

METHOD MODELS

The true beauty is in the process.SM

NEW MODEL PACKET

HOW TO BECOME A METHOD MODEL

- 1** Please fill out the attached PDF completely and email/fax this document back to Method Models.

DIRECTIONS TO COMPLETE THIS PDF

- Before filling out this document please make sure to download the latest version of adobe reader at (<http://get.adobe.com/reader/>) to ensure that you are able to fill out and save the form correctly. If you have any issues using the writable PDF form there is an option to print, sign, and fax the document back.
- Go to File then Save As... and save the document as your full name using your first name then last name (i.e. Jane_Doe.pdf).
- Click or Tab through the editable text fields and fill out all information that is required making sure to save often.
- Once complete save the document one last time and send the PDF file as an attachment.

Please note that the W-9 portion at the end of this document must be completed, printed, and sent separately via fax to Method Models.

- 2** Please send 5-10 recent high resolution images (Head Shots and Full Body Shots-multiple looks) along with 2-3 unretouched natural photos.
- 3** To complete the Method Models application process please send via email your promotional work resume.

**EMAIL ALL OF THE ABOVE INFORMATION TO
MODELS@METHODMODELS.COM OR FAX TO
312-276-4054**

If selected, a Method Models' Talent Associate will contact you to discuss the interview and casting process.

MODEL INFORMATION

Basic Information

FULL LEGAL NAME

ALIAS (IF ANY)

(names you are known as in the modeling industry)

STREET ADDRESS

CITY, STATE, ZIP

CONTACT PHONE

E-MAIL

(please list all email addresses if you use multiple accounts)

DATE OF BIRTH

AGE

SS#

(for payroll and background check)

Characteristics

HEIGHT

WEIGHT

BUST (W/CUP SIZE)

WAIST

HIPS

EYE COLOR

HAIR COLOR

DRESS SIZE

SHOE SIZE

T-SHIRT SIZE

EXPERIENCE

> List 6 brands/promotions you've worked on in the last 2 years.

INDEPENDENT CONTRACTOR AGREEMENT

This independent Model Agreement (hereinafter "Agreement") is between Method Models LLC (hereinafter "The Company") and _____ (hereinafter "Model"). In consideration for the mutual promises set forth below, the parties agree as follows:

1. Business. The Model is engaged in the independent business and occupation of providing Modeling Services and such duties associated with those in the modeling industry.
2. Services. The Model agrees to provide the following services under this agreement:

To provide modeling services at trade shows, experiential events, fundraisers, business promotions, marketing promotions or any other reasonable and acceptable service associated with the modeling industry as directed and agreed by the Model and Company.

Definition: The Model acknowledges and agrees that the Model is an independent Contractor and not an agent or employee of the Company. The Model has sole discretion to determine when, during what hours, and at what location the Model will perform services under this Agreement. However, the Model warrants that such methods and techniques will be in accordance with ethical and reputable business practices and that the Model has the requisite expertise, ability, and skill to render the service required by this Agreement. The Model further agrees to supply all equipment and materials required to perform these services and acknowledges that the Company is not responsible for providing such equipment and materials to Model. Model further expressly acknowledges that Model has and shall not receive any training from Company in the professional skills necessary to perform the services required by this Agreement.

Conflicts: Nothing in this Agreement is intended to preclude the Model from performing services for other entities and individuals. However, Model agrees not to engage in any such activity that conflicts with the Company's business interests or interferes with the independent exercise of the Model's judgment in the best interests of the Company. Model further agrees that any outside services provided to other entities or individuals will not conflict with the ability of the Model to perform the agreed services to the Company at the times specified for performance of such services.

Assistants: The Model retains the sole discretion to utilize assistants and employees, at its sole cost and liability, to assist Model in performing any portion of the services contemplated by this Agreement. The Model agrees to assume full liability for all actions of, payments to and tax withholding for all assistants and employees and for compliance with all applicable laws with respect to any assistants and employees.

