

PLAYER'S ENGAGEMENT AGREEMENT

The following shall constitute the entire terms and conditions of the agreement between _____
("Talent" herein after) and _____ ("Producer" herein after).

1. ENGAGEMENT: Producer hereby engages Talent to render services as a player in the role of _____
in connection with the feature length Photoplay tentatively entitled _____
("Photoplay" hereinafter) pursuant to the terms and provisions herein, and Talent hereby accepts such engagement.

2. SERVICES: Talent agrees to render all such services as are required by Producer and customarily rendered by a Player in a feature length Photoplay in the motion picture industry and to comply with all reasonable requests, directions, rules, and regulations of Producer in connection therewith, whether or not the same involves matters of artistic taste or judgement.

3. TERM OF ENGAGEMENT: Talent agrees to render his/her services hereunder for a total of _____
day(s), on those day(s) Talent is scheduled to work during the production of Photoplay commencing on _____
and ending no later than _____.

4. COMPENSATION: Upon the condition that Talent shall fully perform all services required to be performed by Talent hereunder and that Talent is not in default hereunder, Producer agrees to compensate and Talent agrees to accept as full and complete compensation, the sum of _____, and, screen credit for services provided to the company.

5. PRE-PRODUCTION: Talent shall render such services in connection with Pre-Production meetings, make-up, rehearsals and other customary Pre-Production services as may be required by the Producer. Notwithstanding anything to the contrary, compensation as stated in Paragraph 4 shall also constitute full and complete compensation for the first day of any such Pre-Production services rendered. For any further days of Pre-Production services, which may be required, compensation shall be made at a daily rate equal to half the daily rate as stated in Paragraph 4.

6. POST-PRODUCTION: Talent shall render such services, including without limitation, added scenes, re-takes, dubbing, and other such Post-Production services as may be required by the Producer. Notwithstanding anything to the contrary contained within this agreement, the compensation as described in Paragraph 4 hereof shall constitute full and complete compensation to Talent for the first day of any such Post-Production services rendered. Any additional days of Post-Production services required by the Producer shall be compensated at a daily rate equal to half the daily rate as stated in Paragraph 4.

7. CREDIT: Provided that Talent shall fully perform all services required by Producer hereunder that Talent shall appear recognizably in Photoplay as released, Producer shall accord Talent credit in a position no lesser than _____ and size _____.

8. NAME AND LIKENESS: Talent hereby grants to the Producer the right to use Talent's Name, Likeness, and Voice and/or biography in connection with the Production, exhibition, advertising, and other exploitation of Photoplay and all subsidiary and ancillary rights therein, including but not limited to sound-track albums, publications, video tapes, merchandising, and commercial tie-ups. Talent also grants Producer the full and unencumbered right to alter or replace Talent's voice on the Photoplay.

9. GRANT OF RIGHTS: Producer shall be the sole and exclusive of all the results and proceeds of Talent's services hereunder and shall have the right to use, exploit, advertise, edit, exhibit, and otherwise turn to account any or all of the foregoing in any and all media forms, whether now known or hereafter devised, throughout the world, in all languages, in perpetuity, without any additional compensation or residual paid or owed Talent by Producer in as much as compensation paid Talent pursuant to Paragraph 4.

10. NO OBLIGATION TO PROCEED: Nothing herein contained shall in any way obligate the Producer to use Talent's services in Photoplay, or to produce, exhibit, advertise, or distribute Photoplay, provided that upon condition that Talent shall fully perform all of the terms and conditions hereof, nothing contained in this paragraph

shall relieve the Producer from its obligation to pay Talent the amount of compensation as stated in Paragraph 4 hereof, and Producer's obligation to Talent hereunder shall be deemed fully performed by payment to Talent of said amount. Notwithstanding the foregoing, if Producer shall suspend the Production for any reason, Producer shall pay Talent only that portion of the compensation pursuant to Paragraph 4, which shall have accrued prior to any such suspension.

11. ASSIGNMENT: Talent agrees that Producer may assign this agreement in whole or in part, at any time, to any party, as Producer shall determine in his sole discretion.

12. MISCELLANEOUS: This agreement shall be governed by the Laws of the State of California applicable to agreements executed and to be wholly performed therein, and shall not be modified except by written documentation executed by both parties hereto and replaces any and all former agreements, written or oral, relating to the subject matter hereof. Paragraph headings are for this convenience of the parties hereto only and shall have no legal effect whatsoever.

DATE

TALENT NAME(Please print)

PRODUCER

TALENT SIGNATURE