incurred in connection with such arbitration. Any award shall be final, binding, and non-appealable. The parties agree to accept service of process in accordance with AAA Rules.

g) WAIVER: A waiver by either party of any of the terms and conditions of this Agreement in any one instance shall not be deemed to be a waiver of such terms or conditions for the future, or any subsequent breach thereof.

h) <u>HEADINGS</u>: All paragraph headings are for convenience purposes only and do not in any way affect the terms of this Agreement.

i) <u>FURTHER DOCUMENTS</u>: Contractor agrees to execute such further documents and instruments as Company may reasonably request in order to effectuate the terms and intentions of this Agreement, and in the event Contractor fails or is unable to execute any such documents or instruments, Contractor hereby appoints Company as Contractor's irrevocable attorney in fact to execute any such documents or instruments, provided that said documents and instruments shall not be inconsistent with the terms and conditions of this Agreement. Company's rights under this Paragraph constitute a power coupled with an interest and are irrevocable.

j) <u>REMEDIES</u>: No breach of this Agreement shall entitle Contractor to terminate or rescind the rights granted to Company herein, and Contractor hereby waives the right, in the event of any such breach, to file or enter into a class action claim against the Company, equitable relief or to enjoin, restrain or interfere with the production, distribution, exploitation, exhibition or use of any of the Work, it being Contractor's understanding that Contractor's sole remedy shall be the right to recover damages with respect to any such breach.

k) ASSIGNMENT: This Agreement shall be binding upon and shall inure to the benefit of Company and shall be binding upon and shall be to the benefit of, and may be assigned to, any parent, subsidiary, or affiliate company of company, any company or entity with which Company may be merged, combined or consolidated, any company or entity acquiring all or substantially all of Company's assets, and any person, firm or corporation who may hereafter acquire the right to produce, distribute, exhibit, advertise and/or otherwise exploit the Picture hereunder, or any of the results and proceeds of Contractor's services hereunder. Contractor may not assign any of services, duties, rights, liabilities, and/or obligations described in this Agreement.

 ENTIRE AGREEMENT: This Agreement contains the entire understanding of the parties relating to the subject matter herein contained. This Agreement can be changed or terminated only in a writing duly executed by both parties hereto.

parties hereto.

By: CONTRACTOR

The parties have executed this Agreement as of the Effective Date.

PLEASE FILL OUT		Бу	
Name:	Zaf Zaf Contractor:	Its: Authorized Agent	
Name: By:  ts:  PLEASE FILL OUT  NAME  ZAC SLEETH  JAMA J. MAT.			
PLEASE FILL OUT NAME ZAC SLEETH  JOHN J. M.	Loan Out (If applicable)		
Est:  PLEASE FILL OUT  NAME  ZAC SLEETH  (referred to in this agreement as 'Independent Contractor')	Name:		
PLEASE FILL OUT NAME ZAC SLEETH JOHNY J. M.	By:		
ZAC SLEETH BORRY 2. AST	ts:		
ZAC SLEETH JOHNY J. 180	PLEASE FILL OUT		
(referred to in this agreement as 'Independent Contractor')	ZAC SLEETH Jally	1. 16	
The state of the s	(referred to in this agree	ment as 'Independent Contractor')	

D...

LOAN OUT (if	
applicable)	
ADDRESS	1615 GOVERNOR MICHOLLS ST. #302
Divor	NEW ORLEANS, LA TOLLA
PHONE:	CELL (740) 438-2387
	HOME
	FAX
Social Security #/Tax I	D:
Emergency Contact Information	Name: COURTNEY MEYER
	Contact Information: (262) 945-4885
	Relation: