

### Pre-Scheduled show dates and details

## OBLIVION

Date: September 28, 2019

- Theme: Death Metal very grungy, Rave, Mosh pit, Hardcore.
- > Basic set up: circle barrier around ring, Death Metal Rave, Concert scene.
- Promotional phrase: "where nightmares become reality."
- ➤ Show run time: 2 Hours and 30 Minutes/ 2 Hours set up period.

# KING OF THE SCENE

Date: October 27, 2018/ November 9, 2019

- Main Event Match: Finally of king of the scene tournament/Falls count Anywhere
- Theme: crowned skulls with a mid-evil post-apocalyptic theme
- Promotional phrase: "Where the kingdom rises, and the prophet is chosen."
- > Show set up: Throne at stage, spikes by ramps, after battle scene.
- ➤ Show run time: 3 hours and 15 minutes/ 2 hour and 30 minutes set up period.

# NIGHT OF CHAOS

Date: January 5, 2019

- Theme: Militarize designated safe zone with modernized Monroe militia
- Promotional Phrase: "a war like no other. "
- Show set up: The Purge Night, Political suicide(Literal) Two parties. Red quick and painless or Blue Slow and agonizing (Details up for discussion).
- Show run time: 2 Hours and 30 Minutes/ 2 Hours set up time

# Court of order

Date: April 27, 2019

- Main event match: 10-man gauntlet match for an opportunity at the NSPW World Heavyweight champion.
- Theme: Post-Apocalyptic trial court. (Details up for discussion)
- Promotional phrase: "Guilty by association"
- Show set up: Ruin five-person court.
- Show run time: 3 Hours 30 Minutes/ 2 Hours 30 Minutes set up time.

# Mutual Destruction.

Date: August 17, 2019

- Promotional phrase: "The end of two worlds".
- > Theme: The 300 Greece Empire
- > Set up: Greek Coliseum after battle
- > Show run time: 2 Hours and 30 Minutes/ 2 Hours set up time.



# WRESTLEPOCALYPSE

Set up Management Team: (Order of command)

Date: July 13, 2019 **Chief Executive Officer Chief Operations Officer** 

**NSPW Commissioner** IV. President of Artic Fox Ent.

V. **Director of Finances** 

> Decisions to be determined on Ratings leading up to date. Also, once at least 4/5 of Set Up Management team has been assembled.

## **Build up shows**

# ANARCHY

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II.

III.

Show Colors: Green and Black

> Show Run Time: 2 Hours/ 1 Hour 30 Minute set up

Show set up: Hazard zone, Gas masks, swat guards

Promotional phrase: "Welcome to the Kingdom of Chaos".

Location: Hillsborough, Polk, Hardee, Manatee Counties

DATES	LOCATION	TIME	APPROVED BY	COST OF	CONTACT
NOV 10, 2018	Temple Terrance	19:00:00 ET		½ \$62/ \$115 hr.	DFOUTTS@TEMPLETERRANCE.COM
DEC 8, 2018		19:00:00 ET			
JAN 19, 2019		19:00:00 ET			
FEB 16, 2019		19:00:00 ET			
MAR 16,2019		19:00:00 ET			
APRIL 6, 2019		19:00:00 ET			
MAY 11, 2019		19:00:00 ET			
JUNE 8, 2019		19:00:00 ET			
JUNE 22, 2019		19:00:00 ET			
JULY 27, 2019		19:00:00 ET			
AUG 24, 2019		19:00:00 ET			
SEPT 7, 2019		19:00:00 ET			
OCT 12, 2019		19:00:00 ET			



# **Lovereignty**

- Show colors: Silver and Black
- ➤ Show Run time: 2 hours/ 1 hour and 30 minutes set up time
- Show set up: Oval office in Ruin, sovereignty custom presidential logo in middle of ring,
- Promotional phrase:
- Location: Osceola, Orange, Lake, Seminole Counties

