

RUNWAY FASHION MODELING AGREEMENT

This Agreement is entered into on this ____ day of _____, 20__, by and between:

Agency Name: Edgingtinie Model Management Agency ("Agency")

Address: _____

Phone: _____

Email: _____

AND

Model Name: Hailey Green ("Model")

Address: _____

Phone: 469-601-3578

Email: Haileyg0502@icloud.com

1. Engagement

The Model agrees to be exclusively represented by the Agency for all runway fashion modeling engagements during the term of this Agreement. The Agency agrees to use reasonable efforts to procure assignments for the Model.

2. Exclusivity

The Model agrees not to engage in any modeling work, including runway, print, commercial, promotional, or online appearances, without the prior written consent of the Agency. This includes unpaid and paid opportunities, local or international.

3. Booking Procedure

All modeling inquiries, offers, and opportunities must be directed to and handled by the Agency. Any person, company, or client seeking to book the Model must contact the Agency directly. The Model may not accept or negotiate modeling work independently or through any third party.

4. Compensation

The Model agrees that all compensation for modeling work must be paid through the Agency. The Agency will deduct its agreed-upon commission from such compensation before remitting payment to the Model. The Model shall not accept direct payment from clients unless explicitly authorized in writing by the Agency.

5. Term

This Agreement shall commence on the date above and remain in effect for a period of one (1) year, unless terminated earlier as provided herein.

6. Termination

Either party may terminate this Agreement upon thirty (30) days' written notice. Upon termination, the Model agrees to honor any outstanding obligations or bookings secured by the Agency during the term of this Agreement.

7. Conduct and Representation

The Model agrees to maintain a professional demeanor and uphold the standards and image of the Agency. Any behavior deemed detrimental to the Agency's reputation may result in immediate termination of this Agreement.

8. Non-Circumvention

Clients or other third parties introduced to the Model through the Agency shall not be contacted directly by the Model for modeling work during or after the term of this Agreement without prior written consent from the Agency.

9. Breach of Contract and Financial Responsibility

In the event the Model fails to honor any term of this Agreement, violates Agency policies, accepts unauthorized bookings, works independently without written Agency approval, misrepresents Agency relationships, refuses to complete confirmed bookings, engages in non-circumvention, damages the Agency's reputation, or otherwise breaches this Agreement, the Model shall be held legally and financially responsible for all amounts due to the Agency.

The Model agrees that the following fees, charges, and damages may become immediately due and payable upon breach of this Agreement:

- All unpaid Agency commissions from any unauthorized or unreported booking
- All finder's fees associated with any client, production, designer, photographer, brand, sponsor, or business relationship introduced through the Agency
- All outstanding booking fees due to the Agency
- All development fees paid or invested by the Agency on behalf of the Model
- Training fees
- Runway coaching fees
- Portfolio development fees
- Photography fees
- Videography fees
- Hair and makeup fees
- Wardrobe and styling fees
- Transportation costs
- Travel expenses
- Hotel accommodations
- Event registration fees
- Fashion show participation fees
- Marketing and promotional expenses
- Website, comp card, digitals, and printing expenses
- Social media and branding expenses
- Any unpaid balances for previous bookings or assignments
- Attorney fees and court costs incurred by the Agency to enforce this Agreement
- A non-circumvention penalty fee of \$5,000.00 for any unauthorized direct booking, unauthorized client communication, or use of Agency-secured relationships without written approval
- A social media violation fee of \$5,000.00 for unauthorized posting, tagging, promotion, or misuse of Agency-related content, events, bookings, designers, photographers, or business relationships
- Any additional financial losses suffered by the Agency as a result of the Model's actions

The Model agrees that all such fees are considered reasonable and necessary to compensate the Agency for

damages, lost business opportunities, investments, and reputational harm caused by the breach of this Agreement.

10. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of _____.

11. Entire Agreement

This document constitutes the entire agreement between the parties and supersedes any prior written or oral agreements. Any amendments must be made in writing and signed by both parties.

MODEL SIGNATURE: _____ Date: _____

AGENCY REPRESENTATIVE SIGNATURE: _____ Date: _____

Print Name: _____

Title (Agency Rep): _____