


PERSONAL MANAGEMENT AGREEMENT

I, _____, herein referred to as Talent mutually agree that NTF herein referred to as Agent or Agency is my
(Print Name)
non-exclusive modeling and talent agency.

WITNESSETH:

Talent hereby authorizes Agent to exercise to the best of their ability within reason to obtain modeling, promotional work, television, print, voice and motion picture assignments and similar fields so that there will be a demand or use for the Talent.

NOW THEREFORE, in consideration of the covenants and agreements herein contained, the parties hereto agree as follows:

1. It is agreed that Agent will pay Talent a gross amount of 80% of the face amount of Talents signed vouchers or time sheet. Agency retains a 20% commission on all bookings **unless booking is quoted at a flat rate. In the event that a booking is offered to talent at a Flat Rate, this indicates that talent will retain 100% of face value of talents signed voucher or time sheet.** Every effort will be made by agent to collect monies from client. In the rare event that a client does not pay agent, talent and agent both agree to suffer loss of monies. This Guarantee against loss, of course, does not cover legitimate Client disputes or adjustments.
2. Talent hereby agrees that Agent is appointed Talent's lawful attorney in fact with full authority to demand, collect and receive in Talent's name any and all payments, whether by cash, check or otherwise, that Talent may be entitled to make, execute and deliver receipts and endorse, deposit and collect any check, note, draft or other instruments for the payment of monies that may be payable to Talent's order and to sign photographic releases and to do and perform any matter or thing whatsoever for and on behalf in Talent's name, and in connection with Talent's servicing the filed covered by this agreement.
3. Agency will be responsible for payment of Talent fees when the fee is collected from the Client and clears the bank. Clients are generally given a 30-60 billing period, but some clients do take up to 90 days to pay agency invoice. Talent is responsible for proper voucher copies being submitted to the Agency. All dates and times booked and agreed to by the Talent must be completed in order to receive payment and voucher must be legible. In case of cancellations, a 48-hour notice must be given in order to fill job or a monetary penalty to talent may apply.
4. If Talent does not work all days agreed to without a 48 hour notice, Talent may be charged a \$50-\$75 penalty to Agency to offset the loss incurred due to Talent's failure to fulfill his/her commitments. Failure to complete any job or asked to be dismissed from any job by the client and/or NTF for *unsatisfactory performance * (ie: intoxication of any substance, failure to comply with stated dress code, failure to execute booking as agreed upon between talent and agent, inappropriate conduct) will without notice automatically result in termination of contract and Model may not be paid for the event for that day. A \$25.00 fee may be charged for talent that is more than 10 minutes late to a booking if they do not call NTF to alert us of their tardiness. No notice needs to be given to Talent if such a situation arises.

Agent along with both direct and indirect Client(s) (ie: advertising agencies, marketing companies) will not be held responsible for payment for labor hours due to unavoidable cancellations including but not limited to acts of God, inclement weather etc. Bookings based upon these conditions will be referred to at time of booking talent as "weather permitting."

The talent understands that they are not employees of the Agency, rather that they are Independent/Freelance Contractors. Agency along with its direct and indirect client(s) (ie: advertising agencies, marketing companies, ect) are not liable and not responsible in any way for any injury, loss, fines or damage that could take place during the course of any event. Talent will work a booking fully are at their own risk. If at any time talent is uncomfortable or feels unsafe at any casting or booking, please contact agent immediately.

5. The Talent understands that in the event of the termination of this contract, any compensation due to the Agent thereunder (including but not limited to residual payments, compensation due with respect to renewals, extensions of engagements obtained or contracts entered into during the time of this contract) shall be paid to the Agent in a timely manner.
6. Agent is hereby authorized to use Talent's name, portrait, statistics, and pictures to publicize Talent in connection with Agency representation of the Talent
7. This contract is the only agreement of the parties and there is no collateral agreement, oral or written between the parties in any manner relating to the subject matter hereof.
8. This contract shall be effective when dated and signed by both parties.
9. This agreement embodies all the terms, covenants and conditions of the agreement, and cannot be changed in any part without the consent in writing by both parties.
10. Agent is not responsible for board, travel and/or lodging unless otherwise agreed upon while booking talent.
11. Agency fee cannot be charged until talent accepts and fulfills a booking/position. Agent collects fee upon client payment for talent booking.
12. This agency is duly licensed by and bonded to the Commonwealth of Pennsylvania. Inquiries may be addressed to: The division of Private Employment Agency Licenses 7th and Forster Streets, Harrisburg, PA 17120.
 - Complaints by the client indicating talent usage of foul language, inappropriate conduct, not fulfilling the duties outlined in the contract, complaints from general public, poor attitude
 - The Applicant/Talent has received a signed copy of this contract prior to any job execution..

National Talent Force

The applicant has received a signed copy of this contract

BY:  Date 2/16/2009:

Model Signature: _____

NTF PO BOX 24 HILLTOWN, PA 18944