DATE	LOCATION	TIME	APPROVED BY	COST OF	CONTACT
NOV 24, 2018	Orlando Magic	19:00:00 ET		½ \$42/\$75HR	
DEC 22, 2018		19:00:00 ET			
FEB 2, 2019		19:00:00 ET			
MAR 2, 2019		19:00:00 ET			
MAR 30, 2019		19:00:00 ET			
Apr 13, 2019		19:00:00 ET			
May 25, 2019		19:00:00 ET			
Jun 8, 2019		19:00:00 ET			
Jun 29, 2019		19:00:00 ET			
Aug 10, 2019		19:00:00 ET			
Sep 7, 2019		19:00:00 ET			
Oct 5, 2019		19:00:00 ET			

#### TALENT AND STAFF PAYROLL/BENIFITS

Payroll and Benefit details are for only contracted NSPW Superstars.

### **Payroll**

NSPW World Heavyweight Champion/\$200 Bonus Per show + Travel Cost + Sleeping Accommodations.

Silver Knight Champion/ \$130 Bonus Per show + Travel Cost

Tag Team Campions/\$80 Bonus Per show + Travel Cost

NSPW Women Champion/ \$100 Bonus

All talent for the show will be compensated per show attendance.

Hourly Starting Pay for Talent/\$10.00 per hour

5-8 Years in ring experience/ \$13.00 per hour

8+ Years in ring experience/ \$15.50 per hour

Set up Crew and Extras/ \$8.50 per hour

Contracted superstars once have completed review by the NSPW Directory committee.

NSPW Green period of 1 year and a performance

**NSPW Management Non-Disclosure Form** NON-DISCLOSURE AGREEMENT

This Non-disclosure Agreement (this "Agreement") is made	e effective as of January 01,
2018 (the "Effective Date"), by and between Krimson Fox	Incorporated (the "Owner"), of
603 Rangpur st, Lakeland, Florida 33803, and	(the "Recipient"), of

Information will be disclosed to the Recipient to determine whether the Recipient could assist Krimson Fox Incorporated with the development of New Scene Pro Wrestling. The Owner has requested, and the Recipient agrees that the Recipient will protect the confidential material and information which may be disclosed between the Owner and the Recipient. Therefore, the parties agree as follows:

I. CONFIDENTIAL INFORMATION. The term "Confidential Information" means any information or material which is proprietary to the Owner, whether or not owned or developed by the Owner, which is not generally known other than by the Owner, and which the Recipient may obtain through any direct or indirect contact with the Owner. Regardless of whether specifically identified as confidential or proprietary, Confidential Information shall include any information provided by the Owner concerning the business, technology and information of the Owner and any third party with which the Owner deals, including, without limitation, business records and plans, trade secrets, technical data, product ideas, contracts, financial information, pricing structure, discounts, computer programs and listings, source code and/or object code, copyrights and intellectual property, inventions, sales leads, strategic alliances, partners, and customer and client lists. The nature of the information and the manner of disclosure are such that a reasonable person would understand it to be confidential.



and any other information that both parties agree in writing is not confidential.

II. PROTECTION OF CONFIDENTIAL INFORMATION. The Recipient understands and acknowledges that the Confidential Information has been developed or obtained by the Owner by the investment of significant time, effort and expense, and that the Confidential Information is a valuable, special and unique asset of the Owner which provides the Owner with a significant competitive advantage, and needs to be protected from improper disclosure. In consideration for the receipt by the Recipient of the Confidential Information, the Recipient agrees as follows:

A. "Confidential Information" does not include:

- matters of public knowledge that result from disclosure by the Owner;
- information rightfully received by the Recipient from a third party without a duty of confidentiality;
- information independently developed by the Recipient;
- information disclosed by operation of law;
- information disclosed by the Recipient with the prior written consent of the Owner;
- A. No Disclosure. The Recipient will hold the Confidential Information in confidence and will not disclose the Confidential Information to any person or entity without the prior written consent of the Owner.
- B. No Copying/Modifying. The Recipient will not copy or modify any Confidential

