

1. By ticking the "I AGREE" option on the application form, I, as the legal parent or guardian of the Model, appoint Bareface Agency Division (the "Agency" or "you"), which is a division of Bareface Productions FZ-LLC, PO Box 72336, Dubai, UAE, as My Child's agent in accordance with the terms set out in this form (the "Agreement").
 2. The Agency and the Model are together referred to as the Parties and individually as a Party.
 3. The Agreement will last until terminated by either Party in accordance with the terms of this Agreement.
 4. I appoint you as My Child's agent in the Middle East in connection with the development of My Child's career in advertising and fashion modeling, licensing, music, drama, film, video, television and other visual media industries and all services to be rendered or performed by My Child in connection with those industries ("Modeling Work").
I agree with you as follows:
 - 4.1 My Child will be available for Modeling Work and will carry out Modeling Work for the clients of the Agency (including Bareface Productions FZ LLC) (the "Client"); and
 - 4.2 the Agency will notify Me of the prospective Modeling Work and the Agency will book My Child to do the Modeling Work with the Client. If successful, the Agency will notify Me by telephone, or otherwise (as the Agency may decide) and My Child will carry out the Modeling Work in accordance with the terms agreed between the Agency and the Client (the "Booking"); and
 - 4.3 I undertake to ensure that My Child provides the Modeling Work to the Agency during the term of the Agreement as efficiently and economically as possible in collaboration with such people as such time and places as the Agency may direct and to comply with the rules and regulations of the Agency as may be advised to me from time to time by the Agency.
- I warrant that I am legally authorized to represent My Child and to enter into this Agreement on his/her behalf.

5. **Mine and My Child's Undertakings**

- 5.1 I undertake that I am legally permitted to sign this Agreement, and that this is not in conflict with any other agreements that may have been signed by Me or on behalf of My Child up to now nor will it conflict with anything I do on behalf of My Child during the term of this Agreement.
- 5.2 I understand that, at My own expense, My Child must maintain in good condition a range of clothes, accessories and cosmetics to comply with the reasonable requirements of the Client for the Booking.
- 5.3 I will notify the Agency in advance in writing of the dates set for each Booking if and when My Child is not available for a particular Booking (such as without limitation, when My Child is on holiday) or if I do not wish My Child to work for a particular Client.
- 5.4 I understand that My Child must maintain my appearance and physical condition in a manner which is appropriate to my profession and acceptable to the Agency and the Clients.
- 5.5 I will provide to the Agency, at My own expense, such materials as the Agency requires to promote My Child to the Clients, including but not limited to, portfolios, index cards and head sheets, image scans, photocopies and tear sheets as well as all relevant personal information ("My Child's Personal Information").
- 5.6 I understand at all times (and will do all things necessary to ensure that) My Child must behave professionally and courteously and always be punctual for any appointment and/or Booking and to refrain from acting in any way which might be detrimental to My Child's career and the reputation of the Agency and/or the Client, I will ensure that My Child refrains from the consumption of drugs and/or alcohol before or during any Modeling Work and refraining from smoking and eating whilst performing, shooting and/or carrying out the Modeling Work. I understand that in the event of unsatisfactory performance by My Child or the receipt of a complaint from a Client, the Agency will not be responsible if the Client requests a discount and I agree that any such discount will be reasonable.
- 5.7 I declare that My child is not bound by any other agreement restraining My Child from carrying out the Modeling Work for the Agency or a Client or otherwise preventing My Child from featuring in any advertising campaign promoting the products or services of the Client.
- 5.8 I understand and agree that this Agreement is not an offer of employment.
- 5.9 I will, where necessary, provide My consent, obtain My Child's sponsor's consent or any other consent required under law before My Child undertakes the Modeling Work and will indemnify the Agency and/or Client (on behalf of myself and My Child) against any claims in this respect.
- 5.10 I acknowledge that the Agency cannot guarantee that any Modeling Work can be secured for My Child, and that the Agency has made no representations to this effect.
- 5.11 I understand that My Child will not be able to use his/her mobile phone during Modeling Work.
- 5.12 My Child will carry out Modeling Work to the best of My Child's ability and skill and to the highest professional standards.
- 5.13 I will ensure that I and My Child comply with all rules and regulations relating to health and safety, fire prevention or general administration which may be in place at the premises of a Client or at a location where the Modeling Work is being conducted.
- 5.14 Neither My Child nor I will pass on any personal business cards or other promotional material related to My Child to the Client or other third parties without the prior written consent of the Agency.
- 5.15 I will not without the prior written consent of the Agency whether during the term of this Agreement or at any time thereafter, expose, reveal or make public any information in connection with the business of the Agency, the Client, the Booking, the Modeling Work or this Agreement, all of which information will be regarded by Me as strictly confidential and I will ensure compliance with this confidentiality by My Child. I acknowledge that this clause is material to the operation of this Agreement and that the Agency may terminate this Agreement immediately (without prejudice to any other rights or remedies it may have) for a breach of this clause. I will indemnify and keep the Agency fully indemnified against any claims or demands or legal proceedings brought against the Agency by a Client or third parties as a result of My breach of the confidentiality provisions under this clause or of a breach by My Child.

- 5.16 I agree and undertake that during the term of this Agreement and following expiry or termination of this Agreement for any reason whatsoever neither I nor My Child will not in any manner whatsoever denigrate and/or speak ill of the Agency or the Client or any third party associated with either party to the press, the media and/or any third party.
- 5.17 I will accompany My Child on the set where the Modeling Work is to be carried out or in case I am unable to accompany My Child to the set I will inform the Agency of the names and details of the chaperone who will, at my request, accompany My Child. That chaperone will be responsible for the acts of My Child during the Booking, but I acknowledge that I am liable for any breach of any terms of this Agreement or the terms of the Booking by the chaperone and/or My Child
- 5.18 I agree that I:
- 5.18.1 will not attempt to secure any of the same Modeling Work for a Client directly or indirectly during the term of this Agreement and if I do so I understand that I may be removed from the Agency talent listings;
- 5.18.2 will not for a period of twelve (12) months from the date of the termination of this Agreement either by myself or on behalf of any other person or agent induce or endeavor to induce any employee or officer of the Agency to leave their employment with the Agency;
- 5.18.3 will not for a period of twelve (12) months from the date of the termination of this Agreement induce, solicit or endeavor to entice away from the Agency any person, firm or company, sub-contractor, partner, consultant, proprietor, agent or otherwise who was at any time within the period of twelve (12) months prior to the date of termination of this Agreement a customer or a Client of or a Client or was in habit of doing business with the Agency or was represented by the Agency; and
- 5.19 I agree that the above restrictions are reasonable and they will not prevent My Child from earning a living. Any breach by of the provisions of clause 5.17 will be considered to be a material breach of this Agreement for which the Agency may terminate this Agreement immediately by written notice.
- 5.20 I authorize the Agency to maintain, use and store mine and My Child's Personal Information and my personal information on the Agency's database for the purpose of securing Modeling Work for My Child.
- 5.21 I will be responsible for My Child's travel and transportation to and from the Booking unless otherwise agreed in writing in advance of the time of the Booking.
- 5.22 I understand that I may not sign any written documents or release forms relating to any Booking without first consulting the Agency.