Compensation: The Model will invoice the Company for services performed and acknowledges the compensation of said services will be agreed upon prior to the services rendered. The Model will be compensated on an hourly or flat fee basis, as agreed to by Model and Company. Model agrees that she/he will be compensated only for actual time worked providing modeling services under this Agreement and such time shall not include travel time to/from any event. The Model acknowledges that Compensation is variable based on the type of event. The Model agrees to be solely liable for all business expenses associated with the services performed under this Agreement other than what is specified in subsection (a) below:

a. Company will reimburse Model for pre-approved business-related expenses at a pre-determined amount agreed upon prior to model services and event execution. Model agrees that it must provide Company with written receipts within 14 days of completion of said services in order to be eligible for reimbursement of said expenses. Failure to provide copies of receipts relating to said business expenses within the time specified forfeits the right of the Model to recover said business expenses from the Company.

Time for Compensation: The Company shall pay Model within fourteen (14) days from Company's receipt of payment from Company's client for Contractors's services hereunder.

Taxes: No federal, state or local payroll taxes of any kind or state disability insurance will be paid or withheld by the Company on behalf of the Model or any of Model's employees. The Model is not an employee of Company with respect to the services performed under this Agreement for federal or state tax purposes. The Model understands that the Model is liable for and shall withhold any applicable federal, state or local tax obligations as required by law and Model acknowledges that Model is solely responsible for any and all such withholdings.

Benefits: Model acknowledges that Model is engaged in its own independently established business and that Model is not eligible for, and shall not participate in, any employee fringe benefit plan provided by the Company to its employees, including but not limited to sick pay, vacation pay, group medical and dental coverage, pension, and profit-sharing. No insurance of any kind, expressly including but not limited to workers' compensation insurance, will be provided by the Company for the Model or any of Model's employees or contract personnel. The Model agrees to obtain workers' compensation insurance for Model as well as all of Model's employees. Model agrees to and shall provide Company with a certificate of workers' compensation insurance coverage, as permitted by applicable law, upon the request of Company.

Agency: The Model has no authority to bind the Company, to enter into any contracts or agreements on behalf of the Company, or to represent that it has the authority to do so. This Agreement does not create a partnership, joint venture, or loaned servant arrangement between the parties.

Indemnification: The Model represents and warrants that Company shall not under any circumstances be responsible for any claims, demands, damages or liability arising or resulting from the negligent acts or failure to act by the Model or its employees or contract personnel. Model acknowledges that the business and profession of Model involves heavy and repeated interaction in a public setting and with the public at large in a variety of stressful and challenging environments. The Model represents and warrants that the Model is entering into this Agreement voluntarily and with full knowledge of the stress, hardships and risks associated with the Model's chosen profession. The Model agrees to indemnify and hold harmless the Company, its officers, directors, members, employees, agents, assigns and successors from and against any and all claims, demands and actions and any liabilities, damages or expenses resulting therefrom, including court costs, expenses and reasonable attorneys' fees, relating to or arising out of the Model's breach of any representation in this Agreement, failure to properly perform any obligations under this Agreement, or for any violations of applicable law. Model's obligations hereunder shall indefinitely survive any termination of this Agreement.

Confidentiality: The Model agrees not to use or disclose, directly or indirectly, for any reason or in any way, other than at the express direction of the Company, any confidential information or trade secrets of the Company or any Company client, including but not limited to, client and customer lists or contacts, names or personal information of client attendees at any Company

managed event, Company methods and processes, intellectual property, Company's compensation structures or fee arrangements with Company clients, marketing or consulting strategies, computer programs and data, internet website design and structure or any related business operating and planning information used by the Company. Model acknowledges that Company confidential information is valuable from not being generally known in the marketplace and its unlawful disclosure would likely cause Company irreparable harm that could not easily be measured in money damages. Therefore, Model acknowledges that Company may, in addition to any other remedy for breach or threatened breach of this provision, bring an action for injunctive relief against Model to enforce Model's obligations under this provision. Model's obligations hereunder shall indefinitely survive any termination of this Agreement.

Company Property: Upon termination of the Model's relationship with the Company, the Model agrees to return all Company information and data, records, files, documents, materials, equipment, Company client provided uniforms or samples or other items, and all copies of such to the Company that may be in Model's possession and control, including any such items that are on loan to Model.