  Information without the prior written consent of the Owner.
- C. Unauthorized Use. The Recipient shall promptly advise the Owner if the Recipient becomes aware of any possible unauthorized disclosure or use of the Confidential Information.
- D. Application to Employees. The Recipient shall not disclose any Confidential Information to any employees of the Recipient, except those employees who are required to have the Confidential Information in order to perform their job duties in connection with the limited purposes of this Agreement. Each permitted employee to whom Confidential Information is



<u>disclosed shall sign a non-disclosure</u> at agreement substantially the same as this Agreement

the request of the Owner.

III. UNAUTHORIZED DISCLOSURE OF INFORMATION - INJUNCTION. If it appears that the Recipient has disclosed (or has threatened to disclose) Confidential Information in violation of this Agreement, the Owner shall be entitled to an injunction to restrain the Recipient from disclosing the Confidential Information in whole or in part. The Owner shall not be prohibited by this provision from pursuing other remedies, including a claim for losses and damages.

IV. NON-CIRCUMVENTION. For a period of five (5) years after the end of the term of this

Agreement, the Recipient will not attempt to do business with, or otherwise solicit any business
contacts found or otherwise referred by Owner to Recipient for the purpose of circumventing, the
result of which shall be to prevent the Owner from realizing or recognizing a profit, fees, or
otherwise, without the specific written approval of the Owner. If such circumvention shall occur the
Owner shall be entitled to any commissions due pursuant to this Agreement or relating to such
transaction.

V. RETURN OF CONFIDENTIAL INFORMATION. Upon the written request of the Owner, the Recipient shall return to the Owner all written materials containing the Confidential Information. The Recipient shall also deliver to the Owner written statements signed by the Recipient certifying that all materials have been returned within five (5) days of receipt of the request.

VI. RELATIONSHIP OF PARTIES. Neither party has an obligation under this Agreement to purchase any service or item from the other party, or commercially offer any products using or incorporating the Confidential Information. This Agreement does not create any agency, partnership, or joint venture.

VII. NO WARRANTY. The Recipient acknowledges and agrees that the Confidential

Information is provided on an "AS IS" basis. THE OWNER MAKES NO WARRANTIES,

EXPRESS OR IMPLIED, WITH RESPECT TO THE CONFIDENTIAL INFORMATION



ANY AND ALL IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT

SHALL THE OWNER BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, OR

CONSEQUENTIAL DAMAGES IN CONNECTION WITH OR ARISING OUT OF THE PERFORMANCE OR USE OF ANY PORTION OF THE CONFIDENTIAL

INFORMATION. The Owner does not represent or warrant that any product or business plans disclosed to the Recipient will be marketed or carried out as disclosed, or at all. Any actions taken by the Recipient in response to the disclosure of the Confidential Information shall be solely at the risk of the Recipient.

VIII. LIMITED LICENSE TO USE. The Recipient shall not acquire any intellectual property rights under this Agreement except the limited right to use as set forth above. The Recipient acknowledges that, as between the Owner and the Recipient, the Confidential Information and all related copyrights and other intellectual property rights, are (and at all times will be) the property of the Owner, even if suggestions, comments, and/or ideas made by the Recipient are incorporated into the Confidential Information or related materials during the period of this Agreement.

IX. INDEMNITY. Each party agrees to defend, indemnify, and hold harmless the other party and its officers, directors, agents, affiliates, distributors, representatives, and employees from any and all third party claims, demands, liabilities, costs and expenses, including reasonable attorney's fees, costs and expenses resulting from the indemnifying party's material breach of any duty, representation, or warranty under this Agreement.

X. ATTORNEY'S FEES. In any legal action between the parties concerning this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees and costs.

XI. TERM. The obligations of this Agreement shall survive 3 years from the Effective Date or until the Owner sends the Recipient written notice releasing the Recipient from this Agreement.

After that, the Recipient must continue to protect the Confidential Information that was received during the term of this Agreement from unauthorized use or disclosure for an additional 1 Year.



## XII. GENERAL PROVISIONS. This

the

**Executive Signature** 

parties regarding confidentiality. Any amendments must be in writing and signed by both parties.

This Agreement shall be construed under the laws of the State of Florida. This Agreement shall not

be assignable by either party. Neither party may delegate its duties under this Agreement without the prior written consent of the other party. The confidentiality provisions of this Agreement shall remain in full force and effect at all times in accordance with the term of this Agreement. If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining portions of this Agreement shall remain in full force and effect and construed so as to best effectuate the original intent and purpose of this Agreement.

XIII. SIGNATORIES. This Agr	reement shall be executed by	, NSPW
Commissioner, on behalf of Krim	son Fox Incorporated and	and delivered in
the manner prescribed by law as	of the date first written above.	
OWNER:		
Krimson Fox Incorporated		
X_	DATE:	
<u>Recipient</u>		
<u>x</u>	DATE:	<del></del>
NSPW Commissioner		
	D A ME	
<u>X</u>	DATE:	



### **Policy and Regulations**

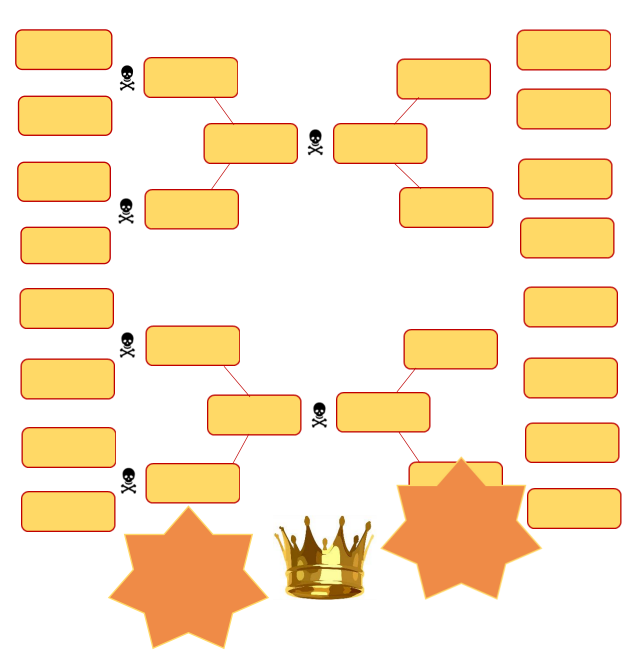
- **DISCRIMANATION:** Krimson Fox Incorporated has a zero tolerance for discrimination with include but are not limited to Racism, Sexism, Or Homophobia. Krimson Fox Inc. is a family oriented company and will not be subject to inappropriate actions. Any actions to cause Physical or Emotional harm will result in immediate termination.
- **SEXUAL MISCONDUCT:** Krimson Fox Inc. a gender equality company. Expects all employees under Krimson Fox Inc. maintain a professional working environment. Any one who is subject to any assault sexually including but not limited to Verbal or Physical abuse. We urge all employees to speak out and talk to their immediate supervisors about such actions. Matters will be handled accordingly.
- o **Theft:** Any Employee who is caught taking or using any materials owned by Krimson Fox Inc. or its subsidies without managerial permission will result in immediate termination will be turned over to authorities for proper arraignment.
- o **Property Damage:** Any Employee who vandalizes or destroys materials or property own by Krimson Fox Inc. will result in immediate termination and will be turned over to authorities for proper arraignment.



