

Wheels of Consulting
& big moe entertainment.com
www.momentousevents.com & www.sittingon20s.com

Exotic Entertainer Agreement

THIS AGREEMENT is entered into this, (DATE), _____ by _____ and between (Client), _____ based at CLIENT'S ADDRESS, CITY, STATE, ZIP CODE hereinafter referred to as Client's Workplace and _____, hereinafter referred to as Consultant (OR APPROPRIATE TERM).

1. Client, pursuant to the provisions of this agreement, is retained by Big Moe Entertainment to provide specific services for Company. The specific services to be provided by Client for Company are:

See Professional Services Agreement. AGREEMENT OUTLINES DUTIES TO BE PERFORMED.

2. As full and complete payment for Client 's services and for the discharge of all Company's obligation hereunder, Company shall pay Client according to the following schedule:
 - A. **FEES:** A Processing Fee of \$30-40 Dollars for Brief Portfolio of Client on Company's Website, Portfolio, Advertising.(This does not include Photography Portfolio or Compcards)
 - B. **EXPENSES:** Client will provide at its own all ordinary and personal items as may be necessary or appropriate to the rendering of the services herein contemplated. Company will not be responsible for payment or reimbursement of any fees or expenses of Client, excepting for those fees and expense items specifically authorized or otherwise set forth in this agreement and as specified in services / work.
 - C. **Billing and Payment:** If at anytime, Company provides payment for items needed to help Client with specific Model Position, the following is understood. Client will make payment of fees and reimbursement for expenses incurred within 30 days after receipt of Company invoice. All invoices must specify the invoice total and period covered. Expenses must be itemized and substantiated by the attachment of receipts for all expense items.
3. **Ownership or Work.** Works shall be considered made-for-hire under the United States Copyright Act and, at all stages of development, shall be and remain the sole and exclusive property of COMPANY. Consultant further agrees to take all actions and execute and deliver all documents requested by COMPANY in order to evidence the assignment of COMPANY's rights in and to the Work.
4. **Company is not responsible for** Workers Compensation, Disability, Unemployment, Automobile Insurance, and any other insurance required by the State of Georgia. **Company is responsible for** payment of State and Federal taxes, and any other applicable tax. Client's Check received at end of month will show these applicable taxes withdrawn and total amount thereafter as payment for service. Client is not eligible for any benefits as COMPANY does not provide any at this time for its employees.
5. **The parties hereto acknowledge** that during the course of Client's service to COMPANY pursuant to this agreement, it will become necessary or desirable for COMPANY to disclose to Client a substantial amount of COMPANY Proprietary Information. Client fully understands that the maintenance of such information in strict confidence and the confinement of its use to COMPANY is of vital importance to COMPANY. Client agrees that the information and knowledge divulged to the Client by COMPANY or, which Client acquires in connection with or as a result of Client's services hereunder will be regarded by Client as confidential.

6. Client recognizes that all records and copies of records touching COMPANY's operations, investigations and business made or received by Client during the period of this agreement are and will be the exclusive property of COMPANY, and Client will keep the same at all times in Client's custody and subject to COMPANY's control, and will surrender the same to COMPANY immediately upon the request of COMPANY, or upon completion to agreed upon services.

10. This agreement is effective on the above date entered into and will terminate upon satisfactory completion of agreed upon services, but no later than six (6) months after the effective date. COMPANY or Client may terminate this agreement without cause upon thirty (30) days written notification to the other party at the address shown in this agreement. COMPANY may terminate this agreement immediately upon Client's refusal to, or inability to perform under the agreement or Client's breach of this agreement. Further, this agreement shall be terminated automatically in the event of Client's death. On termination of this agreement, COMPANY's obligation to pay Client, except for services already accrued or incurred, will forthwith cease and terminate.

11. If mutually agreeable to COMPANY and Client, this agreement may be extended. Such extension will be documented by written amendment, duly signed and dated by both parties.

12. Neither party to this agreement may assign, sell or transfer any part thereof to any other firm or entity without first obtaining the written permission of the other party hereto.

13. This agreement has been negotiated, executed and delivered in the State of Georgia. The parties hereto agree that all questions pertaining to the validity and interpretation of this agreement will be determined in accordance with the laws of the State of Georgia.

This agreement and referenced attachments constitute the entire contract of the parties hereto and supersedes any prior agreement between the parties.

Dated _____, and executed at City _____, State _____

By: _____ COMPANY Representative By: _____ CLIENT

Signature

Signature

Title

Client _____
SS# OR FEIN #

Witness

Witness Signature & Date

Professional Services Agreement

The following shall be considered Personal Services provided by the Client to Company. These services are to be held in confidence and privacy, and without change unless written consent by both Client and Company is documented.

- A. Client will operate as Model of Company within the projects agreed upon by both parties. If client needs to cancel project, Company must be notified 72 Hours in advance. If Client cancels out of contract project that doesn't involve death or emergency, (and substituted Model cannot fulfill contract without any penalties), then Client is responsible for all penalties and damages made from Breach of Contracted Project.
- B. In case of emergency, or death of family/ Friend, Client will pay for half of any expenses Caused by cancellation of contracted project, unless Company can find another model /Dancer to fulfill contracted project and have no losses of any sort. It is the responsibility of the Client to notify Company immediately of this situation.
- C. Client will be utilized by Company as Exotic Entertainer and model. If Client seeks to be Consultant, Administrative Assistant, or other positions available, Client must enter into new separate contact. Original Contract will still hold, unless specified otherwise, at signing of new contract.
- D. If Company starts to provide Client with Company accessories, (E.I. Cellphone, Pager, Computer, IDS, Portfolios, Anything with Company's Name, ETC), these items must Be returned upon termination of contract and services between Client and Company. If any items are lost, stolen, or damaged, it is the Client's obligation to pay in full the Retail value Company issued for such items.
- E. Client and Company understands that no personal information concerning Client's location, Phone number, or anything else that can endanger Client is to be given out to Customers at Any time. If Client chooses to release such information to Customers, she / he is responsible For all consequences and effects caused by such information given thereafter to Customer.
- F. Client understands that all information concerning payment by Company, and recruitment of Other Clients is to be held confidential, and not given out to other companies for any reason. If such information is given out, then Company may sue Client for such Breach of Contract, In which Client will be responsible for attorney fees, and all other possible fees incurred.
- G. Client understands that in being with Company, it is in the best interests to recruit others that May be useful as possible Clients for Company. In such case, once that person is signed in Agreement with Company, Client will receive a bonus of 10% of Company's profit (after Expenses), from newly signed Client for 6 months with possible extension based on Company's profit margin.
- H. Company will provide Client with Company Business Cards upon request by Client. In doing So, a service fee of only \$10.00 will be deducted from Client's next paycheck.