6. Authority of Agency

- 6.1 I authorize the Agency to act on My Child's behalf in approving and permitting the copyright, license, use and publication of My Child's name, photograph, likeness, or other representation of My Child's image or voice in whole or part ("My Child's Image") for any purpose whatsoever, associated with any Booking and/or any Client and also in relation to the Agency's promotional materials, such as its website, business cards and portfolio, as well as signing of contracts, bills of sale and photographic and other releases in connection with those purposes.
- 6.2 I agree to appoint the Agency to act exclusively on My Child's behalf in relation to the negotiation of any extension or renewal of the rights granted for the Modeling Works (up to and including in perpetuity and in all mediums worldwide) to those rights that were initially agreed and approved within the original scope of Modeling Work. The Agency will seek the most appropriate compensation available for such an extension or renewal but the Agency makes no representation about the rates that may be achieved for the extension or renewal. The rates will be subject to the payment of the Agency Fees (as set out below).
- 6.3 I will not seek to prevent the use of My Child's Image in accordance with this Agreement and the terms of any Booking and I release the Agency and the Client and their assignees, licensees and successors from any liability to Me and/or My Child arising from any blurring, distortion, alteration, voice dubbing, optical illusion or use in composite form, whether intentional or otherwise, that may occur or be produced in exploiting My Child's Image.
- 6.4 I understand that the Agency will take reasonable steps to ensure the Client and other workers involved in the Modeling Work are professional and courteous but I acknowledge that the Agency makes no warranty (express or implied) to that effect and I acknowledge and agree that the Agency will not be held liable for the conduct of any third parties in respect of a Booking or in respect of any other matter that is the subject of this Agreement (including but not limited to the conduct of the Client).
- 6.5 The Agency will comply with all regulations and statutory obligations regarding the use and storage of My Child's Personal Information.
- 6.6 The Agency will not be liable to me or any third party if the Booking is unsatisfactory to Me or My Child or that third party in any respect including with regard to usage of My Child's Image by the Client
- 6.7 I acknowledge and agree that all rights in and relating to My Child's Image in relation to any Booking will vest solely with the Agency and the Agency may at its sole discretion license and/or assign such rights to any third party, including a Client, their assignees, licensees and successors.
- 6.8 On behalf of My Child, I expressly waive any and all rights in and relating to the rights in My Child's Image of any nature whatsoever including any moral rights accruing to My Child's Image by virtue of undertaking the Booking or analogous rights.
- 6.9 I understand that My Child's Image may be deemed to represent an imaginary person unless otherwise stated in the Booking.
- 6.10 The Agency will use all reasonable endeavors to secure suitable Modeling Work for My Child but makes no representation about the quality or quantity of work that may arise from the relationship between the Agency and My Child.
- 6.11 The Agency will provide the Booking with skill, care and in accordance with their recognized codes of practice and statutory obligations.
- 6.12 I authorize the Agency to act in relation to any unauthorized use of My Child's Image by the Client however, in doing so, the Agency has complete discretion as to what action is appropriate given the circumstances and taking into consideration the commercial position (including the costs involved and the likelihood of recovery). The Agency may choose to endeavor to obtain consideration from the Client for any such unauthorized use. Any amounts recovered by the Agency as a result of such unauthorized use will form a part of the Fees, including without limitation any amounts that may be awarded to My Child by a Court as a result of any judgment, order or award that is made in My Child's favor on account of any unauthorized use of My Child's Image by a Client. The Parties acknowledge and agree that any legal costs that are incurred in respect of the enforcement of this clause will be borne solely by My Child unless otherwise agreed in writing between the Parties. If the Agency chooses not to take any action, I understand that I may not force The Agency to undertake action, that I may inform the Agency that I wish to undertake such action myself and may do so at my expense and that I have no claim against the Agency for not undertaking such action on my behalf.

