ADVERTISING AGENCY			F	PRODUCER		
COMMERCIAL TITLE(S) AND Ad-ID® NUMBER(S)			_	PRODUCT		
DATES WORKED	WORK TIME FROM / TO	MEALS FROM / TO	TRAVEL TO LOCATION FROM / TO	TRAVEL FROM LOCATION FROM / TO	FITTINGS, MAKEUP, TEST, IF ON DAY PRIOR TO SHOOTING FROM / TO	
Multiple Tracking or Swe Performer's Signature or Ir	eetening: did occur	□did not occur				
		EX	HIBIT A-1		PERFORMER'S COPY	
	STANDARD SA	G-AFTRA EMPL	OTMENT CONT	RACT FOR COMMI Dat	e, 20	
Between			, Pro	ducer, and		
Producer engages Performer and Performer agrees to perform services for Producer in Commercials as follows:					Check if applicable: ☐ Dealer Commercial(s)	
Commercial Title(s) and A	d-ID®_No.(s)				□Type A □Type B □ Seasonal Commercial(s)	
# of Commercials # of Tags # of Demos					☐ Test or Test Market Commercial(s☐ Non-Air Commercial(s)	
	be produced by				☐ Produced for Cable ☐ Internet Only Commercial(s)	
	p		(Advertising Agency)	☐ New Media Only Commercial(s)	
		(Address)			☐ Work in Smoke Required☐ Foreign Language Translation	
acting as an agent for	(Advertise	ır)		(Product(s))		
City and State in which ser	vices rendered:		Place of Engag	ement:		
□ Principal Performer □ Solo or Duo □ Stunt Performer □ Group 3-5 □ Specialty Act □ Group 6-8 □ Dancer □ Group 9 or more □ Singer □ Contractor			5 Bor more	☐ Signature - Solo or Duo ☐ Group Signature 3-5 ☐ Group Signature 6-8 ☐ Group Signature 9 or more ☐ Pilot		
	amera □ Off-Camera Pa Dat		ment:			
	e (\$12.63) Payable □	io(o) a riour(o) or Employ				
	e furnished by Producer	by Performer □		4.00 T-+-I	Wandaha Faa C	
☐ Perfo	Performer: Number of cost rmer does not consent to the rmer does not consent to the rmer does not consent to the rmer does not consent to the	e use of his/her services e use of his/her services	in commercials made he in commercials made he	reunder on the Internet. reunder in New Media.	Wardrobe Fee \$ ials payable at dealer commercial rates.	
changes or alterations ma above the SAG-AFTRA m	y be made in this form othe inimum, additions may be	er than those which are n agreed to between Prod	nore favorable to the Per ucer and Performer which	former than herein provided	on at SAG-AFTRA minimum, no addition d. If this contract provides for compensation provisions of the SAG-AFTRA Commercia former.	
Until Performer shall other ☐ To Performe	Ģ.	mer authorizes Producer	to make all payments to	which Performer may be en	ntitled hereunder as follows:	
				Address)		
☐ To Performe	er c/o		,	(Address)		
All notices to Performer sh	all be sent to the address d	esignated above for payr	ments and, if Performer d	esires, to one other address	s as follows:	
То	(Name)			(Address	s)	
All notices to Producer sha	Il be addressed as follows:	To Producer at			· 	
This contract is subject to a is:		ns of the applicable Com	(Address) Imercials Contract. Emplo		(Email) ax and unemployment insurance purposes	
PRODUCER (NAME OF C representative or SAG-AF BY	(Name) COMPANY) FRA before signing this con	tract.	PERFORMER		rformer has the right to consult with his/he	
Performer hereby certifies hereby state that I am the		of the obe			parent or guardian). I, the undersigned, e my permission to this agreement.	
				(Signatu	re of Parent of Guardian)	
SPECIAL PROVISIONS (i	ncluding adjustments, if a	any, for Stunt Performe	rs):			
Performer acknowledges that hin the Special Provisions above	e or she has read all the terms and hereby agrees thereto.	and conditions				

(Signature of Performer)

IMPORTANT PROVISIONS ON BACK. PLEASE READ CAREFULLY

STANDARD PROVISIONS

1. RIGHT TO CONTRACT

Performer states that to the best of his/her knowledge, his/her has not authorized the use of his/her name, likeness or identifiable voice in any commercial advertising any competitive product or service during the term of permissible use of commercial(s) hereunder and that he/she is free to enter into this Contract and to grant the rights and uses as herein set forth.

2. EXCLUSIVITY

Performer states that since accepting employment in the commercial(s) covered by this Contract, he/she has not accepted employment in nor authorized the use of his/her name or likeness or identifiable voice in any commercial(s) advertising any competitive product or service and that he/she will not hereafter, during the term of permissible use of the commercial(s) for which he/she is employed hereunder, accept employment in or authorize the use of his/her name or likeness or identifiable voice in any commercial(s) advertising any competitive product or service. This paragraph shall not apply to off-camera solo or duo singers or to group performers (other than name groups) or to performers employed in seasonal commercials under Section 41 of the SAG-AFTRA Commercials Contract.

3. OTHER USES (Strike "A" or "B" or both if such rights are not granted by Performer)

(a) Foreign Use.

Producer shall have the right to the foreign use of the commercial(s) produced hereunder for which Producer agrees to pay Performer not less than the additional compensation provided for in the SAG-AFTRA Commercials Contract. Producer agrees to notify SAG-AFTRA in writing promptly of any such foreign use.

(b) Theatrical & Industrial Use.

Producer shall have the right to the commercial(s) produced hereunder for theatrical & industrial use as defined and for the period permitted in the SAG-AFTRA Commercials Contract, for which Producer shall pay Performer not less than the additional compensation therein provided.

4. ARBITRATION

All disputes and controversies of every kind and nature arising out of or in connection with this Contract shall be subject to arbitration as provided in Section 58 of the SAG-AFTRA Commercials Contract.

5. PRODUCER'S RIGHTS

Performer acknowledges that Performer has no right, title or interest of any kind or nature whatsoever in or to the commercial(s). A role owned or created by Producer belongs to Producer and not to Performer.

6. CONFIDENTIALITY CLAUSE

Confidential Information' means trade secrets, confidential data, and other non-public confidential proprietary information (whether or not labeled as confidential) including any and all financial terms of and products involved in the production and any and all scripts whether communicated orally, in written form, or electronically. Confidential information does not include information that was lawfully in Performer's possession prior to being disclosed in connection with the employment of Performer, is now, or hereafter becomes generally known to the public, or that Performer rightfully obtained without restriction from a third Performer acknowledges that Performer has and will become aware of certain Confidential Information. Unless otherwise required by law, Performer agrees that, without Producer's prior written approval, Performer shall hold such Confidential Information in the strictest confidence and that Performer will not disclose such Confidential Information to anyone (other than Performer's representatives in the course of their duties to Performer, which representatives shall be bound by the same restrictions as set forth in this Agreement) or utilize such Confidential Information for Performer's benefit or for the benefit of a third party. Notwithstanding the foregoing, nothing herein shall prohibit Performer from disclosing Confidential Information concerning Performer's wages, hours, and other terms and conditions of employment as that term is defined under Section 7 of the National Labor Relations Act. For clarity, except as set forth above, Producer may not demand or request that Performer execute any nondisclosure agreement that has not been approved in advance and in writing by the Union." This provision is not intended to supersede any confidentiality provisions in celebrity agreements.