right of Purchase of their proportionate interest in the share of certificate of the selling member. A Member who elects to purchase the selling Member's interest must purchase that interest at the purchase price set forth in the bona fide offer, but shall have the option to purchase that interest upon the terms of the bona fide offer or to direct the selling Member to finance fifty percent (50%) of the purchase price at the then prevailing rate of interest (as defined by New York prime + 1%) for a term not to exceed five (5) years payable monthly. In order to duly exercise this right, the written notice of intent to purchase shall be accompanied by a cashier's check for ten percent (10%) of the amount contained in the bona fide offer. Each Member electing to exercise his right of purchase of his proportionate share of the selling Member's certificate on the terms set forth in the bona fide offer shall also be prepared to purchase the entire interest of the selling Member subject to the rights of the remaining Members to purchase their proportionate interests. Upon the expiration of this twenty (20) day period, the selling Member shall notify the remaining Members of all notices received from all Members in connection with their first Right of

Purchase exercise of this right and the Members shall then be entitled to purchase their proportionate interests depending upon the number of Members who have made an affirmative election to purchase the selling Member's interest. The Members electing to purchase the selling Member's interest shall then comply with the exact terms and conditions of the bona fide offer and the certificate shall be purchased and sold under the terms of said bona fide offer.

Upon the failure of all of the non-selling Members to either respond to the notice of the first Right of Purchase or their collective failures to submit the twenty percent (20%) required deposit, the selling Member shall be entitled to complete his sale to the third party under the terms of the bona fide offer without further documentation.

Section 3. *Value of Interest and Terms of Payment*

(a) Agreed Value - Members hereby agree that as to Section 2, the total value of the LLC's membership interest shall be determined as described herein or combined monthly retainers from all Seminole gaming properties and promotional events plus compensation, whichever is greater, for the entire term of this Agreement. The price per membership interest shall be determined according to the book value applying standard accounting principles. This valuation has been agreed upon by all parties to this Agreement as representing the total value of the LLC, including any good will. The parties agree that the value of the LLC shall be seven times the average net profit of the last two years at the end of the LLC's second fiscal year or within the date for filing the LLC's tax return (75 days) after the close of the LLC's fiscal year. Such value shall not include debt service. In the event that the parties determine that the value or valuation method so agreed upon requires adjustment, such modification shall be endorsed in writing on a schedule and attached hereto as Schedule "A" and signed by the parties to this Agreement. If a redetermination of value is not made for two (2) years, then the previous determination shall apply. If such a redetermination shall not be made for four (4) years, then the value shall be determined by arbitration as follows: the proposed transferor, or his estate, shall select one arbitrator; the LLC and the remaining Members shall select a second arbitrator; and the decision of the majority of the arbitrators as to the value of the LLC's capital certificate shall be binding upon all parties. Notwithstanding anything to the contrary, the purchase price shall never be less than the proceeds of life insurance actually paid on the life or lives of the members.

(b) Payment Terms - Payments shall be made upon closing, in cash, certified check, or bank cashier's check to the extent of any insurance proceeds collected under any life insurance policies. Any excess price over these proceeds, or the entire price upon a sale resulting from disability not associated with death, shall be payable over ten (10) years at the prevailing interest rate -- at least fifty percent (50%) at closing, and the balance in equal monthly installments on the anniversary of the closing date.

ARTICLE II.

MEMBER MEETINGS

Section 1. *Annual meetings.* Unless otherwise decided by resolution of the members, annual meetings of the members shall be held on the first business day of December of each fiscal year of the company if not a legal holiday in the state in which the meeting shall be held, and if a legal holiday, then on the next business day following, beginning at 10:00 a.m., or at any other time and place as the members may decide by resolution and designate in the notice of the meeting. If the annual meeting or the election of a manager or managers is not held on the day designated in this Section, the members shall conduct the election a meeting of the members as soon as is convenient.

The annual meeting shall be for the purpose of electing a manager or managers and for transacting any other business which may properly come before the meeting.

Section 2. *Special meetings.* Special meetings of the members, for any purpose or purposes, unless prescribed by statute or by the Articles of Organization of the company, shall be held when called for by a manager or when requested in writing by the holders of not less than fifty-two percent (52%) of the then existing contributed capital of the company.

Section 3. *Place.* All meetings of the members shall be held within or without the State of Florida as shall be designated in the notice of meeting given pursuant to this Article or in a duly executed waiver of notice of the meeting.

Section 4. *Notice.* Whenever members are required or authorized to take any action at a meeting, a written notice of the meeting, stating the place, day and hour of the meeting and the purpose or purposes for which the meeting is called, shall be delivered no fewer than 10 nor more than 60 days prior to the date set for the meeting, either by hand delivery or by first class mail, to each member entitled to vote at the meeting. If mailed, notice shall be deemed delivered three days after deposit in the United States mail addressed to the member at its address as it appears on the books of the company, with first class postage prepaid. Written waiver by a member of notice of a members meeting, signed by it, whether before or after the time stated on the notice, shall be equivalent to the giving of the notice.

Section 5. *Consents.* Personal presence of a member shall not be required, provided a written consent to or rejection of the proposed action is submitted to the chairman of the meeting. Attendance by a member and voting in person at any meeting shall revoke any written consents or rejections of the member submitted with respect to action proposed to be taken at the meeting. Submission of a later dated written consent or rejection with respect to any action shall revoke an earlier one as to the action. Every consent or rejection must be signed by the member or its attorney-in-fact. All questions regarding the validity of consents or rejections shall be determined by the manager or managers presiding over the meeting.

Section 6. *Action by written consent.* Any matter on which the members are authorized to take action under law, the Article of Organization or these Regulations may be taken by the members without a meeting assembled if written consents to the action by the members are signed by the members entitled to vote on the action at a meeting and who hold a majority in interest of the members (as defined in Section 8 of this Article) or any greater ownership interest in the company as may be required by law, by the Articles of Organization or by these Regulations.

Section 7. *Adjourned meeting.* On an adjournment of a meeting, it shall not be necessary to give any notice of the adjourned meeting, provided that the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken, and any business which might have been transacted on the original date of the meeting may be transacted at the adjourned meeting. If, however, after the adjournment, the manager or managers fix a new record date for the adjourned meeting, a notice of the adjourned meeting shall be given as provided in Section 4 of this Article to each member of record on the new record date entitled to vote at such meeting.

Section 8. *Member quorum and voting.* The holders of a majority of the then-outstanding contributed and not returned capital of the company ("majority in interest of the members") entitled

to vote, represented in person or by written consent, shall constitute a quorum at a meeting of members, except as otherwise prescribed by law or by the Articles of Organization of the company. All members present in person or represented by written consent at the meeting may continue to do business until adjournment, notwithstanding the withdrawal of enough members to leave less than a quorum, except as prescribed by law or the Articles of Organization. If a quorum is present, the affirmative vote of a majority in interest of the members represented at the meeting and entitled to vote on the subject matter shall be the act of the members unless otherwise provided by law, these Regulations or the Articles of Organization of the company. All questions regarding the qualification of voters and the acceptance or rejection of votes shall be decided by the manager or managers presiding over the meeting.

Section 9. *Closing of transfer books or fixing of record date.* For the purpose of determining members entitled to notice of or to vote at any meeting of members or any adjournment or postponement of any meeting of members, or in order to make a determination of members for any other proper purpose, the manager or managers of the company may provide that the transfer books shall be closed for a stated period, but not to exceed, in any case, ten days. If the transfer books shall be closed for the purpose of determining members entitled to notice of or to vote at a meeting of members, the books shall be closed for at least two days immediately preceding the meeting. In lieu of closing the transfer books, the manager or managers may fix in advance a date as the record date for any such determination of members, this date in any case to be not more than one day and, in case of a meeting of members, not less than ten days prior to the date on which the particular action requiring the determination of members is to be taken. If the transfer books are not closed and no record date is fixed for the determination of members entitled to notice of or to vote at a meeting of members, or members entitled to receive payment of a dividend, the date on which notice of the meeting is mailed shall be the record date for the determination of members. When a determination of members entitled to vote at any meeting of members has been made as provided in this section, the determination shall apply to any adjournment or postponement of the meeting.

ARTICLE III.

MANAGEMENT

Section 1. *Manager election, term, and responsibilities.* The company shall be managed by one or more managers. The members shall elect the manager or managers annually at the annual meeting of the members, and each manager shall serve at the pleasure of the members. The members shall replace any manager or managers whom they remove with an interim manager or managers who shall serve until the next annual meeting of members and until a replacement is qualified and elected. Mobile Mike shall serve for a term not less than ten years and in his sole discretion. The respective offices and responsibilities of the managers shall be determined by resolution of the members, which may be amended from time to time solely by the members. A manager need not be a member of the company. The initial managers and their respective duties are those individuals outlined herein Article I, Section 1.

