



This agreement is entered into by and between **Reel Talent, INC., 11513 S. Ash Street, Jenks, Oklahoma 74037** (the "Agent") and _____ (the "Actor/Actress") at: _____ (address) on _____ (date). Unless otherwise stated below, all other terms apply.

1. Services and Term. Actor/Actress engages Agent as representative agent for a term of 12 months commencing with the date hereof (the "term") and will automatically renew on the day of commencement every year unless terminated by written notice by either the Agent or the Actor/Actress. It is understood by both the Actor/Actress that this is an exclusive contract and any other contractual agreements for the management and representation of the Actor/Actress will be considered null and void and it is the duty of the Actor/Actress to notify Agent of the cancellation of other such previously entered agreements and/or contracts.

2. Specific Requirements Relating to the Services. Agent's duties shall be to use reasonable efforts to procure and or negotiate the engagement of Actor/Actress's services in the entertainment, concerts, recording, stage, film, television, literary and related fields throughout the world, including but not limited to merchandising, advertising, interactive media or any other technology now in existence or utilized. Agent may advise and counsel artist in the development or advancement of artist's professional career.

2.1 Agent is authorized to use Actor/Actress name, likeness and qualifications to publicize Actor/Actress in connection with representation of Talent.

3. Compensation. Agent agrees to perform the services specified herein. Actor/Actress understands that Agent may render similar services to other persons, firms and corporations. Actor/Actress represents that he/she is free to enter into this Agreement and does not have and will not have any contract or obligation that will conflict herewith.

3.1 Actor/Actress agrees not to discuss or disclose rates with or in front of others.

3.2 Actor/Actress agrees to pay Agent fifteen percent of the gross compensation earned or received by Actor/Actress for, or in connection with:

(i) any contracts for, or engagements of, Actor/Actress services (collectively and individually hereinafter sometimes referred to as "employment") now in existence, except to such extent that Actor/Actress may be obligated to pay commission on such contracts to another agent, or contracts entered into or negotiated for during the term, including, but not limited to, all gross compensation therefrom, and payments thereon, that are earned or received by Actor/Actress or become due or payable to Actor/Actress after the expiration of the term, and

(ii) for, or in connection with, the negotiation or renegotiation of an original or pre-existing contract, including modifications, renewals, additions, substitutions, supplements, replacements, or extensions of or to such contracts, and as a result thereof the Actor/Actress enters into a negotiated or renegotiated contract.

3.2 "Gross compensation" includes all forms of compensation, money, things of value or other emoluments (including, but not limited to, salaries, earnings, fees, residuals, royalties, securities and shares of profits or gross receipts) received by Actor/Actress or any person, firm or corporation, partnership, joint venture or other entity now or hereafter owned or controlled by Actor/Actress (hereafter "my firm") or in which Actor/Actress may have any right, title or interest, from such contracts or engagements and modifications, renewals, additions, substitutions, supplements, replacements, and extensions of or to such contracts or engagements, whether or not procured by Agent or by anyone else as well as from any form of advertising, commercial tie-ups or infomercials using Actor/Actress's name, likeness, or voice.

4. Commissions. Agent's commissions under this Agreement shall be payable as and when gross compensation is received by Actor/Actress or any other person or entity on Actor/Actress's behalf. From all gross compensation subject to this Agreement which Agent receives, Agent shall have the right to deduct the amount of any and all commissions that are due and payable to Agent hereunder or under any other representation agreement between Actor/Actress and Agent. Agent will provide artist with a receipt for all fees, deposits, consideration or payment which agency receives on behalf of Actor/Actress, should they request it. Such receipt will provide the date and

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amount of fees, deposit or payment and the purpose for which it was paid, and the signature of the person receiving the payment.

5. Waiver, Release and Indemnification. Actor/Actress acknowledges the inherent risk of performing, on a film/tv set, live event, or event staffing services at different venues, including but not limited to, bars, clubs, stores, stadiums, outdoor venues, theatres, casinos or other venues. Actor/Actress understands and assumes to inherent risks of such venues, which may include overcrowding, intoxicated persons, low lighting/reduced visibility, surface hazards, smoking areas, hazardous weather, etc. Actor/Actress hereby understands that Agent has no control, directly or indirectly, over any event or venue. Accordingly, Actor/Actress understands that he or she may be exposing his or herself to serious bodily harm. Each party will not be liable to the other party under this Agreement for indirect, incidental or consequential damages arising in connection with this Agreement. This includes related incidents such as traffic accidents to/from events, parking tickets, transportation fares, acts of God and any other event beyond the reasonable control of the Agent.

5.1 Subcontractor; Indemnification, Hold, Harmless and Insurance Agreement. To the fullest extent permitted by law, Actor/Actress is considered a “subcontractor” and will be treated and paid as such. Actor/Actress agrees and at its own cost to defend, indemnify and hold harmless Agent, its officers, directors, shareholders, agents, representatives, managers, employees and affiliates from and against any and all claims, suits, liens, judgments, damages, losses and expenses including reasonable attorney fees and legal expenses and costs arising in whole or in part and in any manner from the acts, omissions breach or default of Actor/Actress in connection with the performance of any work by Actor/Actress, its officers, directors, agents, employees and subcontractors. This agreement is continuous until terminated by either party with written notice. Actor/Actress does hereby release, absolve, and hold harmless Agent its owners, directors, instructors, contractors, employees, and facilities from any and all responsibility for injury, accident, damages, loss of property and negligence resulting from participation in classes, events, activities or work performed with or on behalf of Agent. Actor/Actress assumes all risks and such hazards incidental to such participation. Actor/Actress further agrees to assume all financial responsibility for all medical and rehabilitative care which may be necessary as a result of participation. As such, Actor/Actress guarantees the existence of sufficient medical insurance or monies covering themselves.

6. Termination. In the event of failure of Actor/Actress to obtain employment or a bona fide offer therefor from a responsible employer, in the fields of endeavor specified in this agreement for a period of time in excess of four consecutive months, such failure shall be deemed cause for the termination of the agreement by either party; provided, however, that the Actor/Actress shall at all times during the period of four consecutive months be ready, willing, able and available and to render the services required in connection therewith. Notices of intention of either party to terminate must be given in writing to the last known address of said party.

6.1 If within four months after the end of the term, Actor/Actress accepts any offer on terms similar or reasonably comparable to any offer made to Actor/Actress during the term, from or through the same offeror or any person, firm or corporation directly or indirectly connected with such offeror, the contract resulting therefrom (oral or written) shall be subject to all of the terms, including the payment provisions above. As to the proceeds of any motion picture, film, tape, wire, transcription, recording, or other reproduction of Actor/Actress services covered by this Agreement, Agent’s right to payment shall continue so long as any of these are used, sold, leased, or otherwise disposed of, whether during or after the term hereof. Additionally, if Actor/Actress enter into any employment agreement which would have been otherwise covered by this Agreement within four months after the termination hereof, and such employment agreement was procured or substantially negotiated through the efforts or services of the Agent, such employment contract shall be deemed to have been entered into during the term hereof.

7. Severability. If any provision, section or subsection of this Agreement is adjudged by any court to be void or unenforceable in whole or in part, this adjudication shall not affect the validity of the remainder of this Agreement, including any other provisions, section or subsection.

8. Jurisdiction and Dispute Resolution. The interpretation, validity and enforcement of this Agreement, and any legal actions brought under or in connection with the subject matter of this Agreement, shall be governed by the law of the Oklahoma without application of its conflict of laws principles.

10. Entire Agreement. This Agreement constitutes the entire agreement between the parties as to the transactions described herein. No verbal statements made by anyone with respect to such transaction shall be construed as a part hereof unless incorporated herein by writing. This Agreement may be cancelled, modified or amended only by a

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written instrument executed and delivered by all parties. All notices required or permitted to be given hereunder shall be in writing and shall be effective when mailed, postage prepaid, by registered mail, or by email.

AGREED TO AND ACCEPTED:

Actor/Actress signature: _____

Print name: _____

Date: _____

Legal Guardian signature: _____
(if under 18)

Print name: _____

Agent signature: _____

Print name: _____

Date: _____