

TEEN SENSATION LIVE ENTERTAINMENT CONTRACT RIDER

The terms and provisions of this TEEN SENSATION LIVE [hereinafter "Corporation"] Entertainment Contract Rider ("the Rider") are incorporated by this reference into the attached TEEN SENSATION Standard Form Entertainment Contract, dated ("the Contract"), between the TEEN SENSATION LIVE ("Studio/Entertainment Company") and (Contestant").

1 The parties to this Rider and the Contract intend the relationship between them to be one of a Contestant and Corporation. No employee, agent, servant, representative or contractor of Contestant shall be, or shall be deemed to be created. Nor will the Contestant in any way believe that an employee, agent, servant, representative or contractor relationship of the Corporation be formed. The manner, means and methods of providing the services contemplated in the Contract and the Rider are to be under the sole direction and control of Corporation and any Choreographer hired by Corporation. None of the benefits provided by an employer to its employees, including but not limited to any wages or compensation, workers' compensation insurance or unemployment insurance shall be available from or through Corporation to Contestant or the employees, agents, servants, representatives or contractors of Contestant at any time. In addition, we do not define your work hours, and, the relationship is indefinite, however, in accordance with the Competition, that you must be on time and be present, at specific rehearsals, in order to perform in the live competition.

2 Contestant (or parents of the Contestant if the Contestant is a minor), shall remain liable for their own acts during the performance of any of Contestant's participation arising under the Contract and this Rider. Contestant (or parents of the Contestant if the Contestant is a minor), **shall be responsible for any and all travel to and/or from the locations.**

3. Contestant hereby undertakes and agrees to indemnify, defend and hold harmless Corporation, and its affiliates, successors, assigns, employees, agents, servants, contractors, representatives, officers and trustees, in their individual and official capacities, from any and all losses, claims, demands, expenses, damages (including loss of use), judgments, costs (including attorney's fees), actions and causes of action arising out of the negligence or intentional acts or omissions of Contestant or its agents, or parents or representatives, and shall defend any suit or action brought against them, or any of them, based on any such alleged injury (including death) or damage and shall pay all damages and claims resulting therefrom. Corporation is hereby not responsible for any acts of locations employees and/or agents, or any acts by Contestant, their parents and/or persons who accompany them and Artist hereby waives any actions against Corporation, which arises from any of the above acts.

4. Contestant agrees to comply with all local ordinances and codes, applicable state and federal statutes and regulations, whether existing or in the future, in performing its obligations arising out of the Contract and this Rider. Contestant agrees to deduct, pay and remain solely responsible for any premiums, income taxes, required withholdings, agent's fees or commissions, or union dues arising out of participation in the Competition under the Contract and/or this Rider, and Contestant will hold Corporation

harmless against any such expenses, fees, commissions, and/or alleged violation(s) of any local ordinances, codes, statutes and/or regulations, as well as against any claim(s) by any Union(s) and/or Agent(s) for benefits, fees, commissions, dues, or other payments arising out of or resulting from the performance contemplated herein.

6. Any dispute between Contestant and Corporation concerning the validity, construction and/or effect of the Contract and/or this Rider shall be resolved by the laws of the State of Florida, with the venue for legal proceedings, if any, in Broward County, Florida, **only**. By executing this Rider, Contestant hereby submits to the jurisdiction and venue of said court and knowingly and voluntarily waives the right to later challenge the same in any other forum.

7. If an Act of God or nature, war, riots, epidemics, strikes, an act (or order) of public authority, on-sight mechanical difficulties (e.g., a power failure) or other legitimate causes beyond the control of the parties should render the performance contemplated by the Contract and this Rider impossible, the parties shall not be liable to one another for any damages they sustain.

8. Contestant understands that no advance payments shall be made or required by the Corporation for the performance contemplated hereunder with any venue, including Community Events. Any and all payments acquired by the performance would be payable by the performance contest, in accordance with their contract(s). In addition, any Contestant picked up by any major company for any Entertainment contract, arising out of the performance, will pay to Producer a 10% Fee, for initiating that contract.

9. If any actions by Contestant or Contestant's agents, parents, or representatives are in conflict with any policies, rules or regulations of Corporation while Contestant or agents, parents or representatives and they fail or refuse to correct the same upon verbal notification by Corporation, then Corporation shall have the right to immediately terminate Contestant's performance and cancel the Contract and this Rider with no liability whatsoever. These policies, rules or regulations include, but are not limited to Contestant(s) and Contestant's agents, parents and representatives being under the influence of any alcoholic beverages, narcotics or drugs (unless they are prescription drugs), including marijuana, at any time while performing with Corporation.

10. The Contract and this Rider represent the entire agreement between the parties hereto and supersede all prior negotiations and/or agreements between the parties. Any additions, deletions or revisions to the Contract and/or this Rider must be in writing and initialed by both parties in order to be valid.

11. In the event of any conflict, inconsistency or incongruity between the terms of the Contract and this Rider, or between this Rider and any other Contract or Rider concerning the subject matter hereof, the terms and provisions of this Rider shall in all respects govern and control.

12. In signing the Contract and this Rider, the undersigned parties hereby represent and warrant that they are the Contestant or duly authorized representatives of the person or entity for which they sign and legally entitled to enter binding contracts on their behalf; that they have read this entire

document; that they understand the terms and provisions of this document; that they know this document will affect their legal rights and/or those of the person or entity they represent; and that they have signed this document knowingly and voluntarily.

13. All of the terms and provisions of this Rider and the Contract shall be enforceable irrespective of whether the Contestant is being compensated or is performing free of charge, if in fact there are no winnings or such as in the case of a benefit performance, this Rider and Contract will still be valid in that consideration is that Contestant is performing and being seen by persons that can further the Contestant's career or possible career.

14. If the Artist fails to perform, fails to attend, or cancels his or her performance for any reason other than those set forth in Paragraph 5 above, then the Artist agrees to reimburse Corporation for expenses pertaining to this one Artist, and it will be in the Corporation's discretion as to whether the Artist will be penalized, up to and including removal from any future performances and possible loss of your registration fee.

15. ADDITIONAL PROVISIONS: (Must be initialed here after each, by each party):

IN WITNESS WHEREOF, the undersigned parties have set their respective hands on the Date of Agreement recited in the attached Contract.

TEEN SENSATION LIVE REP

CONTESTANT/PERFORMER
(or Authorized Signature if minor)

PRINT NAME

PRINT NAME
(or PRINT NAME AS PARENT & NEXT FRIEND)

DATE

DATE

This agreement is subject to all terms and provisions in the attached TEEN SENSATION LIVE Entertainment Contract Rider.