Section 2. *Powers.* The powers of the manager or managers may be enlarged or restricted, as set forth in the resolution of the members; provided, however, that the manager or managers shall not have the right or power to do any of the following acts without a vote by the members approving the acts:

- (a). Sell, assign, pledge, mortgage or otherwise encumber any of the property, real, personal or mixed, of the company;
- (b). Borrow money in the name of the company or utilize collateral owned by the company as security for loans;
- (c). Assign, transfer, pledge, compromise or release any of the claims of or debts due the company except on payment in full, or arbitrate or consent to the arbitration of any of the disputes or controversies between the company and third parties;
- (d). Make, execute or deliver any assignment for the benefit of creditors, or any bond, confession or judgment, chattel mortgage, deed, guarantee, indemnity bond, surety bond, or contract to sell or contract of sale of all or substantially all of the property of the company; or
- (e). Lease or mortgage any real estate of the company or any interest in the real estate of the company or enter into any contract for any such purpose.

Section 3. *Transfer of company property.* Real or personal property owned or purchased by the company shall be held and owned, and conveyance shall be made, in the name of the company. When authorized in accordance with Section 2 of this Article, instruments and documents providing for the acquisition, mortgage, or disposition of property of the company shall be valid and bind the company if they are executed by one or more managers of the company.

Section 4. *Compensation.* The members shall have the authority to approve reasonable compensation of the manager or managers and to approve reasonable compensation for any member for the services actually rendered to this company. The members may, by resolution, reimburse all members and managers for actual expenses incurred in attending meetings of members. Without further voting, Mobile Mike shall be appointed and responsible for the daily operations of the LLC activities and be entitled to receive monthly compensation in the sum of Thirty Thousand dollars for each of the first three months. Beginning in the fourth month, Mobile Mike shall be entitled to receive monthly compensation of One Hundred Thousand dollars.

Section 5. *Indemnification.* The company may indemnify to the fullest extent permitted by law any person who was or is a party or has threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he is a manager of the company, or is or was serving at the request of the company as a director, officer, employee or agent of any other company, partnership, joint venture, trust or other enterprise.

Section 6. *Operations.* The members acknowledge and understand that the Tribe shall have the LLC designated as the agency of record for the Seminole Tribe, Seminole Tribe of Florida and all other Seminole related entities including Seminole gaming, board and council for a period of ten (10) years automatically renewed for additional successive periods of time. As the agency of record, the LLC shall raise the Seminole Tribe brand to unlimited potential while enhancing current tribal events and activities. As the agency of record, the LLC shall receive standard agency commission rate in the sum of fifteen percent (15%) of all advertising purchases plus monthly property retainers. Advertising shall include, but not be limited to, all promotions, marketing, media placement (outdoor, television, radio, digital, internet), logo designs, promotional items (t-shirts and other giveaways) and events. The anticipated festivals, promotions and events schedule through the year 2013 is attached hereto. Mobile Mike shall be the managing member for all of the everyday

operations and daily management including the development of additional business, locally and globally, for the benefit of the LLC.

Section 7. *Member Services.* The members agree to perform and cooperate in the delivery of the following services to cultivate creative abilities, branding development and marketing strategies by spending less while creating more results. All expenses incurred in delivering the member services shall be incurred by the LLC. Mobile Mike agrees to include the Tribe in revenue sharing of all new Mobile Mike's cultural and community service events as well as local, state and federal law enforcement events. As may be practical and possible, Mobile Mike shall endeavor to hold such festivals, events and promotions on Seminole tribal properties generating additional revenue for the LLC. The LLC shall strive to provide internship opportunities to tribal members. Mobile Mike agrees to refrain from hosting other Native American Indian local events other than the Seminole Tribe. The members agree to utilize the LLC to market and obtain other local, national and global business for the benefit of the LLC.

ARTICLE IV.

FISCAL MATTERS

Section 1. *Capital account.* Each member shall have a capital account which shall be increased by:

- (a). The amount of money and the fair market value of property (net of liabilities that the company assumes or take the property subject to) contributed by it to the company; and
- (b). The amount of any company income and gain allocated to it; and shall be decreased by:
- (c). The amount of money and the fair market value of property (net of liabilities that the member assumes or takes the property subject to) distributed to him by the company; and
- (d). Allocations to it of company expenditures that are not deductible in computing the company's taxable income and are not capital expenditures; and
- (e). Allocations to it of company loss and deduction.

A member shall not be entitled to any part of its capital account or to receive any distribution from the company, except as may be authorized by the members or until the full and complete winding up and liquidation of the business and affairs of the company. No member shall be entitled or required to make any capital contributions to the company other than as provided in these Regulations or in the Articles of Organization of the company. The retail value of the services for the duration of this agreement and experience by Mobile Mike shall be considered its capital contribution. No interest shall be paid on the initial or any subsequent capital contribution to the company and the Tribe's capital account need not be repaid.

Section 2. *Profits and Losses.* An individual income account shall be maintained for each member. The net profits or net losses of the company, after providing for the expenses of the company, shall be distributable or chargeable, as the case may be, to each of the members according to their pro rata interest in the company as determined with reference to their respective capital accounts. Profits and losses shall be credited or debited to the individual income accounts as soon as practicable after the close of each fiscal year or otherwise as may be agreed to by the members. If there is no balance in a

member's income account, net losses shall be debited to the member's capital accounts. If the capital account of a member shall have been depleted by the debiting of losses, future profits allocable to that member shall not be credited to its income account until the depletion in its capital account shall have been made up, but shall be credited to its capital account. After the depletion in the member's capital account shall have been made up, the member's subsequent share of the profits of the company shall be credited to its income account. The members agree to share all revenue generated by events on Seminole tribal property (Mobile Mike agrees to relocate all events from other casino locations to the Seminole Tribe casino locations). Mobile Mike agrees to share equally all net revenue generated for all non-traditional revenue (NTR) events while sharing the benefits from community services and decades of established name branding in the tri-county area of South Florida.

Section 3. *Loans.* Any member may, but shall not be required to, make loans to the company in an amount, at a time and on terms as may be approved by resolution of the members. No loan in this manner shall be considered a contribution to capital. The company shall not loan or advance funds to any member, nor permit its assets to be encumbered to secure the obligations of a member, without the prior consent of each of the other members. Any deposits to open the new MMMG account shall be repaid to the depositor.

Section 4. *Distributions.* Available cash shall be distributable to the members in proportion to their respective then existing membership interest irrespective of any nonreturned, contributed capital. Available cash is (i) that sum of cash resulting from business operations, including sales revenues, royalties, interest income and any other income derived from sale or use of products developed by this company plus funds reserved in a previous fiscal year, less (ii) all cash expenditures, including, but not limited to, real and personal property taxes, accounting and legal fees and supplies, and less any amount which the manager or managers may reasonably determine to be necessary as a reserve for operating expenses, capital improvements, security deposits or contingencies, but not including cost expenditures previously reserved against in a prior fiscal year. Distributions of available cash shall be made no less often than quarterly, as determined by the manager or managers, but preferably on a monthly basis.

ARTICLE V.

FINANCIAL STATEMENTS AND BOOKS

Section 1. *Books of account.* The manager or managers shall keep adequate books of account of the company which shall record and reflect all of the capital contributions of the members to the company and all of the expenses and transactions of the company. The books of account shall be kept at the principal place of business of the company, and each member and its authorized representative shall have, at reasonable times during normal business hours, free access to and the right to inspect and, at its expense, copy the books of account and all records of the company, including a list of the names and addresses and interests owned of each of the members. All books and records of the company shall be kept on the basis of an annual accounting period ending on December 31st, except for the final accounting period which shall end on the dissolution or termination of the company without reconstitution. The LLC, at its expense, may employ a special auditor or tax advisor to oversee these fiscal matters, but without restriction on the operation of this business enterprise.

Section 2. *Bank accounts, funds, and assets.* The company's funds shall be deposited in a bank or banks as the manager or managers deem appropriate. These funds shall be withdrawn only by the authorized persons as designated by the manager or managers.

Section 3. *Tax returns and reports.* The manager or managers at the company's expense, shall cause income tax returns and reports for the company to be prepared and timely filed with the appropriate authorities. The manager or managers shall also, at the company's expense, cause to be prepared and timely filed, with appropriate federal and state regulatory and administrative bodies, all reports required to be filed with these entities under then current applicable laws, rules and regulations. Any member shall be provided with a copy of any such report on request without expense to it.

Section 4. *Reports and financial statements.* The manager or managers shall, at the company's expense, provide the following reports and financial statements to the members:

(a). Within 90 days after the end of each fiscal year, (i) a balance sheet as of the end of that fiscal year, together with related statements of income, members' equity, and changes in financial position, (the balance sheet and statements to be prepared in accordance with generally accepted accounting principles and applicable law and shall be accompanied by an auditor's report containing an unqualified opinion of the independent certified public accountants preparing such report), and (ii) a report of the activity of the company for the fiscal year; and

(b). Within 60 days after the end of each fiscal quarter, a report of the period containing an unaudited balance sheet, statement of income and statement of changes in financial position and a report covering the activities of the company for the quarter; and

(c). As soon as practicable after the end of each fiscal year but not later than March 15th, all information necessary for the preparation of a member's federal income tax return.

ARTICLE VI.

NON-COMPETITION

Section 1. *Confidentiality.* During the terms of this agreement only, the parties acknowledge that many of the Mobile Mike's interests and services including, but not limited to information regarding financial and management information, client lists and accounts, business concepts and products are considered to be trade secrets, confidential and proprietary and not readily accessible to the public. The parties believe that such "confidential information" represents a legitimate, valuable and protectible interest and gives Mobile Mike and the LLC a competitive advantage, which otherwise would be lost if this confidential information was improperly disclosed or revealed.

The obligations set forth herein relating to nondisclosure and nonuse of the confidential information and trade secrets shall remain effective, valid, binding, and otherwise in force for as long as this relation exists and thereafter.

As used in this Agreement, "confidential information" and/or "trade secrets" means: information regarding distributors and suppliers, and financial and management information; any information marked by Tribe as confidential or otherwise identified, orally or in writing, as

confidential; information treated by Mobile Mike as confidential or as trade secrets, including but not limited to, customer relations, safety precautions, equipment, supplies and techniques; clients accounts, lists and information; and any media used to store, communicate, transmit, record, embody, or otherwise memorialize such confidential information or trade secrets.

Section 2. *Noncompetition.* The parties and any subsequent manager hereby covenants and agrees to refrain from competing with Mobile Mike, directly or indirectly in any manner whatsoever in any areas described in any oral or written correspondence between the parties or as may be discussed in any meeting or conference. For purposes of this covenant, competition shall include practicing, marketing, either directly or indirectly, any legal service sufficiently similar to that of the LLC. Moreover, it shall also include becoming employed with or owning any interest in a company providing similar services and conducting similar business as the LLC, the hiring or retaining, either on an employment or independent contractor basis, of any employee or independent contractor who has worked for or with the LLC during the existence of this Agreement; as well as doing business with client, customer, vendor or benefit provider of the LLC either at the time of or during the existence of this Agreement and thereafter.

ARTICLE VII.

DISSOLUTION AND LIQUIDATION

The company shall be dissolved on the death, retirement, resignation, expulsion, bankruptcy or dissolution of a member or manager, or on the occurrence of any other event which terminates the continued membership of a member in the company, unless the business of the company is continued by the written consent of all the remaining members, provided there are at least two remaining members. However, the agreement shall not be terminated prior to the expiration of the first ten year term. On the company's dissolution, the members shall appoint a liquidating agent who, at the direction of the members, will proceed to make a full and general accounting of the assets and liabilities of the company, liquidate the assets of the company, discharge its liabilities, and otherwise wind up the affairs of the company. Profits and losses accruing during the course of the liquidation will continue to be allocated among the member as set forth in Section 2 of Article IV. A reasonable time shall be allowed for the orderly liquidation of the assets of the company and the discharge of liabilities to creditors so as to minimize the normal losses attendant on a liquidation; provided, however, that in no event shall the liquidation of the assets of the company, the payment of creditors, and the distribution of company assets to the members occur more than 90 days after the occurrence of the event causing the dissolution of the company. On completion of the liquidation of the company's assets and the restatement of the members' capital accounts pursuant to Section 1 of Article IV, any member with a deficit capital account shall be required to restore such deficit to the company in accordance with Internal Revenue Service, Department of Treasury Regulations Section 1.704-1(b)(2)(ii)(b)(3). Any assets of the company remaining after liquidation shall then be applied as follows:

- (a). First, to pay and discharge all the company's debts and other liabilities, including any payments due to Mobile Mike, not already satisfied.
- (b). Second, to establish a reserve for contingent liabilities of the company, if any, in an amount agreed to by the members.

(c). Last, the balance to the members in proportion to their respective positive capital accounts in accordance with Internal Revenue Service, Department of Treasury Reg. Section 1.704-1(b)(2)(ii)(b)(2).

ARTICLE VIII GENERAL PROVISIONS

Section 1. *Governing Law.* This Agreement and the rights and obligations of the parties under it are governed by and interpreted in accordance with the laws of the State of Florida (without regard to principles of conflicts of law). The parties waive any rights pursuant to any available sovereign or governmental immunity.

Section 2. *Entire Agreement; Modification.* This Agreement constitutes the entire understanding and agreement between the Members with respect to the subject matter of this Agreement. No agreements, understandings, restrictions, representations, or warranties exist between or among the members other than those in this Agreement or referred to or provided for in this Agreement. No modification or amendment of any provision of this Agreement will be binding on any Member unless in writing and signed by all the Members.

Section 3. *Attorney Fees.* In the event of any suit or action to enforce or interpret any provision of this Agreement (or that is based on this Agreement), the prevailing party is entitled to recover, in addition to other costs, reasonable attorney fees in connection with the suit, action, or arbitration, and in any appeals. The determination of who is the prevailing party and the amount of reasonable attorney fees to be paid to the prevailing party will be decided by the court or courts, including any appellate courts, in which the matter is tried, heard, or decided.

Section 4. *Further Effect.* The parties agree to execute other documents reasonably necessary to further effect and evidence the terms of this Agreement, as long as the terms and provisions of the other documents are fully consistent with the terms of this Agreement.

Section 5. *Severability.* If any term or provision of this Agreement is held to be void or unenforceable, that term or provision will be severed from this Agreement, the balance of the Agreement will survive, and the balance of this Agreement will be reasonably construed to carry out the intent of the parties as evidenced by the terms of this Agreement.

Section 6. *Captions.* The captions used in this Agreement are for the convenience of the parties only and will not be interpreted to enlarge, contract, or alter the terms and provisions of this Agreement.

Section 7. *Notices.* All notices required to be given by this Agreement will be in writing and will be effective when actually delivered or, if mailed, when deposited as certified mail, postage prepaid, directed to the addresses first shown above for each Member or to such other

address as a Member may specify by notice given in conformance with these provisions to the other Members.

ARTICLE IX.

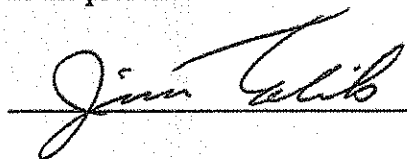
REGULATIONS AMENDMENT

These Regulations may be altered, amended, added to or repealed only by an affirmative majority vote of the members at any special meeting of the members, if notice of the proposed alteration, amendment, addition or repeal is contained in the notice of the meeting. These Regulations are intended to govern and manage the affairs of the limited liability company, and no Regulations, amended or otherwise, shall be inconsistent with laws or the articles of organization.

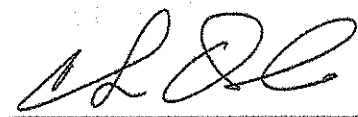
This certifies that the preceding constitutes the Regulations of MMMG, L.L.C., as adopted on this 5 day of January, 2012, by the members of the company, all of whom sign below.

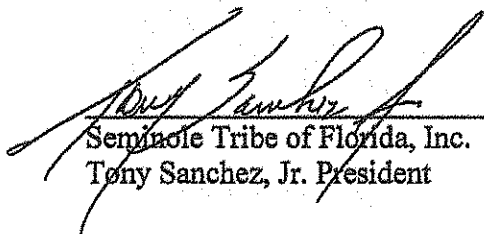
Signed, sealed and delivered
In the presence of:

MMMG, L.L.C.



BY: 
Authorized Member




Seminole Tribe of Florida, Inc.
Tony Sanchez, Jr. President



Mobile Mike Promotions, Inc.



AGREEMENT

THIS AGREEMENT is made and entered into this 11 day of June 2013, by and between Seminole Tribe of Florida, Inc., hereinafter referred to as "ECig", and Mobile Mike Promotions, Inc., hereinafter referred to as the "Independent Contractor".

WITNESSETH:

WHEREAS, ECig is engaged in the sales, distribution and business development of electronic cigarettes and related technology, and the Independent Contractor is engaged in the business of providing marketing, advertising, promotion in this regard; and

WHEREAS, ECig desires to enter into this Agreement with the Independent Contractor, providing, among other things, for Independent Contractor's services to ECig; and

WHEREAS, the Independent Contractor desires to enter into this Agreement with respect to his services to the Contractor, upon the terms and conditions hereinafter set forth.

NOW, THEREFORE, the parties agree as follows:

1. ECig shall retain the Independent Contractor and the Independent Contractor shall assist ECig upon the terms and conditions hereinafter set forth.
2. The Agreement shall commence upon its execution and continue for such duration that the Independent Contractor's efforts results in sales for ECig.
3. During the period hereof, the Independent Contractor shall assist ECig and shall perform any and all services acting as a distributor, promoter, and salesperson, in connection with ECig's business.
4. The Independent Contractor shall devote, during the term of this Agreement, such of his/her time, energy, and skill as he deems necessary in the performance of his duties hereunder.
5. ECig hereby appoints the Independent Contractor as an authorized ~~non-exclusive independent representative~~ to sell and promote all products and services provided by ECig. ECig grants to Independent Contractor the right to reproduce and use the trade name, trademark, labels, copyrights, pending patents and patents, licenses, and any and all other advertising media in the marketing of the ECig products that, and to the same extent as, ECig now has, or may acquire after the effective date of this Agreement, the right to use.
6. ~~ECig shall pay the Independent Contractor fifty cents (\$0.50) commission per single unit item sold; one dollar and fifty cents (\$1.50) per thirteen pack sold; and five dollars (\$5.00) per cigar sold through any of Independent Contractor's stores, locations, sources, territory, placement or third parties.~~ All expenses related to the operations in connection herewith including the pickup and delivery of said items will be the sole responsibility of ECig.