7. Fees

- 7.1 Unless otherwise agreed in writing in advance of the time of the Booking, the Agency's fee in respect of a Booking is fixed at forty percent (40%) from the total amount invoiced to the Client (the "Agency Fees"). My fees will comprise the remainder of the amount set out in the invoice for the Booking ("My Fees"). I understand that My Fees represent My total remuneration in respect of the Booking and I will not be entitled to claim for any further payment under this Agreement. I acknowledge that, if third parties are involved in the handling of Me or any Modeling Work, including Bareface Productions FZ LLC, those third parties may charge additional handling fees, which may be deducted from My Fees.
- 7.2 The Agency will:
- 7.2.1 invoice the Client for the Fees; and
- 7.2.2 pay My Child's Fees to Me within thirty (30) days of payment being received by the Agency, according to Agency policy (currently at the middle and end of each calendar month, on a Thursday).
- 7.3 If My Child is late for a Booking, the Agency has the right to deduct an amount equal to fifteen percent (15%) of the day rate per hour to recover lost fees due to that delay by My Child and I agree that this is reasonable.
- 7.4 If the Client pays Me or My Child directly, I agree to immediately pay the Agency Fees specified in clause 7.1 to the Agency.
- 7.5 I understand and agree that depending on the division of the Agency that My Child is assigned to:
- 7.5.1 for cast /kids/actors/arabic an annual administration fee of AED100 (One Hundred United Arab Emirates Dirhams) will be charged to My Child's account to cover web upload, maintenance and editing and I understand that this fee does not include photographic tests, Z-cards and video compressions;
- 7.5.2 for models mainboard/commercial/new faces/out of town an annual administration fee of UAE Dirhams Four Hundred (AED 400.00) will be charged to My Child's account to cover all scanning, web loading, editing, photocopies and printout fees for the year and I understand that this fee does not include photographic tests, Z-cards and video compressions;
- 7.5.3 the Agency is entitled to deduct and retain from My Fees any expenses (including but not limited to index cards, portfolios, bikes, taxis, couriers, flights and accommodation) reasonably incurred by the Agency on My Child's behalf; and
- 7.5.4 if My Child cease to become available for the Booking for whatever reason, any expenses incurred on My Child's behalf by either the Agency or the Client will immediately become due for reimbursement and the Agency will be entitled to deduct these expenses from Fees and/or from future Fees and I will remain liable to pay these expenses until such liability is discharged.
- 7.6 I understand that for the term of this Agreement and following expiry or termination of this Agreement for any reason whatsoever, all fees arising from any Booking, including additional usage rights, renewed and/or renegotiated Bookings, will continue to be invoiced and collected by the Agency, who will pay My Child's Fees in accordance with clause 7.1 and 7.2 of this Agreement.
- 7.7 I agree that My Child must not accept any Modeling Work directly or indirectly from any Client of the Agency. I will advise the Agency immediately of any offer of work for My Child from third parties including models, photographers, Clients or any connections initially made through the Agency or any affiliates of the Agency, and I will also inform any such third parties of your Agency status. I understand that if I accept the Modeling Work for My Child for or on behalf of a Client introduced to Me by the Agency during the term of this Agreement or within 12 months after expiry or termination of this Agreement, I agree that will be in material breach of this Agreement but, without limiting any other remedies available to the Agency, I will be liable to pay the Agency a sum equal to the fee the Agency would have been entitled to under clause 7.1 of this Agreement within 7 days of the receipt of any fees from that third party.
- 7.8 I acknowledge that, whilst Clients are believed to be reputable and creditworthy, the Agency does not guarantee, and is not liable for, a delay in, or the non-payment of My Child's Fees and expenses.
- 7.9 I understand that the Agency is not responsible for medical cover, life insurance, public liability or any end of service financial benefits for Me or My Child.

8. Liability

- 8.1 The Agency will not be liable to Me or My Child should the Booking prove unsatisfactory in any respect. If necessary, and with My consent, the Agency may bring a claim against the Client to recover any outstanding Fees and the Agency will be entitled to deduct a fair proportion of any expenses reasonably incurred by the Agency in bringing the claim and the Agency can deduct those expenses from the recovered Fees.
- 8.2 The liability of the Agency and/or Bareface Productions FZ LLC and/or any of their associated entities under this Agreement will be limited to the fees due and payable to Me and/or My Child in respect of the Booking where such liability arose. Neither the Agency nor Bareface Productions FZ LLC nor any of their associated entities will be liable for any direct loss or damage suffered by Me or My Child or any third Party as a result of any negligence, breach of contract or otherwise. I will take out appropriate insurance policies for My Child which will be maintained and kept in force by Me at all times throughout the term of this Agreement.
- 8.3 I will, at My sole cost and expense, pay and be fully liable and responsible for any and all medical expenses or any loss or damage to personal property of whatsoever nature (whether to Me or My Child) during the Booking and the Agency will bear no responsibility financial or otherwise in respect of any illness, accident, loss or damage of whatsoever nature that may occur during the Booking.

9. Indemnity

- 9.1 I will indemnify the Agency and/or Bareface Productions FZ LLC and/or any of their associated entities in respect of any and all claims, losses, damages, costs, expenses (including legal expenses), judgments, fines, penalties and/or liabilities which the Agency or any of its associated entities may now or in future suffer or incur consequent on or arising directly or indirectly out of any acts or omissions by Me and/or My Child in respect of any obligations expressed to be assumed by Me and/or My Child under this Agreement or out of My breach or My Child's breach of any warranty or representation under this Agreement.

10. Termination

- 10.1 The Agreement will continue unless terminated by mutual agreement between the Parties or under its terms.
- 10.2 The Agency will be entitled to terminate this Agreement for any reason at any point during the term of this Agreement by giving Me thirty (30) days notice in writing.
- 10.3 I will be entitled to terminate the Agreement at any point during the term of this Agreement by giving the Agency thirty (30) days notice in writing and I agree that, in that case, My Child will be required to complete any Booking that had been agreed by Me prior to that notice of termination.

- 10.4 Either Party may immediately terminate the Agreement by notice in writing to the other if:
- 10.4.1 the other Party commits a material breach of this Agreement and, in the case of a breach capable of being remedied, fails to remedy it within seven (7) days of being given written notice from the other Party to do so;
- 10.4.2 the other Party commits a material breach of this Agreement which cannot be remedied under any circumstances; or
- 10.4.3 the other Party is declared insolvent, or convenes a meeting of or makes or proposes to make any arrangement or composition with its creditors; or a liquidator, receiver, administrative receiver, manager, trustee or similar officer is appointed over any of its assets.
- 10.5 I may terminate this Agreement:
- 10.5.1 if the Agency passes a resolution for winding up (other than for the purpose of solvent amalgamation or reconstruction), or a court of competent jurisdiction makes an order to that effect; or
- 10.5.2 the Agency ceases to carry on its business or substantially the whole of its business.
- 10.6 Any rights to terminate the Agreement will be without prejudice to any other accrued rights and liabilities of the Parties arising in any way out of the Agreement as at the date of termination.
- 10.7 Once the Agreement expires or is terminated, the Agency will be entitled to continue to publicize and make use of any material that was produced at all; Bookings before the Agreement expired or was terminated.
- 10.8 The Agency may terminate the Agreement immediately by notice in writing if at any time My Child carries out the Modeling Work for a third party in breach of this Agreement.
- 10.9 The Agency may give Me and My Child written notice if it requires Me to update My Child's Professional Information and if I or My Child do not update My Child's Professional Information within the time stated within that notice, the Agency can then immediately terminate this Agreement by notice in writing. The Agency may also terminate this Agreement by notice in an email if My Child does not get any professional engagements, is unavailable or refuses to take any offered professional engagements for a consecutive period of 6 months.
11. **Force Majeure**
Neither Party will be liable for any delay or failure to perform any of its obligations if the delay or failure results from an act of "Force Majeure" which includes any act of terrorism, fire, flood, act of Government or regulatory authority, royal demise, lightning, war, revolution, riot or civil commotion, or any other act or event which is similar in nature or any other circumstance beyond the reasonable control of the Parties.
12. **Assignment**
I acknowledge, on behalf of Me and My Child, that we will not be entitled to assign My rights or My Child's rights or obligations or delegate My duties or My Child's duties under this Agreement without the prior written consent of the Agency.
13. **Third Party Rights**
Nothing in this Agreement is intended to or confers any rights on a third party unless expressly agreed otherwise.
14. **Severance**
If any term or provision of in this Agreement is held invalid, illegal or unenforceable for any reason by any court of competent jurisdiction such provision will be severed and the remainder of the provision and this Agreement will continue in full force and effect as if this Agreement had been agreed with the invalid, illegal or unenforceable provision eliminated.
15. **Waiver**
The failure by either Party to enforce at any time or for any period any one or more of the terms of this Agreement will not be a waiver of them or of the right at any time subsequently to enforce all terms and conditions under this Agreement.
16. **Notices**
Any notice to be given by either Party to the other may be served by email, personal service or by post to the address of the other Party as such Party may from time to time have communicated to the other in writing, and if sent by email will unless the contrary is proved be deemed to be received on the day it was sent, if given by letter will be deemed to have been served at the time at which the letter was delivered personally or if sent by post will be deemed to have been delivered in the ordinary course of post.
17. **Entire Agreement**
The parties agree that the terms of this Agreement constitute the full agreement between them from the date it is signed and that this agreement overrides and terminates all previous agreements between them.
In addition, the parties agree that this Agreement will cover any and all matters that arise between them from the date that they sign this Agreement, whether such matters arise from conduct or actions that took place before or after the date of this Agreement.
18. **Governing Law**
This Agreement will be governed by and construed in accordance with the laws in force in the Emirate of Dubai and the Parties to this Agreement submit to the non-exclusive jurisdiction of the courts of Dubai.
19. **Miscellaneous** Nothing in this Agreement will be construed as constituting a partnership or a joint venture between Me and the Agency, or me and my child.