CITY OF LOS ANGELES DEPARTMENT OF CULTURAL AFFAIRS (DCA) GRANTS PROGRAM

CONTRACT SUPPLEMENT #3) ACKNOWLEDGEMENT OF RESPONSIBILITIES

Indemnity and Hold Harmless. Grantee agrees and acknowledges that the City shall take no responsibility for matters arising out of statements or aesthetic judgments made by Grantee. Further, Grantee hereby agrees to defend, indemnify and hold harmless the City, its agents, officials and employees against and in respect of any lawsuits, claims, damages, losses and expenses. Expenses may include attorney fees, arising from or based upon any claim by any third party resulting from or based upon the planning, development or execution of the grant-supported project. These include without limitation public statements or aesthetic displays.

Assessment of Penalties for Failure to Comply. Grantee understands and agrees that the DCA's grant staff may assess one or more financial penalties for:

- All contract amendments requested after April 3, 2017
- Contract amendments requested *prior* to April 3, 2017 deemed by DCA staff to counteract the Cultural Grants program efforts at equitable arts funding and services throughout all Council Districts.
- Processing invoices and reports later than 45 days after July 1, 2017
- Failure to provide proper credit with the DCA logo and/or the statement *This [program, exhibition, concert, performance, workshop, etc.] is made possible in part by a grant from the City of Los Angeles, Department of Cultural Affairs.*
- Resolution of issues related to failure to serve the City or the general public as outlined in either a Grantee's original proposal or City contract.

Possible Future Consequences of Failure to Comply. Grantee acknowledges that the assessment of penalties as outlined above, may affect its future funding opportunities with DCA.

Print Name of Individual or Organization Representative
Print Name of Organization (if applicable)
Signature of Individual or Representative
Date