EXHIBIT

In addition, ECig shall pay the Independent Contractor the sum of fifty dollars (\$50.00) for each store, location or referral source registered with ECig. Commission payments are to be paid on all orders received from any source solicited by Independent Contractor. The commission will be paid monthly and ECig shall provide a report with said payment of all sales through Independent Contractors' resources, efforts and referral base.

7. The Independent Contractor is retained by ECig only for the purposes and to the extent set forth in this Agreement and the Independent Contractor's relationship to ECig shall, during the term of this Agreement, be that of an Independent Contractor. ECig shall not withhold, from sums becoming payable to the Independent Contractor hereunder, any amounts for State or Federal Income Tax, or for FICA (Social Security) Taxes, during the term of this Agreement. The Independent Contractor shall be free to dispose of such portions of his entire time, energy and skill as he is not obligated to devote hereunder to ECig in such manner as he deems advisable. The Independent Contractor shall not be considered as having an employee status or as being entitled to participate in any plans, arrangements or distributions by ECig pertaining to or in connection with any pension, stock, bonus, profit sharing or other benefit extended to ECig's employees.

8. As required by the laws of this State, federal or sovereign government, ECig shall maintain in full force and effect all necessary insurance policies worker's compensation and other liabilities covering the Independent Contractor during the term of this Agreement.

9. Nothing in this Agreement shall be construed to interfere with or otherwise affect the rendering of services by the Independent Contractor in accordance with his independent and professional judgment. The Independent Contractor shall perform his services substantially in accordance with generally accepted practices and principles of his trade. The responsibilities of ECig shall include, but not limited to represent, promote and develop the business in a professional manner; report all prospects and sales transactions to the Independent Contractor on a monthly basis; pick up, deliver, service and maintain all customers; be responsible for collection of all monetary transaction in the form of cash or credit cards directly from the customer; and pay for all expenses in connection with performing the responsibilities under the Agreement.

10. ECig indemnified the Independent Contractor against any loss or liability which the Independent Contractor may sustain or inflict on any customers by reason of any act or occurrence extending to any damage or loss which the Independent Contractor may incur by reason of the work performed for ECig hereunder.

11. This Agreement may not be assigned or otherwise transferred by the Independent Contractor unless to another entity owned or controlled by the Independent Contractor.

12. The parties acknowledge that many of Independent Contractor's interests and services including, but not limited to information regarding distributors and suppliers, and financial and management information, client lists, marketing, and promotion techniques are considered by Independent Contractor to be trade secrets, confidential and proprietary and not readily accessible to the public. ECig recognizes and acknowledges that Independent Contractor

considers the information to be confidential and that the improper disclosure or use of this confidential information by ECig, its employee or others, directly or indirectly, as a result of the ECig's action or inaction, would cause irreparable injury to Independent Contractor by jeopardizing, compromising, and perhaps eliminating the competitive advantage Independent Contractor holds or may hold because of the existence and secrecy of the confidential information. ECig shall not disclose or threaten to disclose, Independent Contractor's confidential information to any person, partnership, company, or to any other business or governmental agency without the express written consent of Independent Contractor. ECig agrees, recognizes, and acknowledges that a breach of this nondisclosure agreement constitutes misappropriation of trade secrets and confidential information.

13. In the event of a breach by any of the terms, provisions or conditions of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs incurred as a result of the required enforcement of the terms, provisions or conditions herein.

14. Miscellaneous Provisions.

(a) This Agreement supersedes any and all prior agreements of the parties, whether oral or written.

(b) Section headings contained in this Agreement are included for convenience only and form no part of the agreement between the parties.

(c) If any provision of this Agreement is or becomes invalid, illegal, or unenforceable in any jurisdiction, such provision shall be deemed amended to conform to applicable laws so as to be valid and enforceable or, if it cannot be so amended to be enforceable or, if it cannot be so amended without materially altering the intention of the parties, it shall be stricken and the remainder of this Agreement shall remain in full force and effect.

(d) Unless specifically disallowed by law, should litigation arise hereunder, service of process therefore may be obtained through certified mail, return receipt requested, the parties hereto waiving any and all rights they may have to object to the method by which service was perfected.

(e) No waiver of any right under this Agreement shall be deemed effective unless contained in a writing signed by the parties charged with such waiver, and no waiver of any right arising from any breach or failure to perform shall be deemed to be a waiver of any future such right or of any other right arising under this Agreement.


(f) This instrument contains the entire agreement of the parties with respect to the subject matter hereof, and the terms and conditions thereof may not be further modified except by a writing signed by all the parties.

(g) This Agreement, and all transactions contemplated hereby, shall be governed by, construed and enforced in accordance with the laws of the State of Florida. The parties herein waive trial by jury and agree to submit to the personal jurisdiction and venue of a court of subject matter jurisdiction located in Broward County, State of Florida.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year first above written.

Signed, sealed and delivered in the presence of:

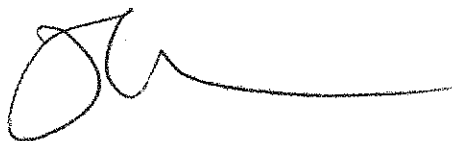
6-11-2013


Witness Andrew Richards

Amanda Lippe
Witness Amanda Lippe

Witness

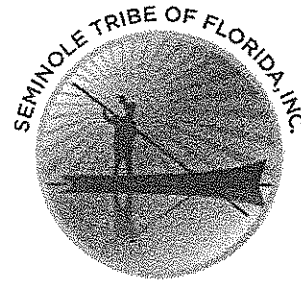
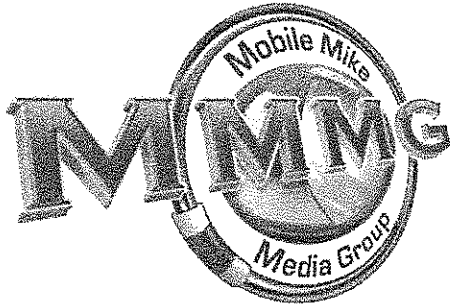
Witness



Seminole Tribe of Florida, Inc.
By: Thomas Motlow, as gm manager
Thomas M Motlow



Independent Contractor



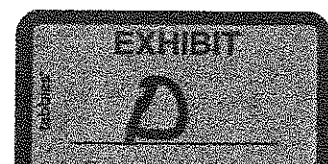
INVOICE

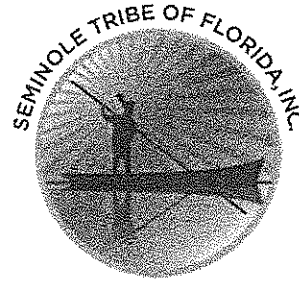
DATE	INVOICE #
MAY 24, 2013	524131827

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michael@ulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				SEMINOLE PRIDE RETRACTABLE SIGN
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
ROLLUP_SIGNS	SEMINOLE PRIDE BEEF 33X84 RETRACTABLE SIGNS		1	\$ 294.00	\$ 294.00	
PRESS_SETUP	PRESS SET UP		1	\$ 75.00	\$ 75.00	
PRNTD_BRHR	SEMINOLE PRIDE BEEF TRI-FOLD BROCHURE		1	\$ 1,375.00	\$ 1,375.00	
SET_UP	PRESS SET UP		1	\$ 150.00	\$ 150.00	

SUBTOTAL	\$ 1,894.00
TOTAL	\$ 1,894.00





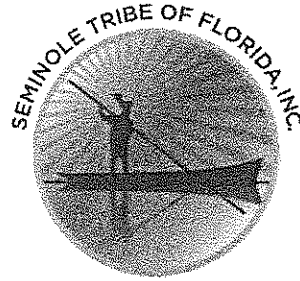
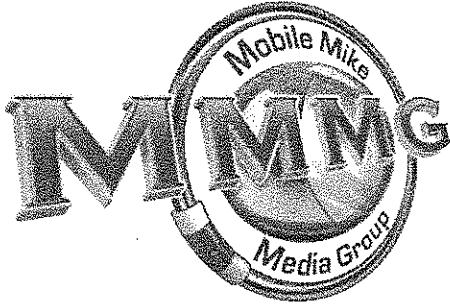
INVOICE

DATE	INVOICE #
MAY 24, 2013	524131828

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeloulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				SEMINOLE ECIG RETRACT/WINDOW SIGN
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
ROLLUP_SIGNS	SEMINOLE ECIG 33X84 RETRACTABLE SIGNS		1	\$ 294.00	\$ 294.00	
PRESS_SETUP	PRESS SET UP		1	\$ 75.00	\$ 75.00	
PRNTD_BRHR	SEMINOLE ECIG WINDOW SIGNS		6	\$ 175.00	\$ 1,050.00	
SET_UP	PRESS SET UP		1	\$ 150.00	\$ 150.00	

SUBTOTAL	\$ 1,569.00
TOTAL	\$ 1,569.00



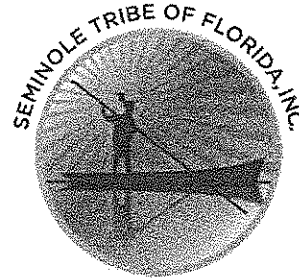
INVOICE

DATE	INVOICE #
MAY 24, 2013	524131833

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				BUSINESS CARDS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
STOFL_BSCRDS	4 LOTS SEMINOLE TRIBE BUSINESS CARDS			4	\$ 80.00	\$ 320.00
PRESS_SETUP	PRESS SET UP			4	\$ 50.00	\$ 200.00

