ARTIST MANAGEMENT AGREEMENT

	AGREE	MENT made this _	day of	, 20 by and between	
(Artist)		whose address is	(hereinafter refe	rred to as "Artist" and
(Mana	ager)	whose	address is	,	
(hereinaft	er referre	d to as "Manager")			
			WITNES	SSETH	
follows:	NOW TH	IEREFORE, in con	sideration of the mutual	promises herein contained, it is agree	d and understood as
	his caree	r as a musician, co	emposer, actor, recording	ounsel, and other services as Artist many, and performing artist, and to developed to the control of the contro	op new and differen
of disposi	(a) ition, use,	•	t and act as his negotiato	or, to fix the terms governing all nts and the products thereof; a	manner and,
	(b) prospect	•		nent, and on Artist's behalf, to consult se and continued demand for Artist's s	
matters c	(c) oncerning		reasonable times and pl al career, business	aces to confer with Artist in interests, employment, and p	connection with all publicity; and,
		of trade, advertisin	g and publicity, the use,	and in connection therewith, to approv dissemination, reproduction or publica d artistic and musical materials; and,	·
	•	s, as well as other f	-	neatrical agents, booking agencies and tions who may be retained for the purpd,	
	(f)	to represent Artis	t in all dealings with any	union; and,	
	(g)	to exercise all po	wers granted to Manage	r pursuant to Paragraph 4 hereof.	
other pers	anager's e	employees to Artist se talents may be	s affairs. Nothing herein	s to Artist or to devote his entire time of shall be construed as limiting Manage in competition with Artist or to have ar of Artist.	er's right to represent

Artist hereby appoints Manager as his sole personal manager in all matters usually and normally within the

jurisdiction and authority of personal manager, including but not limited to the advice, guidance, counsel, and direction specifically referred to in Paragraph 1 hereof. Artist agrees to seek such advice, guidance, counsel, and direction from

Manager exclusively and agrees that he will not engage any other agent, representative, or manager to render similar services, and that he will not perform said services on his own behalf and he will not negotiate, accept, or execute any agreement, understanding, or undertaking concerning his career as an actor, musician, recording and performing artist without Manager's prior consent.

Artist hereby irrevocably appoints Manager for the term of this Agreement and any extensions hereof as his true and lawful attorney-in-fact to sign, make, execute, accept, endorse, collect and deliver any and all bills of exchange, checks, and notes as his said attorney; to demand, sue for, collect, recover, and receive all goods, claims, money, interest and other items that may be due him or belong to him; and to make, execute, and deliver receipts, releases, or other discharges therefore under sale or otherwise and to defend, settle, adjust, compound, submit to arbitration and compromise all actions, suits, accounts, reckonings, claims, and demands whatsoever that are or shall be pending in such manner and in all respects as in any way limiting the foregoing; generally to do, execute and perform any other act, deed, or thing whatsoever deemed reasonable that ought to be done, executed, and performed of any and every nature and kind as fully effectively as Artist could do if personally present; and Artist hereby ratifies and affirms all acts performed by Manager by virtue of this power of attorney.

Artist expressly agrees that he will not on his own behalf exert any of the powers herein granted to Manager by the foregoing power of attorney without the express prior written consent of Manager and that all sums and considerations paid to Artist by reason of his artistic endeavors may be paid to Manager on his behalf.

It is expressly understood that the foregoing power of attorney is limited to matters reasonably related to Artist's career as a musician, actor, recording and performing artist and such new and different areas within which his artistic talents can be developed and exploited.

Artist agrees and understands that the power of attorney granted to Manager is coupled with an interest which Artist irrevocably grants to Manager in the career of Artist, in the artistic talents of Artist, in the products of said career and talents and in the earnings of Artist arising by reason of such career, talents, and products.

Simultaneously with the execution of this Agreement, Artist shall execute a short form power-of-attorney which Manager shall be entitled to file in any jurisdiction.

5. (a)	As compe	nsation for the servi	ces to be	e rendered h	ereunder, Ma	nager shall recei	ve from A	artist (or
shall retain from	Artist's gross	monthly earnings)	at the	end of each	calendar mo	nth during the ter	m hereof	a sum of
money equal to		PERCENT (%) of A	rtist's gross	monthly earn	ings if such earni	ngs are	more than
	(\$) dollars p	er mont	h. and Artis	t hereby assiç	ıns to Manager a	an interes	t in such
earnings to the	extent of s	aid percentages.						

- (b) The term "monthly gross earnings", as used herein, refers to the total of all earnings, which shall not be accumulated or averaged whether in the form of salary, bonuses, royalties, interest percentages, shares of profits, merchandise, shares in ventures, products, properties, or any other kind or type of income which is reasonably related to Artist's career in the entertainment, amusement. music, recording, motion picture, television, radio, literary, theatrical, and advertising fields, and Artist's artistic talents are developed and exploited, received from administrators, assigns, or by any person, firm, or corporation (including Manager) on his behalf.
- (i) Royalty advances made to Artist which are deemed recoupable against future earnings by the party or parties making such royalty advances shall not be included in gross monthly income.