Presents

# KING OF THE SCENE

Tournament





# RING OF THE SCENE

## TOURNAMENT

## MATCH DETAILS

- I. The King of the Scene Tournament will consist of 16 men which.
- II. Every man will participate in one on one matches.
- III. First round all matches will be under No disqualification.
- IV. Second round all matches will only be allowed to win by submission.
- V. Semi Finals the remaining four will have the option to decide whether First Blood or Last man standing as their stipulations for a victory.
- VI. The King of the Scene Finally will be a ladder match to retrieve the NSPW World heavy weight Championship. To crown the inaugural Champion.
- VII. The First winner will be given the NSPW World championship, The New Scene Class Ring, and a Coronation as that years KING. All who win after will be given an Opportunity at the NSPW World Heavyweight Championship at a time of their choosing.



VIII. The King of the Scene will have the right to give anyone else besides himself an opportunity at the championship unless the Current King of the scene is also world champion then this play becomes except. The king of the scene only has the power to do this once.

## **NSPW CHAMPIONSHPS**

\* Main Belt: NSPW World Heavyweight Championship. (References for design Below)







Secondary Belt: NSPW Silver Knight
 Championship. (References for design Below)







## Tag Team Championships. (References for design below)





\* NSPW Women's Championship. (References for design Below)



## **BYLAWS OF** KRIMSON FOX INCORPORATED

### **ARTICLE I SHAREHOLDERS**

Section 1. Annual Meeting. An annual meeting shall be held once each calendar year for the purpose of electing directors and for the transaction of such other business as may properly come before the meeting. The annual meeting shall be held at the time and place designated by the Board of Directors from time to time.

Section 2. Special Meetings. Special meetings of the shareholders may be requested by the President, the Board of Directors, or the holders of a majority of the outstanding voting shares.

Section 3. Notice. Written notice of all shareholder meetings, whether regular or special meetings, shall be provided under this section or as otherwise required by law. The Notice shall state the place, date, and hour of meeting, and if for a special meeting, the purpose of the meeting. Such notice shall be mailed to all shareholders of record at the address shown on the corporate books, at least 10 days prior to the meeting. Such notice shall be deemed effective when deposited in ordinary U.S. mail, properly addressed, with postage prepaid.

**Section 4. Place of Meeting.** Shareholders' meetings shall be held at the corporation's principal place of business unless otherwise stated in the notice. Shareholders of any class or series may participate in any meeting of shareholders by means of remote communication to the extent the Board of Directors authorizes such participation for such class or series. Participation by means of remote communication shall be subject to such guidelines and procedures as the Board of Directors adopts. Shareholders



participating in a shareholders' meeting by means of remote communication shall be deemed present and may vote at such a meeting if the corporation has implemented reasonable measures: (1) to verify that each person participating remotely is a shareholder, and (2) to provide such shareholders a reasonable opportunity to participate in the meeting and to vote on matters submitted to the shareholders, including an opportunity to communicate, and to read or hear the proceedings of the meeting, substantially concurrent with such proceedings.

Section 5. Quorum. A majority of the outstanding voting shares, whether represented in person or by proxy, shall constitute a quorum at a shareholders' meeting. In the absence of a quorum, a majority of the represented shares may adjourn the meeting to another time without further notice. If a quorum is represented at an adjourned meeting, any business may be transacted that might have been transacted at the meeting as originally scheduled. The shareholders present at a meeting represented by a quorum may continue to transact business until adjournment, even if the withdrawal of some shareholders results in representation of less than a quorum.

#### **ARTICLE II DIRECTORS**

**Section 1.** Number of Directors. The corporation shall be managed by a Board of Directors consisting of 9 director(s).

**Section 2. Election and Term of Office.** The directors shall be elected at the annual shareholders` meeting. Each director shall serve a term of 5 year(s), or until a successor has been elected and qualified.

**Section 3. Quorum.** A majority of directors shall constitute a quorum.

Section 4. Adverse Interest. In the determination of a quorum of the directors, or in voting, the disclosed adverse interest of a director shall not disqualify the director or invalidate his or her vote.

Section 5. Regular Meeting. An annual meeting shall be held, without notice, immediately following and at the same place as the annual meeting of the shareholders. The Board of Directors may provide, by resolution, for additional regular meetings without notice other than the notice provided by the resolution.