SUBTOTAL	\$ 520.00
TOTAL	\$ 520.00



INVOICE

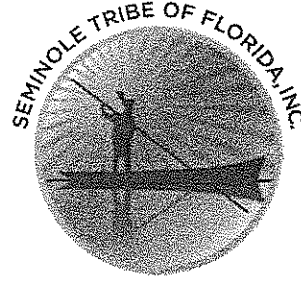
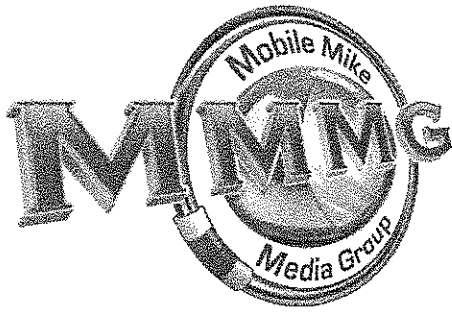
DATE	INVOICE #
MAY 30, 2013	530131840

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				WE DO RECOVER T-SHIRTS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
CUST_TSHRTS	WE DO RECOVER V-NECK T-SHIRTS WHITE SHORT SLEEVE PRINTS 4 COLOR FRONT AND 4 COLOR BACK			12-XL	\$ 13.00	\$ 156.00
CUST_TSHRTS	WE DO RECOVER V-NECK T-SHIRTS WHITE SHORT SLEEVE PRINTS 4 COLOR FRONT AND 4 COLOR BACK			12-XXL	\$ 13.00	\$ 156.00
CUST_TSHRTS	WE DO RECOVER V-NECK T-SHIRTS WHITE SHORT SLEEVE PRINTS 4 COLOR FRONT AND 4 COLOR BACK			12-XXXL	\$ 16.25	\$ 195.00
CUST_TSHRTS	WE DO RECOVER V-NECK T-SHIRTS ASH GREY SHORT SLEEVE PRINTS 4 COLOR FRONT AND 4 COLOR BACK			12-XL	\$ 15.00	\$ 180.00
CUST_TSHRTS	WE DO RECOVER V-NECK T-SHIRTS ASH GREY SHORT SLEEVE PRINTS 4 COLOR FRONT AND 4 COLOR BACK			12-XXL	\$ 15.00	\$ 180.00
CUST_TSHRTS	WE DO RECOVER V-NECK T-SHIRTS ASH GREY SHORT SLEEVE PRINTS 4 COLOR FRONT AND 4 COLOR BACK			12-XXXL	\$ 18.75	\$ 225.00

CUST_TSHRTS	WE DO RECOVER T-SHIRTS WHITE LONG SLEEVE PRINTS 4 COLOR FRONT, 4 COLOR BACK AND 2 COLOR SLEVE	12-XL	\$ 17.50	\$ 210.00
CUST_TSHRTS	WE DO RECOVER T-SHIRTS WHITE LONG SLEEVE PRINTS 4 COLOR FRONT, 4 COLOR BACK AND 2 COLOR SLEVE	12- XXL	\$ 17.50	\$ 210.00
CUST_TSHRTS	WE DO RECOVER T-SHIRTS WHITE LONG SLEEVE PRINTS 4 COLOR FRONT, 4 COLOR BACK AND 2 COLOR SLEVE	12- XXXL	\$21.25	\$ 255.00
CUST_TSHRTS	WE DO RECOVER T-SHIRTS ASH GREY LONG SLEEVE PRINTS 4 COLOR FRONT, 4 COLOR BACK AND 2 COLOR SLEVE	12-XL	\$ 18.75	\$ 225.00
CUST_TSHRTS	WE DO RECOVER T-SHIRTS ASH GREY LONG SLEEVE PRINTS 4 COLOR FRONT, 4 COLOR BACK AND 2 COLOR SLEVE	12- XXL	\$ 18.75	\$ 225.00
CUST_TSHRTS	WE DO RECOVER T-SHIRTS ASH GREY LONG SLEEVE PRINTS 4 COLOR FRONT, 4 COLOR BACK AND 2 COLOR SLEVE	12- XXXL	\$ 22.50	\$ 270.00
SET_UP		1	\$ 500.00	\$ 500.00

SUBTOTAL	\$ 2,987.00
TOTAL	\$ 2,987.00



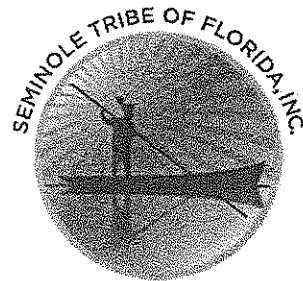
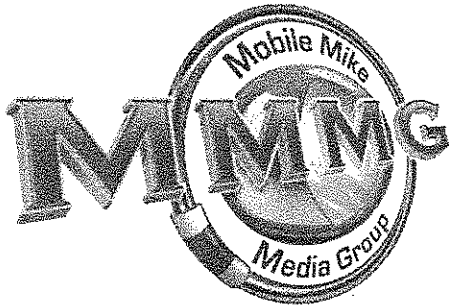
INVOICE

DATE	INVOICE #
JUNE 1, 2013	61131829

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				MINING OPS MONTHLY ADS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
NEWSPAPER_ADS	¼ PAGE FULL COLOR AD FOR MINING OPERATIONS IN THE FOLLOWING NEWSPAPERS: CALOOSA BELLE CLEWISTON NEWS GLADES COUNTRY DEMOCRAT THE SUN IMMOCKALEE BULLETIN OKEECHOBEE NEWS TMC OKEECHOBEE NEWS 300X250 PXL DIGITAL AD: florida.newszap.com			1	\$ 5,396.50	\$ 5,396.50

SUBTOTAL	\$ 5,396.50
TOTAL	\$ 5,396.50



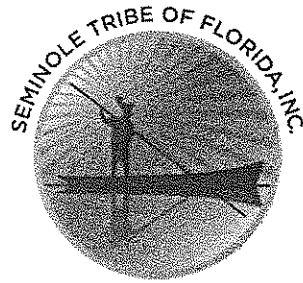
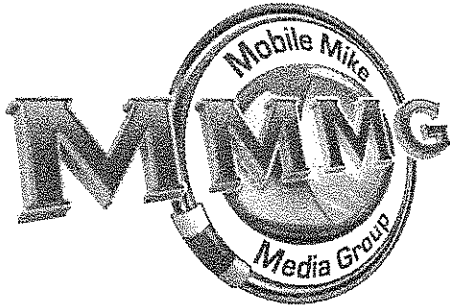
INVOICE

DATE	INVOICE #
JUNE 1, 2013	61131830

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michael@ulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				SEMINOLE BILLBOARDS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
BILLBOARDS	SEMINOLE CIG JUNE BILLBOARDS			2	\$ 2,500.00	\$ 5,000.00

SUBTOTAL	\$ 5,000.00
TOTAL	\$ 5,000.00



INVOICE

DATE	INVOICE #
JUNE 1, 2013	61131831

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				LIMOUSINE RUN
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
LIMO_RUNS	SEMINOLE LIMOUSINE RUNS			6	\$ 1,350.00	\$ 1,350.00

SUBTOTAL	\$ 1,350.00
TOTAL	\$ 1,350.00



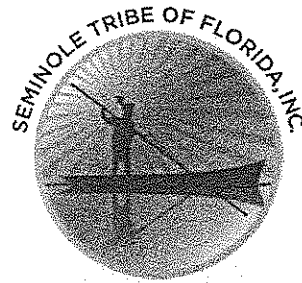
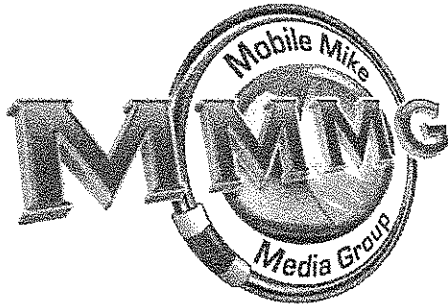
INVOICE

DATE	INVOICE #
JUNE 1, 2013	61131832

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				SEMINOLE WEB HOSTING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
WEB_HOSTING	NEW WEBSITE HOSTING			1	\$ 585.00	\$ 585.00

SUBTOTAL	\$ 585.00
TOTAL	\$ 585.00



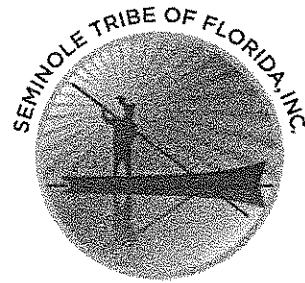
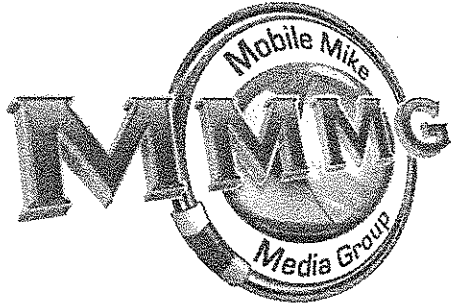
INVOICE

DATE	INVOICE #
JUNE 1, 2013	61131837

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024
PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				JUNE ADVERTISING EXPENSE CONTRACT
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
MNTHLY_CNTFEE_01	MONTHLY CONTRACT FEE JUNE		1	\$ 75,000.00	\$ 75,000.00	

SUBTOTAL	\$ 75,000.00
TOTAL	\$ 75,000.00



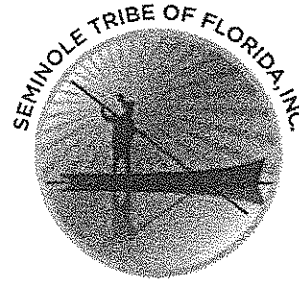
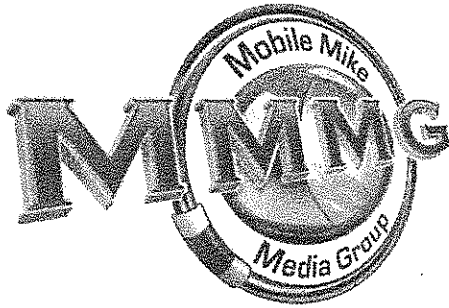
INVOICE

DATE	INVOICE #
JUNE 3, 2013	63131842

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024
PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				LYCRA FABRIC BACKDROP
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
CUST_BCKDRP	TRADESHOW BOOTH 20X20 LYCRA FABRIC BACKDROP REMOVE AND REPLACE			1	\$ 5,400.00	\$ 5,400.00

SUBTOTAL	\$ 5,400.00
TOTAL	\$ 5,400.00



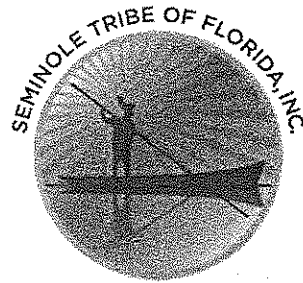
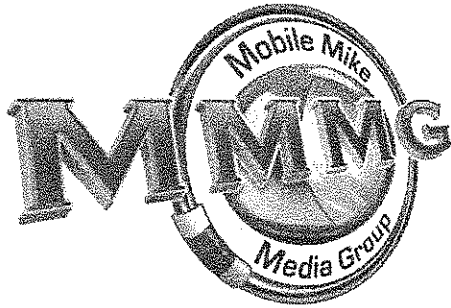
INVOICE

DATE	INVOICE #
JUNE 3, 2013	63131843

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE BUSINESS CARDS
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CUST_BSCRDS	5 LOTS SEMINOLE BUSINESS CARDS		5	\$ 80.00	\$ 400.00	
SET_UP	PRESS SET UP		5	\$ 50.00	\$ 250.00	

SUBTOTAL	\$ 650.00
TOTAL	\$ 650.00



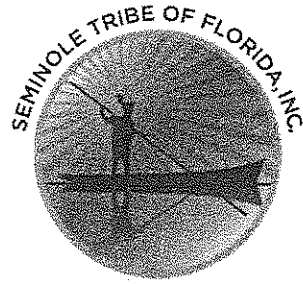
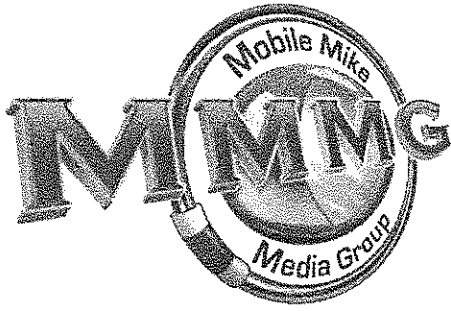
INVOICE

DATE	INVOICE #
JUNE 6, 2013	66131845

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				LIMO TRANSPORTATION
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
LIMO_TRANS	SEMINOLE LIMO TRANSPORTATION			1	\$ 1,650.00	\$ 1,650.00

SUBTOTAL	\$ 1,650.00
TOTAL	\$ 1,650.00



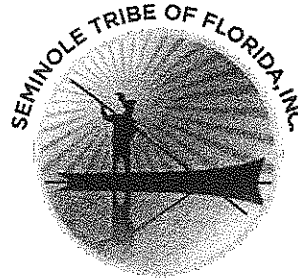
INVOICE

DATE	INVOICE #
JUNE 6, 2013	66131846

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE BOOTH TRUSS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
TRUSS_RPL	REPLACEMENT TRUSS FOR NEW TRADE SHOW BOOTH			1	\$ 6,875.00	\$ 6,875.00

SUBTOTAL	\$ 6,875.00
TOTAL	\$ 6,875.00



INVOICE

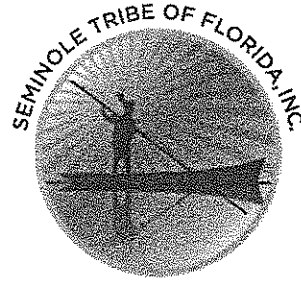
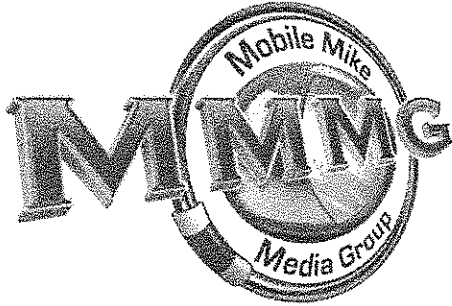
DATE	INVOICE #
JUNE 6, 2013	66131847

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeloulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				APPRECIATION PICNIC
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
EVNT_PROMO	PRESIDENT'S OFFICE PUBLIC SAFETY APPRECIATION PICNIC - JUNE 8 TH AT CHUPCO YOUTH RANCH 10575 OKEECHOBEE RD. FT PIERCE			1	\$ 2,500.00	\$ 2,500.00

A large, stylized handwritten signature in black ink, likely belonging to Michael Ulizio, is written over the bottom left portion of the invoice.

SUBTOTAL	\$ 2,500.00
TOTAL	\$ 2,500.00



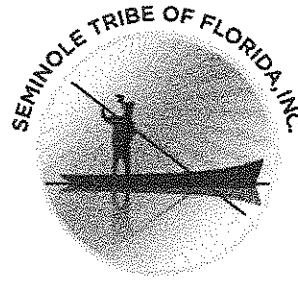
INVOICE

DATE	INVOICE #
JUNE 6, 2013	66131848

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				APPRECIATION PICNIC
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
EVNT_PROMO	PRESIDENT'S OFFICE PUBLIC SAFETY APPRECIATION PICNIC - JUNE 15 TH MARKHAM PARK 11-5			1	\$ 2,500.00	\$ 2,500.00

SUBTOTAL	\$ 2,500.00
TOTAL	\$ 2,500.00



INVOICE

DATE	INVOICE #
JUNE 6, 2013	66131849

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michael@ulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE ECIG RETRACTABLE SIGNS
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
RETRCT_SIGNS	SEMINOLE CIG 33X84 RETRACTABLE SIGNS		10	\$ 294.00	\$ 2,940.00	
PRESS_SETUP	PRESS SET UP		10	\$ 750.00	\$ 750.00	

SUBTOTAL	\$ 3,240.00
TOTAL	\$ 3,240.00



INVOICE

DATE	INVOICE #
JUNE 6, 2013	66131850

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE ECIG STORE SIGNAGE
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CSTR_SIGNS	SEMINOLE CIG STORE SIGNAGE TO INCLUDE PUMPS AND WINDOWS		1	\$ 895.00	\$ 895.00	
PRESS_SETUP	PRESS SET UP		1	\$ 75.00	\$ 75.00	

SUBTOTAL	\$ 970.00
TOTAL	\$ 970.00



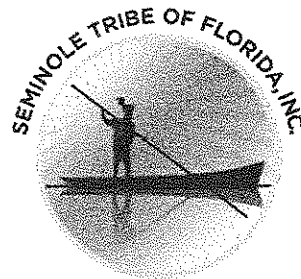
INVOICE

DATE	INVOICE #
JUNE 6, 2013	66131851

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE PRIDE WATER SIGN
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
CUST_SIGNS	22X28 PRINTED AND MOUNTED DOUBLE SIDED SEMINOLE PRIDE WATER SIGNS			30	\$ 75.00	\$ 2,250.00
PRESS_SETUP	PRESS SET UP			1	\$ 50.00	\$ 50.00

SUBTOTAL	\$ 2,300.00
TOTAL	\$ 2,300.00



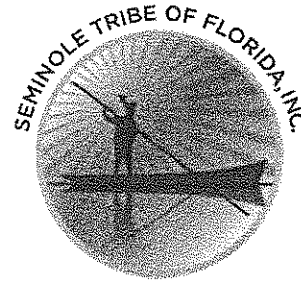
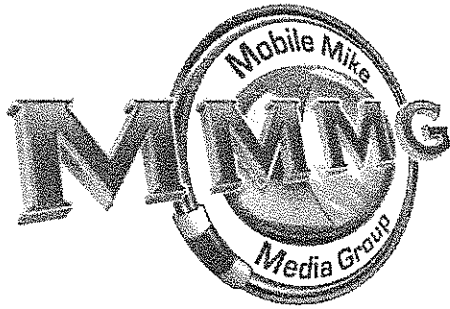
INVOICE

DATE	INVOICE #
JUNE 17, 2013	617131857

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michael@ulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE PRIDE WATER SIGN
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CUST_SIGNS	22X28 PRINTED AND MOUNTED DOUBLE SIDED SEMINOLE PRIDE WATER SIGNS		15	\$ 75.00	\$ 1,125.00	
PRESS_SETUP	PRESS SET UP		1	\$ 50.00	\$ 50.00	

SUBTOTAL	\$ 1,175.00
TOTAL	\$ 1,175.00



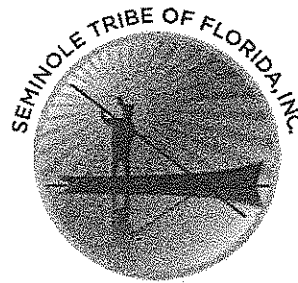
INVOICE

DATE	INVOICE #
JUNE 17, 2013	617131860

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE BUSINESS CARDS
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CUST_BSCRDS	3 LOTS SEMINOLE BUSINESS CARDS		3	\$ 80.00	\$ 240.00	
SET_UP	PRESS SET UP		3	\$ 50.00	\$ 150.00	

SUBTOTAL	\$ 390.00
TOTAL	\$ 390.00



INVOICE

DATE	INVOICE #
JUNE 21, 2013	621131863

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeloulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE ECIG NEWSPAPER AD
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
NWSPR_AD	SEMINOLE ECIG NEWSPAPER AD		1	\$ 2,500.00	\$ 2,500.00	
SET_UP	PRESS SET UP		1	\$ 75.00	\$ 75.00	

SUBTOTAL	\$ 2,575.00
TOTAL	\$ 2,575.00



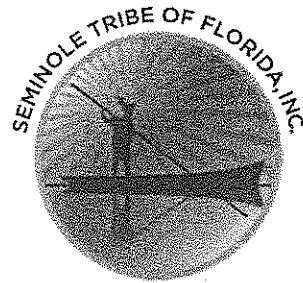
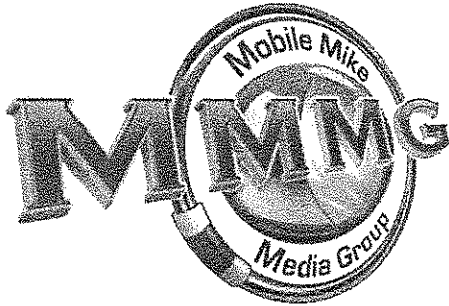
INVOICE

DATE	INVOICE #
JUNE 21, 2013	621131864

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE ECIG T-SHIRTS
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CUST_TSRTS	SEMINOLE ECIG WHITE T-SHIRTS		1000	\$ 5.75	\$ 5,750.00	
SET_UP	PRESS SET UP		1	\$ 150.00	\$ 150.00	

SUBTOTAL	\$ 5,900.00
TOTAL	\$ 5,900.00



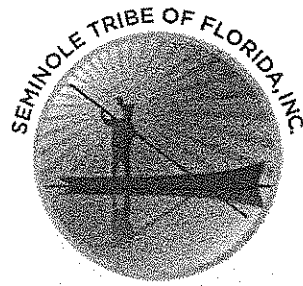
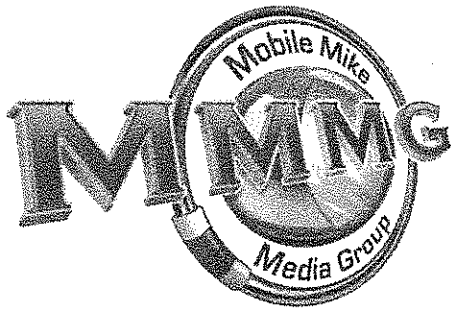
INVOICE

DATE	INVOICE #
JUNE 21, 2013	621131865

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE ECIG POLOS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
CUST_POLOS	CUSTOM EBROIDERED POLOS			48	\$ 38.00	\$ 1,824.00
SET_UP	PRESS SET UP			1	\$ 100.00	\$ 100.00

SUBTOTAL	\$ 1,924.00
TOTAL	\$ 1,924.00



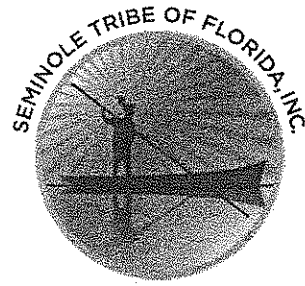
INVOICE

DATE	INVOICE #
JUNE 21, 2013	621131866

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE BRAND POLOS
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CUST_POLOS	CUSTOM EBROIDERED POLOS		72	\$ 38.00	\$ 2,736.00	
SET_UP	PRESS SET UP		1	\$ 100.00	\$ 100.00	

SUBTOTAL	\$ 2,836.00
TOTAL	\$ 2,836.00



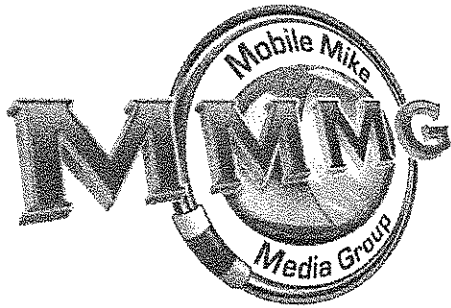
INVOICE

DATE	INVOICE #
JUNE 21, 2013	621131867

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE PRIDE BACKDROP
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CSTM_BCKDRP	CUSTOM PRINTED BACKDROP SEMINOLE PRIDE NATURALLY NATIVE		1	\$ 1,500.00	\$ 1,500.00	
SET_UP	PRESS SET UP		1	\$ 125.00	\$ 125.00	

SUBTOTAL	\$ 1,625.00
TOTAL	\$ 1,625.00



INVOICE

DATE	INVOICE #
JUNE 21, 2013	621131868

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE BEEF BROCHURE
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
PRNTD_BRHR	SEMINOLE PRIDE BEEF BROCHURE		5000	\$ 850.00	\$ 850.00	
SET_UP	PRESS SET UP		1	\$ 150.00	\$ 150.00	

SUBTOTAL	\$ 1,000.00
TOTAL	\$ 1,000.00



INVOICE

DATE	INVOICE #
JUNE 21, 2013	62131869

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michael@ulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				SEMINOLE WEB HOSTING
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
WEB_HOSTING	NEW WEBSITE HOSTING		1	\$ 585.00	\$ 585.00	

SUBTOTAL	\$ 585.00
TOTAL	\$ 585.00



INVOICE

DATE	INVOICE #
JULY 1, 2013	71131835

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
		LJR				JULY STP ADVERTISING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
MNTHLY_ADV_01	SEMINOLE TRADING POST HOLLYWOOD JULY MONTHLY ADVETISING CONTRACT			1	\$ 7,500.00	\$ 7,500.00

SUBTOTAL	\$ 7,500.00
TOTAL	\$ 7,500.00



INVOICE

DATE	INVOICE #
JULY 1, 2013	71131838

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeloulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				JULY ADVERTISING EXPENSE CONTRACT
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
MNTHLY_CNTFEE_01	MONTHLY CONTRACT FEE JULY		1	\$ 75,000.00	\$ 75,000.00	

SUBTOTAL	\$ 75,000.00
TOTAL	\$ 75,000.00



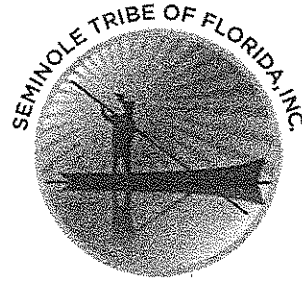
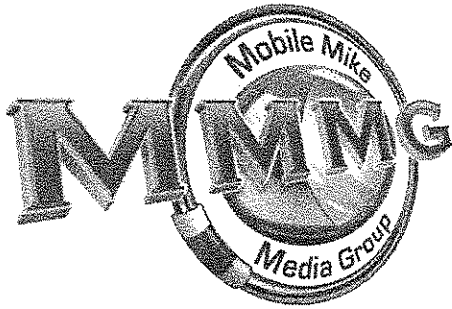
INVOICE

DATE	INVOICE #
JULY 1, 2013	71131869

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				SEMINOLE WEB HOSTING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
WEB_HOSTING	NEW WEBSITE HOSTING			1	\$ 585.00	\$ 585.00

SUBTOTAL	\$ 585.00
TOTAL	\$ 585.00



INVOICE

DATE	INVOICE #
JULY 1, 2013	711131870

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024
PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				MINING OPS MONTHLY ADS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
NEWSPAPER_ADS	¼ PAGE FULL COLOR AD FOR MINING OPERATIONS IN THE FOLLOWING NEWSPAPERS: CALOOSA BELLE CLEWISTON NEWS GLADES COUNTRY DEMOCRAT THE SUN IMMOCKALEE BULLETIN OKEECHOBEE NEWS TMC OKEECHOBEE NEWS 300X250 PXL DIGITAL AD: florida.newszip.com			1	\$ 5,396.50	\$ 5,396.50

SUBTOTAL	\$ 5,396.50
TOTAL	\$ 5,396.50



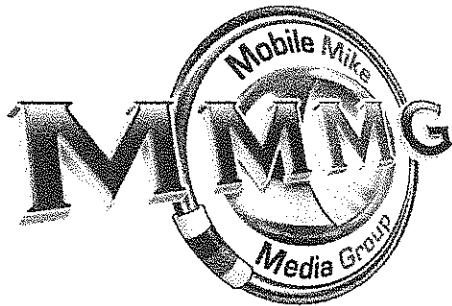
INVOICE

DATE	INVOICE #
JULY 1, 2013	711131871

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				SEMINOLE BILLBOARDS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
BILLBOARDS	SEMINOLE CIG JUNE BILLBOARDS			2	\$ 2,500.00	\$ 5,000.00

SUBTOTAL	\$ 5,000.00
TOTAL	\$ 5,000.00



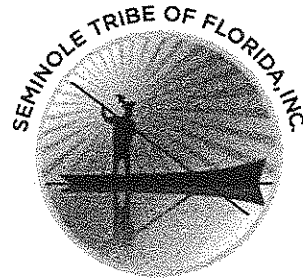
INVOICE

DATE	INVOICE #
JULY 1, 2013	71131872

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michael@ulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				JULY SEMINOLE ECIG NEWSPAPER AD
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
NWSPR_AD	SEMINOLE ECIG NEWSPAPER AD			1	\$ 2,500.00	\$ 2,500.00
SET_UP	PRESS SET UP			1	\$ 75.00	\$ 75.00

SUBTOTAL	\$ 2,575.00
TOTAL	\$ 2,575.00



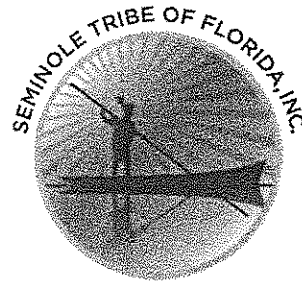
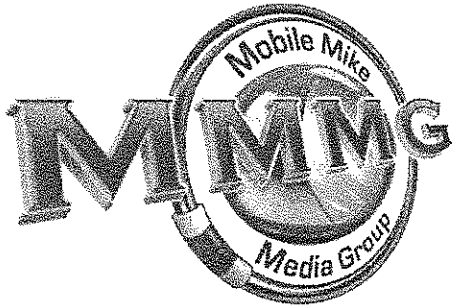
INVOICE

DATE	INVOICE #
JULY 12, 2013	712131877

BILL TO
LEOMA POORE SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 X 11354 EMAIL: LeomaPoore@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE BUSINESS CARDS
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CUST_BSCRDS	9 LOTS SEMINOLE BUSINESS CARDS		9	\$ 80.00	\$ 720.00	
SET_UP	PRESS SET UP		9	\$ 50.00	\$ 450.00	

SUBTOTAL	\$ 1,170.00
TOTAL	\$ 1,170.00



INVOICE

DATE	INVOICE #
JULY 12, 2013	712131877R

BILL TO
ETHEL HUGGINS SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EXT. 1104 EMAIL: ethelhuggins@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEMINOLE BUSINESS CARDS
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
CUST_BSCRDS	4 LOTS SEMINOLE BUSINESS CARDS		4	\$ 80.00	\$ 320.00	
SET_UP	PRESS SET UP		4	\$ 50.00	\$ 200.00	

SUBTOTAL	\$ 520.00
TOTAL	\$ 520.00



INVOICE

DATE	INVOICE #
AUGUST 1, 2013	81131836

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
		LJR				AUGUST STP ADVERTISING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
MNTHLY_ADV_01	SEMINOLE TRADING POST HOLLYWOOD AUGUST MONTHLY ADVERTISING CONTRACT			1	\$ 7,500.00	\$ 7,500.00

SUBTOTAL	\$ 7,500.00
TOTAL	\$ 7,500.00



INVOICE

DATE	INVOICE #
AUGUST 1, 2013	81131839

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeloulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				AUGUST ADVERTISING EXPENSE CONTRACT
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
MNTHLY_CNTFEE_01	MONTHLY CONTRACT FEE AUGUST		1	\$ 75,000.00	\$ 75,000.00	

SUBTOTAL	\$ 75,000.00
TOTAL	\$ 75,000.00



INVOICE

DATE	INVOICE #
AUGUST 1, 2013	711131891

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeloulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	VIA	FOB	PROJECT
		LJR				MINING OPS MONTHLY ADS
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
NEWSPAPER_ADS	¼ PAGE FULL COLOR AD FOR MINING OPERATIONS IN THE FOLLOWING NEWSPAPERS: CALOOSA BELLE CLEWISTON NEWS GLADES COUNTRY DEMOCRAT THE SUN IMMOCKALEE BULLETIN OKEECHOBEE NEWS TMC OKEECHOBEE NEWS 300X250 PXL DIGITAL AD: florida.newszap.com			1	\$ 5,396.50	\$ 5,396.50

SUBTOTAL	\$ 5,396.50
TOTAL	\$ 5,396.50



INVOICE

DATE	INVOICE #
SEPTEMBER 1, 2013	37131892

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
		LJR				SEPTEMBER STP ADVERTISING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
MNTHLY_ADV_01	SEMINOLE TRADING POST HOLLYWOOD MAYL MONTHLY ADVERTISING CONTRACT			1	\$ 7,500.00	\$ 7,500.00

SUBTOTAL	\$ 7,500.00
TOTAL	\$ 7,500.00



INVOICE

DATE	INVOICE #
SEPTEMBER 1, 2013	901131840

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEPTEMBER ADVERTISING EXPENSE CONTRACT
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
MNTHLY_CNTFEE_01	SEPTEMBER MONTHLY ADVERTISING EXPENSE CONTRACT FEE		1	\$ 75,000.00	\$ 75,000.00	

SUBTOTAL	\$ 75,000.00
TOTAL	\$ 75,000.00



INVOICE

DATE	INVOICE #
OCTOBER 1, 2013	1001131841

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@seminoletribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				OCTOBER ADVERTISING EXPENSE CONTRACT
ITEM		DESCRIPTION		QTY	PRICE	AMOUNT
MNTHLY_CNTFEE_01		OCTOBER MONTHLY ADVERTISING EXPENSE CONTRACT FEE		1	\$ 75,000.00	\$ 75,000.00

SUBTOTAL	\$ 75,000.00
TOTAL	\$ 75,000.00



INVOICE

DATE	INVOICE #
OCTOBER 1, 2013	37131894

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
		LJR				OCTOBER STP ADVERTISING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
MNTHLY_ADV_01	SEMINOLE TRADING POST HOLLYWOOD MAYL MONTHLY ADVERTISING CONTRACT			1	\$ 7,500.00	\$ 7,500.00

SUBTOTAL	\$ 7,500.00
TOTAL	\$ 7,500.00



INVOICE

DATE	INVOICE #
NOVEMBER 1, 2013	1101131842

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaeloulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				NOVEMBER ADVERTISING EXPENSE CONTRACT
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
MNTHLY_CNTFEE_01	NOVEMBER MONTHLY ADVERTISING EXPENSE CONTRACT FEE		1	\$ 75,000.00	\$ 75,000.00	

SUBTOTAL	\$ 75,000.00
TOTAL	\$ 75,000.00



INVOICE

DATE	INVOICE #
NOVEMBER 1, 2013	37131895

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
		LJR				NOVEMBER STP ADVERTISING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
MNTHLY_ADV_01	SEMINOLE TRADING POST HOLLYWOOD MAYL MONTHLY ADVERTISING CONTRACT			1	\$ 7,500.00	\$ 7,500.00

SUBTOTAL	\$ 7,500.00
TOTAL	\$ 7,500.00



INVOICE

DATE	INVOICE #
DECEMBER 1, 2013	1201131843

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024
PHONE: 954.966.6300 EMAIL: michaeleulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
HOUSE ACCOUNT		LJR				SEPTEMBER ADVERTISING EXPENSE CONTRACT
ITEM	DESCRIPTION		QTY	PRICE	AMOUNT	
MNTHLY_CNTFEE_01	DECEMBER MONTHLY ADVERTISING EXPENSE CONTRACT FEE		1	\$ 75,000.00	\$ 75,000.00	

SUBTOTAL	\$ 75,000.00
TOTAL	\$ 75,000.00



INVOICE

DATE	INVOICE #
DECEMBER 1, 2013	37131896

BILL TO
MICHAEL ULIZIO SEMINOLE TRIBE OF FLORIDA, INC PRESIDENT'S OFFICE 6300 STIRLING ROAD HOLLYWOOD, FL 33024 PHONE: 954.966.6300 EMAIL: michaelulizio@semtribe.com

P.O. #	TERMS	REP	SHIP DATE	SHIP VIA	FOB	PROJECT
		LJR				DECEMBER STP ADVERTISING
ITEM	DESCRIPTION			QTY	PRICE	AMOUNT
MNTHLY_ADV_01	SEMINOLE TRADING POST HOLLYWOOD MAYL MONTHLY ADVETISING CONTRACT			1	\$ 7,500.00	\$ 7,500.00

SUBTOTAL	\$ 7,500.00
TOTAL	\$ 7,500.00