- (ii) Royalty payments made to Artist after recoupment shall be payable to Manager at the scale and rate aforementioned in Section 5 of this Agreement.
- (c) The compensation agreed to be paid to Manager shall be based upon gross monthly earnings (as defined herein) of Artist accruing to or received by Artist during the term of this Agreement or subsequent to the termination of this agreement as a result of any services performed by Artist during the term hereof or as the result of any contract negotiated during the term hereof and any renewal, extension, or modification of this Agreement.
- (d) In the event that Artist forms a corporation during the term hereof for that purpose of furnishing and exploiting his artistic talents, Artist agrees that said corporation shall offer to enter into a management contract with Manager identical in all respects to this Agreement (except as to the parties thereto).
- (i) In the event that Manager accepts such offers, then the gross monthly earnings of such corporation prior to the deduction of any corporate income taxes and of any corporate expenses or other deductions shall be included as a part of the Artist's gross monthly earnings as herein defined, and any salary paid to Artist by such corporation shall be excluded from Artist's gross monthly earnings for the purpose of calculating the compensation due to Manager hereunder.
- (f) Artist agrees that all gross monthly earnings as herein defined may be paid directly to Manager by all persons, firms, or corporations and may not be paid by such persons, firms, or corporations to Artist, and that Manager may withhold Manager's compensation therefrom and may reimburse himself herefrom for any reasonable and receipted fees, costs, or expenses advanced or incurred by Manager that portion of Artist's gross monthly earnings which equals Manager's compensation hereunder and such disbursements incurred by Manager on behalf of Artist.
- 6. Artist shall be solely responsible for payment of all booking agencies, fees, union dues, publicity costs, promotional or exploitation costs, traveling expenses and/or wardrobe expenses and reasonable expenses arising from the performance by Manager of services hereunder. In the event that Manager advances any of the foregoing fees, costs, or expenses on behalf of Artist, or incurs any other reasonable expenses in connection with Artist's professional career or with the performance of Manager's services hereunder, Artist shall promptly reimburse Manager for such fees, costs, and expenses.
- 7. Artist warrants that he is under no disability, restriction, or prohibition with respect to his right to execute this Agreement and perform it's terms and conditions. Artist further warrants and represents that no act or omission by Artist hereunder will violate any right or liability to any person. Artist agrees to indemnify Manager and hold Manager harmless against any damages, costs, expenses, fees (including attorney's fees) incurred by Manager in any claim, suit, litigation, or proceeding instituted against Manager and arising out of any breach or claimed breach by Artist of any warranty, representation, or covenant of Artist. Artist agrees to exert his best reasonable efforts to further his promotional career during the term of this Agreement, and to cooperate with Manager to the fullest extent in the interest of promoting Artist's career.

- 8. The initial term of this Agreement shall be for a period of ONE (1) YEAR with a FOUR (4) YEAR annual irrevocable option from the date thereof to renew this Agreement by written notice mailed to Artist no less than SIXTY (60) days prior to the expiration of the initial term or option periods, as the case may be.

 9. Manager agrees to maintain accurate books and records of all transactions concerning Artist, which books and records may be inspected during regular business hours by a certified public accountant designated by Artist upon
- 10. During the term of this Agreement, it is understood and agreed that there shall be no change or modification of this Agreement unless reduced to writing and signed by all parties hereto. No waiver or any breach of this Agreement shall be construed as a continuing waiver or consent to any subsequent breach hereof.

reasonable notice to Manager.

- 11. It is agreed that as a condition precedent to any assertion by Artist or Manager that the other is in default in performing any obligation contained herein, the party alleging the default must advise the other in writing by Certified United States Mail of the specific obligation which it claims has been breached and said other party shall be allowed a period of SIXTY (60) days from the receipt of such written notice within which to cure such default.
- 12. This Agreement does not and shall not be construed to create a partnership or joint venture between the parties hereto.
- 13. (a) This Agreement shall be construed in accordance with the laws of the State of ______ governing contracts executed and performed therein, and shall be binding upon and inure to the benefit of the parties, respective heirs, executors, administrators, successors, and assigns.
- (b) The use of the masculine gender in this Agreement shall be deemed to include the feminine whenever the context shall so require.

IN WITNESS WHEREOF, the parties hereunder have subscribed their signatures in the day and year first above written.

by
WITNESS
by
WITNESS

SPECIAL POWER OF ATTORNEY

STATE OF				
COUNTY OF				
I,(Artist)				
, hereby appoint(Manager), of				
, as my attorney in fact, to act in my name and in	-			
performing artist and to perform all acts of whatever kind		-	sary or proper in the	preparation
and execution of said contracts and I agree to appear and	і репогт sa	id contracts.		
in the event I do not appear and perform said contracts, a	nd in consic	leration for	actir	ng as my
attorney in fact, I agree to indemnify	for any actu	ual loss or damage	to him including Cou	rt costs and
attorney's fees, resulting from my failure to appear and pe	erform said o	contracts.		
This instrument is to be construed and interpret is empowered to make valid and artist. The rights, powers, and authority of my attorney in rights and powers herein granted shall begin on authority shall remain in full force and effect until me is delivered to	binding cor	ntracts for my perso , , 19 a	onal services as a per to exercise any and a nd such rights, power	Ill of the
Artist				
DATED, 20				
Witness	_			
Witness				