Section 6. Special Meeting. Special meetings may be requested by the President, Vice-President, Secretary, or any two directors by providing five days' written notice by ordinary United States mail, effective when mailed. Minutes of the meeting shall be sent to the Board of Directors within two weeks after the meeting.

**Section 7.** Procedures. The vote of a majority of the directors present at a properly called meeting at which a quorum is present shall be the act of the Board of Directors, unless the vote of a greater number is required by law or by these by-laws for a particular resolution. A director of the corporation who is present at a meeting of the Board of Directors at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless their dissent shall be entered in the minutes of the meeting. The Board shall keep written minutes of its proceedings in its permanent records.

If authorized by the governing body, any requirement of a written ballot shall be satisfied by a ballot submitted by electronic transmission, provided that any such electronic transmission must either set forth or be submitted with information from which it can be determined that the electronic transmission was authorized by the member or proxy holder.



**Section 8. Removal / Vacancies.** A director shall be subject to removal, with or without cause, at a meeting of the shareholders called for that purpose. Any vacancy that occurs on the Board of Directors, whether by death, resignation, removal or any other cause, may be filled by the remaining directors. A director elected to fill a vacancy shall serve the remaining term of his or her predecessor, or until a successor has been elected and qualified.

Section 9. Resignation. Any director may resign effective upon giving written notice to the chairperson of the board, the president, the secretary or the Board of Directors of the corporation, unless the notice specifies a later time for the effectiveness of such resignation. If the resignation is effective at a future time, a successor may be elected to take office when the resignation becomes effective.

**Section 10. Committees.** To the extent permitted by law, the Board of Directors may appoint from its members a committee or committees, temporary or permanent, and designate the duties, powers and authorities of such committees.

#### ARTICLE III **OFFICERS**

Section 1. Number of Officers. The officers of the corporation shall be a President, one or more Vice-Presidents (as determined by the Board of Directors), a Treasurer, and a Secretary.

**President/Chairman.** The President shall be the chief executive officer and shall preside at all meetings of the Board of Directors and its Executive Committee, if such a committee is created by the Board.

**Vice President.** The Vice President shall perform the duties of the President in the absence of the President and shall assist that office in the discharge of its leadership duties.

**Secretary.** The Secretary shall give notice of all meetings of the Board of Directors and Executive Committee, if any, shall keep an accurate list of the directors, and shall have the authority to certify any records, or copies of records, as the official records of the corporation. The Secretary shall maintain the minutes of the Board of Directors' meetings and all committee meetings.

**Treasurer/CFO.** The Treasurer shall be responsible for conducting the financial affairs of the corporation as directed and authorized by the Board of Directors and Executive Committee, if any, and shall make reports of the corporation's finances as required, but no less often than at each meeting of the Board of Directors and Executive Committee.

Section 2. Election and Term of Office. The officers shall be elected annually by the Board of Directors at the first meeting of the Board of Directors, immediately following the annual meeting of the shareholders. Each officer shall serve a one year term or until a successor has been elected and qualified.

Section 3. Removal or Vacancy. The Board of Directors shall have the power to remove an officer or agent of the corporation. Any vacancy that occurs for any reason may be filled by the Board of Directors.

#### **ARTICLE IV** CORPORATE SEAL, EXECUTION OF INSTRUMENTS



The corporation shall have a corporate seal, which shall be affixed to all deeds, mortgages, and other instruments affecting or relating to real estate. All instruments that are executed on behalf of the corporation which are acknowledged and which affect an interest in real estate shall be executed by the President or any Vice-President and the Secretary or Treasurer. All other instruments executed by the corporation, including a release of mortgage or lien, may be executed by the President or any Vice-President. Notwithstanding the preceding provisions of this section, any written instrument may be executed by any officer(s) or agent(s) that are specifically designated by resolution of the Board of Directors.

#### ARTICLE V AMENDMENT TO BYLAWS

The bylaws may be amended, altered, or repealed by the Board of Directors or the shareholders by a majority of a quorum vote at any regular or special meeting; provided however, that the shareholders may from time to time specify particular provisions of the bylaws which shall not be amended or repealed by the Board of Directors.

### **ARTICLE VI INDEMNIFICATION**

Any director or officer who is involved in litigation by reason of his or her position as a director or officer of this corporation shall be indemnified and held harmless by the corporation to the fullest extent authorized by law as it now exists or may subsequently be amended (but, in the case of any such

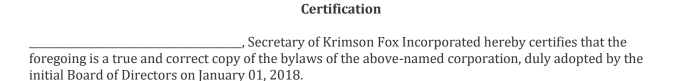
amendment, only to the extent that such amendment permits the corporation to provide broader indemnification rights).

#### **ARTICLE VII** STOCK CERTIFICATES

The corporation may issue shares of the corporation's stock without certificates. Within a reasonable time after the issue or transfer of shares without certificates, the corporation shall send the shareholder a written statement of the information that is required by law to be on the certificates. Upon written request to the corporate secretary by a holder of such shares, the secretary shall provide a certificate in the form prescribed by the directors.

#### **ARTICLE VIII** DISSOLUTION

The corporation may be dissolved only with authorization of its Board of Directors given at a special meeting called for that purpose, and with the subsequent approval by no less than two-thirds (2/3) vote of the members.





I understand & agree this is a legal

representation of my signature.

X	Date:
X	Date:

## **Show Supply List**

to wastppi, misc			
<b>≻</b> Camera	QTY. 5	PRICE: \$120.00	TOTAL: \$600.00
➤ Camera stand	QTY. 3	PRICE: \$35.00	TOTAL: \$105.00
<b>≻</b> Laptop	QTY. 3	PRICE: \$280.00	TOTAL: \$840.00
➤ Speakers	QTY. 5	PRICE: \$160.00	TOTAL: \$800.00
<b>≻</b> Ring	QTY. 1	PRICE: \$5,600	TOTAL: \$5,600
➤ Championship	QTY. 5	PRICE: \$1,395, \$900	TOTAL: \$5,000
<ul><li>Championship</li><li>Microphones</li></ul>	QTY. 5	PRICE: \$1,395, \$900 PRICE: \$110	TOTAL: \$5,000  TOTAL: \$220.00
•			. ,
➤ Microphones	QTY. 6	PRICE: \$110	TOTAL: \$220.00
<ul><li>➤ Microphones</li><li>➤ Lights</li></ul>	QTY. 6 QTY. 8	PRICE: \$110 PRICE: \$130	TOTAL: \$220.00  TOTAL: \$260.00



>Tv stands

QTY. 3 PRICE: \$35

TOTAL: \$110

- **≻**Chairs
- **≻**Table
- ➤ Extra ring ropes
- > Extra turnbuckle
- **≻**Canvas
- ➤ Barricades
- ➤ Ramp\*\*
- **≻**Props

TOTAL: \$17,000

## **Orlando Magic Recreation Center**

Address: 4863 N. Goldenrod Rd,, Winter Park, FL 32792

**Hours**:

Sunday 1–8PM

Monday 8AM-8PM

Tuesday 8AM-8PM

Wednesday 8AM-8PM

Thursday 8AM-8PM

Friday 8AM-8PM

Saturday 8AM-8PM

Phone: (407) 254-9025

## **Temple Terrance Recreation Center**

Address: 6610 Whiteway Dr, Tampa, FL 33617



# **Hours**:

Sunday 12–6PM

Monday 7AM-9:15PM

Tuesday 7AM-9:15PM

Wednesday 7AM-9:15PM

Thursday 7AM-9:15PM

Friday 7AM–9:15PM

Saturday 8AM-5PM

Phone: (813) 506-6600

## **NSPW Hierarchy**