Statements and Publication: The Model shall not make any public or private statement about the Company or its clients, members, officers or employees that would be injurious to the Company's or its clients' businesses or reputations or which would, directly or indirectly, adversely interfere with the business of the Company and/or its relationship with its clients. Model expressly agrees that it shall not publicize in digital or machine readable form any photographs, videos, audio, parody, summary, or commentary relating to Company, any Company client, any Company events or client events, any Company personnel or other independent contractors without Company's prior express authorized written permission.

Termination and Cancellation: Either party may terminate this Agreement upon 10 (ten) days written notice to the other. Company reserves the right to terminate this Agreement immediately in the event of Model's violation or threatened violation of any applicable law or in the event Model is in breach of or threatens breach of any provisions of this Agreement. In the event of any unlawful activity by Model then Company, in addition to termination of this Agreement, will prosecute or assist in the prosecution of Model to the fullest extent of the law. Company may also terminate this Agreement or, in the alternative, any particular event or project, without any cost to Company or payment owed to Model, other than for authorized hours worked on a project, in the event that Company's client notifies Company that such client is canceling the applicable program or a Company Client does not wish to use Contractor's services for any reason.

Limitation: Model expressly releases and waives any claims against Company for any consequential or exemplary damages arising from any allegation of a breach by Company under this Agreement.

Applicable Law; Jurisdiction: This Agreement shall be governed by and interpreted under the laws of the State of Illinois. In the event of any dispute relating to the interpretation or enforceability of this Agreement the parties hereto consent to the exclusive jurisdiction of the state federal courts located in Cook County, Illinois to hear and decide such dispute.

Severability: If any provision of this Agreement is held to be invalid or unenforceable, that provision shall be severable, and the remaining provisions of this Agreement shall remain fully enforceable.

Entire Agreement: This Agreement embodies the entire agreement between the parties with respect to its subject matter, and it supersedes all prior agreements, whether written or oral. No amendment of this Agreement shall be effective unless in writing and signed by both parties.

Attorneys Fees: In the event that the Company brings a legal action to enforce the terms or conditions of this Agreement, or in the event the Company is the prevailing party in a suit brought by the Model in any legal action relating to or arising out of this Agreement, then Company shall be entitled to recover from Model all of its reasonable attorneys' fees, expenses and court costs incurred by Company in such legal action.

I HAVE READ AND FULLY UNDERSTAND ALL THE TERMS AND PROVISIONS CONTAINED IN THE INDEPENDENT MODEL AGREEMENT. I UNDERSTAND THAT MY COMPENSATION FOR MY SERVICES IS GOOD AND VALUABLE CONSIDERATION FOR THE PERFORMANCE OF MY SERVICES AND OBLIGATION TO BE BOUND BY THE COVENANTS CONTAINED IN THIS AGREEMENT.

By checking this box I agree to all of the above terms and conditions and by printing my name in the "Model Signature" space below I confirm that it is an electronic signature and that such signature shall bind me as if it were my original signature.

Model Name: _____

Model Signature: _____
(if faxing or hardcopy mailing please sign above)

Date: _____

Witness: _____ Date: _____

IMAGE/VIDEO RELEASE FORM

For valuable consideration received, I hereby grant to Method Models and their legal representative and assigns, respectively, the irrevocable and unrestricted right to use and publish photographs and video of me, or in which I may be included, for editorial trade, advertising, promotional purposes, and any other purpose and in any manner and medium (web, print, TV, video, et cetera); and to alter the same without restrictions. I hereby release Method Models and their legal representative and assigns, respectively, from all claims and liability relating to said photographs and/or video.

NAME _____

ADDRESS _____

CITY _____

STATE _____ ZIP _____

PHONE _____

EMAIL _____

DATE _____

By checking this box I agree to all of the above terms and conditions and by printing my name in the "Model Signature" space below I confirm that it is an electronic signature.

Model Signature: _____
(if faxing or hardcopy mailing please sign above)

Date: _____

EMERGENCY CONTACT FORM

MODEL NAME _____

DATE _____

NAME OF CONTACT _____

RELATION OF CONTACT _____

PHONE _____

ADDRESS _____

CITY _____

STATE _____ ZIP _____

Please provide any information we should know in case of an emergency: