



**PRINT ARTIST AGREEMENT
NON-EXCLUSIVE**

1. I hereby engage you as my non-exclusive talent agency for a period of 1 years (not to exceed seven years) from the date hereof to negotiate said contracts for the rendition of my promotional services as an actor/model in print, promotional services, and related services.
2. As compensation for your said services agreed to be rendered hereunder, I hereby agree to pay you a sum equal to: twenty percent (20%) for runway, print, personal appearance, promotional or music video assignments, of all moneys or things of value as and when received by me, directly or indirectly, as compensation for my professional services rendered or agreed to be rendered during the term hereof under contracts, or any extensions, renewals, modifications or substitutions thereof, entered into or negotiated during the term hereof and to pay the same to you thereafter for so long a time as I receive compensation on any such contracts, extensions, options, or renewals of said contracts. It is expressly understood that to be entitled to continue to receive the payment of compensation on the aforementioned contracts after the termination of this agreement you shall remain obligated to serve me and to perform obligations with respect to said employment contracts or to extensions of renewals of said contracts or to any employment requiring my service on which such compensation is based.
3. I hereby agree that you may render your services to others during the term hereof.
4. In the event that I do not obtain a bona fide offer of employment from a responsible employer during a period of time in excess of four (4) consecutive months, during all of which said time I shall be ready, able, willing and available to accept employment, either party hereto shall have the right to terminate this contract by notice in writing sent to the other by registered or certified mail.
5. Controversies arising between us under the provisions of the California Labor Code relating to talent agencies and under the rules and regulation for the enforcement thereof shall be referred to the Labor Commissioner of the State of California, as provided in Section 1700.44 of the California Labor Code.
6. In the event that you shall collect from me a fee or expenses for obtaining employment for me, and I shall fail to procure such employment or shall fail to be paid for such employment, you shall, upon demand therefore, repay to me the fee and expenses so collected. Unless repayment thereof is made within forty-eight (48) hours after demand therefore, you shall pay to me an additional sum equal to the amount of the fees as provided in Section 1700.44 of the California Labor Code.
7. I hereby consent to and authorize Littman Talent Group, Inc. to receive any and all payments to me in which I and Littman Talent Group, Inc. both have an interest in and right to payment. I consent to authorize Littman talent Group, Inc. to deposit said payment, deduct commissions due to The Agency and turn over the balance to me.
8. Definition of independent contractor: The parties to this agreement are considered independent contractors, and neither is the agency or employee of legal representative of the other in any manner. Neither party shall be responsible for any employment, unemployment, disability, worker's compensation, social security payments, income tax, or other taxes, insurance or fees incurred by or required of the other or concerning the other in any manner. This agreement does not constitute a general partnership, limited partnership, an incorporated association, a corporation, a business trust, co-partners, or joint venture between both parties, other than a working association. Each party shall be responsible to file and obtain a business license, permit, fictitious business name statement, or other document required of any local, state, or federal agency, to conduct business in any geographical areas concerned. Nothing in this agreement, or actions of either party, gives either an ownership interest in each other's business.
9. This instrument constitutes the entire agreement between us and no statement, promises, or inducement made by any party hereto which is not contained herein shall be binding or valid and this agreement may not be enlarged, modified or altered except in writing by both the parties hereto; and provided further, that any substantial changes in this contract must first be approved by the Labor Commissioner.
10. You hereby agree to deliver to me an executed exact copy of this agreement.

Date

Talent Signature

Littman Talent Group

Talent Printed Name

This talent agency is licensed by the Labor Commissioner of the State of California.

Littman Talent Group, Inc. 4500 Park Granada #202, Calabasas, CA 91302