

Model Contract

This Model Contract (this "Contract") is made effective as of _____, by and between Allen & Allen Motor Speedway Racing, LLC., of 702 Preston Ave, Bryn MAwr, Pennsylvania 19010 (hereinafter referred to as "A&AMSWR, LLC."), and _____, of _____, _____, Pennsylvania _____.

PURPOSE OF CONTRACT. This contract is for the engagement of _____ as a photographic model. A&AMSWR, LLC. will engage _____ as a photographic model for Print , Web Sites, other.

DESCRIPTION OF SERVICES. Beginning on _____, _____ will provide the following services (collectively, the "Services"):

Modeling Slot Cars and RC Cars ect.

PAYMENT FOR SERVICES. A&AMSWR, LLC. will pay compensation to _____ for the Services at a rate of \$25.00 per hour.

TERM/TERMINATION. _____ will commence work under this contract on _____, at _____, Pennsylvania, and will continue to work until _____, unless A&AMSWR, LLC. makes a good-faith determination, prior to that date, that _____'s services are no longer needed. In that case, A&AMSWR, LLC. may terminate this contract upon 30 days' written notice. A&AMSWR, LLC. may terminate this contract at any time if A&AMSWR, LLC. is dissatisfied with _____'s performance or for other good cause.

WORKING HOURS. A&AMSWR, LLC. will require _____ to work no more than 5 hours on any day and no more than 0 hours in any week. _____ will not be required to remain on the set for more than 5 hours per day.

WARDROBE. A&AMSWR, LLC. will furnish all _____'s wearing apparel for use in connection with the assignment with the exception of Black , Red Boots,. All items furnished by A&AMSWR, LLC. will remain the property of A&AMSWR, LLC..

TRANSPORTATION. A&AMSWR, LLC. will arrange and pay for _____'s transportation expense for the assignment.

RELATIONSHIP OF PARTIES. It is understood by the parties that _____ is an independent contractor with respect to A&AMSWR, LLC., and not an employee of A&AMSWR, LLC.. A&AMSWR, LLC. will not provide fringe benefits, including health

insurance benefits, paid vacation, or any other employee benefit, for the benefit of

_____.

WORK PRODUCT OWNERSHIP. Any copyrightable works, ideas, discoveries, inventions, patents, products, or other information (collectively, the "Work Product") developed in whole or in part by _____ in connection with the Services shall be the exclusive property of A&AMSWR, LLC.. Upon request, _____ shall sign all documents necessary to confirm or perfect the exclusive ownership of A&AMSWR, LLC. to the Work Product.

CONFIDENTIALITY. _____ will not at any time or in any manner, either directly or indirectly, use for the personal benefit of _____, or divulge, disclose, or communicate in any manner any information that is proprietary to A&AMSWR, LLC..

_____ will protect such information and treat it as strictly confidential. This provision shall continue to be effective after the termination of this Contract. Upon termination of this Contract, _____ will return to A&AMSWR, LLC. all records, notes, documentation and other items that were used, created, or controlled by _____ during the term of this Contract.

INJURIES. _____ acknowledges _____'s obligation to obtain appropriate insurance coverage for the benefit of _____ (and _____'s employees, if any). _____ waives any rights to recovery from A&AMSWR, LLC. for any injuries that _____ (and/or _____'s employees) may sustain while performing services under this Contract and that are a result of the negligence of _____ or _____'s employees.

INDEMNIFICATION. _____ agrees to indemnify and hold harmless A&AMSWR, LLC. from all claims, losses, expenses, fees including attorney fees, costs, and judgments that may be asserted against A&AMSWR, LLC. that result from the acts or omissions of _____, _____'s employees, if any, and _____'s agents.

ENTIRE AGREEMENT. This Contract contains the entire agreement of the parties, and there are no other promises or conditions in any other contract whether oral or written.

SEVERABILITY. If any provision of this Contract shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Contract is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

APPLICABLE LAW. This Contract shall be governed by the laws of the Commonwealth of Pennsylvania.

SIGNATORIES. This Agreement shall be signed on behalf of A&AMSWR, LLC. by _____, Owner and on behalf of _____ by _____

and effective as of the date first written above.

PARTY CONTRACTING SERVICES:
Allen & Allen Motor Speedway Racing, LLC.

By: _____

Owner

MODEL:

By: _____
