INDEPENDENT CONTRACTOR AGREEMENT

In consideration of the mutual promises and undertakings set forth below and for other good and valuable consideration, GC Marketing Services, LLC ("GCMS") and ______ ("Contractor") agree to enter into this Independent Contractor Agreement and expressly covenant as follows:

- 1. <u>Term</u>. Either GCMS or Contractor may terminate this Agreement or any engagement under this Agreement, with or without cause, upon delivery of written notice.
- 2. Contractor's Status. Contractor represents, acknowledges and agrees that s/he is an independent contractor and is not an employee of GCMS. No provision of this Agreement shall be deemed to create an employment relationship between Contractor and GCMS. Contractor expressly warrants and agrees that s/he will not hold her/himself out as, or otherwise represent to any person or entity that s/he is, an employee of GCMS. Contractor agrees to hold GCMS harmless and to indemnify and defend GCMS in full for any and all damages, claims, assessments, penalties, liabilities, charges, attorney's fees or other losses incurred during or following the term of this Agreement, which result from any assertion, claim, determination or adjudication that Contractor is an employee of GCMS, including, but not limited to, any claim, determination or adjudication made pursuant to the Internal Revenue Code, the New York Unemployment Insurance Law, the New York Workers' Compensation Law, or any other federal, state or local wage, employment, insurance, labor and other laws, statutes, regulations and ordinances. Contractor further agrees to provide GCMS with copies of any documents deemed necessary by GCMS to demonstrate that Contractor is not an employee of GCMS, including, but not limited to, certificates or other documentation indicating that Contractor maintains her/his own workers' compensation insurance. Contractor shall indemnify and defend GCMS, its officers and agents for any damages, claims, assessments, penalties, liabilities, charges, attorney's fees or other losses that arise out of the performance of Contractor's services under this Agreement.
- 3. <u>Contractor's Services</u>. This Agreement governs all services which Contractor may be retained to provide by GCMS, including promotional, advertising or commercial assignments. It is the parties' intention that Contractor will use her/his own skill and expertise in the independent exercise of her/his business judgment in the performance of the services governed by this Agreement. GCMS does not reserve any right to control the manner in which the services are performed.

Contractor is not restricted from providing his/her services to other parties and is not required to devote any minimum or maximum amount of time to performing services for GCMS. Contractor is free to make her/his own schedule, appointments and decisions and is not required to perform any services for GCMS during any specified hours, on any specified day or days, or in any specified location, other than as agreed to herein. Contractor may, within his/her own judgment and discretion, accept or reject any engagement offered by GCMS.

- 4. <u>Business Expenses</u>. Contractor is not entitled to be reimbursed by GCMS for any business expenses incurred in the rendition of services to GCMS, which shall have no obligation to make any payment or to provide any assistance to Contractor with respect to Contractor's operation of her/his business. GCMS shall provide no equipment, materials or means of transportation required for rendering services under this Agreement.
- 5. <u>Compensation</u>. The parties agree that Contractor shall receive a fee for services at a rate to be determined prior to each engagement. GCMS will pay Contractor at the agreed rate for each engagement within two weeks of receipt by GCMS of payment from the GCMS client for whom the services are performed. GCMS will not deduct or withhold any amounts for FICA, unemployment fund contributions or other taxes from the fees to be paid to Contractor. Contractor agrees that, as an

independent contractor, s/he is not eligible to participate in any employee benefit plans maintained for or offered to GCMS's employees and will not accept any monies, payments or benefits from any such plan, policy or program. Contractor will execute all documents needed to waive and release any and all rights that Contractor had or may have had under any such plan, policy or program.

6. <u>Resolution of Disputes</u>. Any dispute between GCMS and Contractor, including any claim for breach of this Agreement, which cannot be resolved through negotiation, shall be decided by arbitration before the American Arbitration Association in New York City, before an arbitrator selected through and operating under the commercial rules of that Association. The parties will pay equal shares of the fee of the arbitrator.

Any claim made under or relating to this Agreement which is not found to be arbitrable shall be decided by the courts of New York in and for the County of New York, in a proceeding held before a Justice of the State's court of general jurisdiction or a Judge of the United States District Court in and for the Southern District of New York. Any trial of such a claim shall be heard by the Judge of such Court, sitting without a jury. The parties agree to waive a jury trial to obtain a more efficient adjudication of that claim and application of existing law. Regardless of the forum, neither party may recover punitive damages or damages for alleged pain and suffering.

CONTRACTOR	GC Marketing Services, LLC
BY:[Signature]	BY:
[Signature]	[Name]
Date:	Date:
	Contractor Payment Information:
	mpt payment, please provide ALL information and print legibly. our completed form via mail, fax or email to:
	st 23 rd Street Suite 300 • New York, NY 10010 • Fax: 212-260-8963 accounting@gcmarketingservices.com
Name:	Home Phone:
Address:	Cell Phone:
	Tax ID (SS#):
	Email:
GCMS Tale	ent ID#:
	[From your online Talent profile]