

**SPECIAL EVENTS AGREEMENT****Tickets for Transit**

This Special Events Agreement-Tickets for Transit (“Agreement”) is entered into on February 14, 2024, by and between The Church of Jesus Christ of Latter-day Saints, a Utah corporation sole, (“Sponsor”), and Utah Transit Authority, a public transit district organized under the laws of the State of Utah (“UTA”). Sponsor and UTA hereafter collectively referred to as the “parties” and either of the foregoing may be individually referred to as “party,” all as governed by the context in which such words are used.

**RECITALS**

**WHEREAS** Sponsor will host Events in 2024 at The Conference Center of The Church of Jesus Christ of Latter-day Saints, and The Salt Lake Tabernacle (“Venues”), and

**WHEREAS** Sponsor desires to procure transit passes for transportation to its Events using UTA’s transit system; and

**WHEREAS** the parties desire to establish a program whereby Sponsor is authorized to procure transit passes by providing a lump sum payment for an anticipated number of tickets.

**AGREEMENT**

**NOW THEREFORE**, on the stated Recitals, which are incorporated herein by reference, and for and in consideration of the mutual covenants herein and in the Agreement, the mutual benefits to the parties to be derived here from, and for other valuable consideration, the receipt and sufficiency of which the parties acknowledge, it is hereby agreed as follows:

**SECTION I: DEFINITIONS**

- 1) The term “**Base Service**” means public transit service as produced in UTA’s ordinary operations and published at [www.rideuta.com](http://www.rideuta.com).
- 2) The term “**Effective Date**” shall mean February 14, 2024, unless the parties agree otherwise above.
- 3) The term “**Special Event**” shall mean an event sponsored by the Church of Jesus Christ of Latter-day Saints and held at either the Conference Center or the Salt Lake Tabernacle.
- 4) The term “**Sponsor**” means the entity defined as Sponsor on the initial page of this agreement.

**SECTION II: TERMS AND CONDITIONS**

- 1) Tickets for Transit Program. The parties agree to establish a Tickets for Transit Program (the “Program”), whereby the Sponsor procures transit passes for ticket holders to its Special Event(s) (the “Tickets for Transit Pass”).

- 2) Authorized Users. Upon the terms and conditions contained herein, UTA agrees to allow Sponsor to provide a Tickets for Transit Pass to ticket holders (“Authorized Users”) attending the Event(s) at the Venue.
- 3) Payment.
  - a) Sponsor shall pay to UTA the base purchase price of \$141,000 for the Special Events and 331,500 authorized users as listed in Exhibit A: “Events.”
  - b) On or before March 1, 2024 UTA shall invoice Sponsor for the amount owed as described in Paragraph 3. Sponsor shall pay the invoiced amount within thirty days of its receipt of the invoice. Sponsor shall pay a one percent (1%) late fee on balances due under this Agreement which remain unpaid within thirty (30) days from the due date indicated on the invoice.
- 4) Accountability. No later than one week after the completion of each event, Sponsor shall provide a report to UTA showing the actual number of tickets distributed. If more tickets were actually issued than the anticipated number depicted in Paragraph 3 above, Sponsor shall pay UTA the amount of \$.50 for each additional ticket issued. If fewer tickets were actually issued than the anticipated number depicted in Paragraph 3 above, UTA will refund Sponsor the amount of \$.50 for each ticket not issued. Payment will be made by the responsible party within 30 days after the Sponsor’s report to UTA of the actual number of tickets distributed.
- 5) Additional Special Events. UTA, in its sole discretion, may accept tickets as fares to other Special Events that are not identified in Exhibit B. The rate at which the additional events will be billed are identified in Exhibit C - “Additional Events”. The Sponsor shall notify UTA as early as possible regarding other Special Events not identified in Exhibit A to obtain UTA concurrence.
  - a) UTA will invoice the Sponsor for the amount owed as described in Exhibit C and sponsor shall pay the invoiced amount within thirty days (30) of its receipt of the invoice. Sponsor shall pay a one percent (1%) late fee on balances due under this Agreement which remain unpaid within thirty (30) days from the due date indicated on the invoice.
- 6) Term of Agreement. The term of this Agreement shall be from the Effective Date and runs through December 31, 2024.
- 7) Pass Recognized as Fare Payment. An Authorized User’s event ticket shall also serve as a transit pass when: (1) printed with the wording “Valid as UTA fare on the date indicated” or similar wording approved by UTA and (2) used for fare payment on the date of the event stated on the ticket. The Tickets for Transit Pass shall be recognized by UTA as fare payment on all Local Bus Routes, TRAX Light Rail Routes, Streetcar Light Rail, FrontRunner Commuter Rail Routes, and BRT Routes on the day of the event. The Tickets for Transit Pass shall not be recognized as fare payment on Paratransit Service, Park City-Salt Lake City

Connect Service, or any other special service. (3) Issued to event attendees via email, home delivery, or through an app. Attendees using transit to get to/from the event present acceptable fare media upon boarding the bus or upon rail inspection. Acceptable fare media for events includes: a printed copy of the Sponsor-issued email displaying the attendee's ticket, a Sponsor-issued ticket, electronic ticket, or a mobile app with the ticket displayed. Fare media that is not accepted includes: generic download from the vendor's website, a form of ticket not provided to UTA as an acceptable ticket type, a camera image of the ticket, or any other form not listed as acceptable. Sponsor must provide UTA with images of all the different ticket types. UTA will use the images to verify the logo is printed and distribute to operators, so they are aware of them prior to the event.

8) Use of the UTA Logo.

- a. The UTA Logo, which is attached hereto as Exhibit A, is the sole and exclusive property of UTA. UTA hereby grants Sponsor, so long as it is not in breach of this Agreement a limited and revocable license to use or print the UTA logo as specified herein. The interpretation and enforcement (or lack thereof) of these terms and conditions, and compliance therewith, shall be in UTA's sole discretion. The UTA Logo may not be altered in any way and must be displayed in the same form as produced by UTA. The UTA Logo must be printed in either black or in the official color of blue and red.
- b. If and when Sponsor chooses to use the UTA Logo, the UTA Logo shall be used in a professional manner.
- c. Notwithstanding the foregoing, the UTA Logo may not be used in any manner that, in the sole discretion of UTA: discredits UTA or tarnishes its reputation and goodwill; is false or misleading; violates the rights of others, violates any law, regulation or other public policy; or mischaracterizes the relationship between UTA and the user, including but not limited to any use of the UTA Logo that might be reasonably construed as an endorsement, approval, sponsorship or certification by UTA of Sponsor, Sponsor's organization, or Sponsor's products or services or that might be reasonably construed as support or encouragement to utilize Sponsor's services.
- d. Use of the UTA Logo shall create no rights for Sponsor in or to the UTA Logo or their use beyond the terms and conditions of this limited and revocable license. The UTA Logo shall remain at all times the sole and exclusive intellectual property of UTA. UTA shall have the right, from time to time, to request samples of use of the UTA Logo from which it may determine compliance with these terms and conditions. Without further notice, UTA reserves the right to prohibit use of the UTA Logo if it determines, in its sole discretion, that Sponsor's UTA Logo usage, whether willful or negligent, is not in strict accordance with the terms and conditions of this license, otherwise could discredit UTA or tarnish its reputation and goodwill, or Sponsor is otherwise in breach of this Agreement.

- 9) Pass Distribution. Sponsor shall be solely responsible for issuing Tickets for Transit Passes to Authorized Users.
- 10) Public Transit Services. The Parties understand that the transit services being used under this Agreement are public transit services. As such, Authorized Users must comply with all UTA rider rules and rules governing the use of public transit services. Authorized Users must present their Tickets for Transit Passes as proof of fare payment to UTA bus operators and fare inspectors. Authorized Users who do not have possession of a Tickets for Transit Pass must pay the regular fare for the transit service they use. UTA reserves the right to modify its service and schedules as it deems appropriate in its sole discretion.
- 11) Waiver and Release. The Parties hereby agree that Sponsor shall not be responsible or liable for the actions; omissions; negligent, intentional, or reckless conduct; or behavior of any Authorized User. Sponsor's in-kind purchasing of fares does not create an agency, representative, or special relationship with any Authorized User. All Authorized Users shall be deemed and treated as if they had paid their own fare and subject to the same terms and conditions applicable to any other UTA rider who has not benefitted from the Program. The Parties agree that Authorized User will not be deemed an agent, representative, or licensee of Sponsor. UTA hereby expressly waives and releases Sponsor from any liability, damage, expense, cause of action, suit, claim, judgment, or other action arising from or related to the actions; omissions; negligent, intentional, or reckless conduct; or behavior of any Authorized User.
- 12) Indemnification. Each party hereby agrees to be responsible and assume liability for its own negligent or wrongful acts or omissions or those of its officers, agents or employees to the full extent required by law from participation in this Agreement and agrees to indemnify and hold the other party harmless from any such liability, damage, expense, cause of action, suit, claim, judgment, or other action arising from such negligent or wrongful acts or omissions. Except as set forth herein, neither party waives any legal defenses or benefits available to them under applicable law, and both agree to cooperate in good faith in resolving any disputes that may arise under this Agreement.
- 13) Termination. This Agreement shall continue in full force and effect during the term of this Agreement unless it is terminated earlier by either party. Sponsor may terminate all or part of this agreement in the event of a pandemic (as specified by the World Health Organization) precludes performance of all or part of the Event and pay UTA a pro-rated amount of its payment only for the portions of the Event that occurred.
11. Nondiscrimination. Sponsor and UTA shall not exclude any individual from participation in or deny any individual the benefits of this Agreement, based on race, color, national origin, creed, sex, or age in accordance with the requirements of 49 U.S.C. §5332.
12. Third Party Interests. No person not a party to this Agreement shall have any rights or entitlements of any nature under it.

- 13. Entire Agreement. This Agreement contains the entire agreement between the parties hereto for the term stated and cannot be modified except by written agreement signed by both parties. Neither party shall be bound by any oral agreements or special arrangements contrary to or in addition to the terms and conditions as stated herein.
- 14. Dispute Resolution. In the event there is a dispute arising under this Agreement it shall be referred to successive levels of leadership for resolution, beginning with the UTA Fares Director and her equivalent in Sponsor’s organization and culminating with the Executive Director of UTA and the Managing Director of Sponsor’s Headquarters’ Facilities. If resolution is not achieved as the Executive Director/Managing Director level, either Party may bring the issue to litigation in a court of competent jurisdiction within Salt Lake County, Utah.
- 15. Costs and Attorney's Fees. If either party pursues legal action to enforce any covenant of this Agreement, the parties agree that all costs and expenses of the prevailing party incident to such legal action, including reasonable attorney fees and court costs shall be paid by the non-prevailing party.
- 16. Governing Law. This Agreement will be governed by Utah law.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first set forth herein.

**SPONSOR**

**UTAH TRANSIT AUTHORITY**

By: DocuSigned by: Charles N. Andersen Date: 1/22/2024  
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By: \_\_\_\_\_ Date: \_\_\_\_\_

Name:  
Title

Name: Charles N. Andersen

Title: Managing Director, Headquarters Facilities

By: \_\_\_\_\_ Date: \_\_\_\_\_

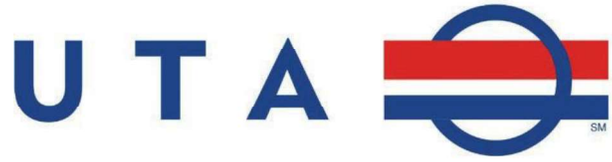
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Approved as to Form:

DocuSigned by: Mike Bell Date: 1/22/2024  
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Mike Bell  
Assistant Attorney General  
Counsel for UTA

**Exhibit "A"**  
**UTA Logo**



**Exhibit "B"**  
**Special Events**

<u>Event Name</u>	<u>2024 Date(s)</u>	<u>Number of Events</u>	<u>Anticipated Authorized Ticket Holders</u>
RootsTech Conference	Feb 29th – Mar 2nd	1	10,000 Total
General Conference	April 6th & 7th	5	18,000/session
Bells Concert	June 14th	1	2,100/night
Summer Pioneer Concert	July 19th & 20th	2	18,000/session
General Conference	October 5th & 6th	5	18,000/session
Luz de Las Naciones	Nov 1st & 2nd	2	18,000/night
Bells Concert	Nov 22nd & 23rd	2	2,100/night
Choir Christmas Concert	December 12th, 13th & 14th	3	18,000/session
Savior of the World	November – December	24	800/night
<b>Total</b>			<b>341,500</b>

**Exhibit "C"**  
**Additional Special Events**

<b>Tickets Sold</b>	<b>Price per Event</b>
<b>15,000+</b>	<b>\$8,100</b>
<b>7,500 – 14,999</b>	<b>\$6,075</b>
<b>0 – 7,499</b>	<b>\$2,025</b>