

DEVELOPMENT CONTRACT

PLEASE NOTE:

Developmental work under this Agreement shall be defined as work done with (an) Actor(s) that:

- 1) has no box office income
- 2) is not open to the press
- 3) rehearsal period does not exceed three consecutive calendar weeks

For any work resulting in box office income, that is open to the press, and/or exceeding three consecutive calendar weeks of rehearsal, please contact SDC to determine the appropriate contract.



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www.SDCweb.org

DEVELOPMENT CONTRACT

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В	oth the Employer and the Artist are re	sponsible for	sending a copy of	this contract to SDC	for approval prior to the first day of rehearsal.
1.	This agreement is entered into on t	he day o	f, 2	0 between	(the "Employer
	and		(the "Artis	.") engaged as	with respect to
	the of			(the "Project"). The Artist shall work with (an) Actor(s) on the
	following dates			for a total of _	consecutive or non-consecutive days
2.	FEE: The Employer will compensat	e the Artist in	the amount of \$_	upor	n signing this Agreement.
3.	PENSION AND HEALTH: For each day indicated above, the Employer shall make contributions of \$25/day to the SDC-League Pension Fund and \$25/day to the SDC-League Health Fund. Separate checks must be made out to each fund and mailed to the following address: BENSERCO, Inc., 140 Sylan Avenue, Suite 303, Englewood Cliffs, NJ 07632				
	Pension: da	ays x \$25 =	\$	check payable to S	SDC-League <u>Pension</u> Fund
	Health: da	ays x \$25 =	\$	check payable to S	SDC-League <u>Health</u> Fund
4.	ELECTRONIC RIGHTS : The Empauthorize or permit others to do so,				ee any part of its production of the Project, or tist and SDC.
5.	BILLING: If billing is afforded to an	ny other artist	on the project, th	e Director and/or C	horeographer shall receive billing.
6.	Artist in the course of the rendition property of the Artist; it being under property in any stage production of	of his/her ser rstood, however the Play for volicense of the	vices hereunder s ver, that the Empl which the Artist re property by the E	shall be, upon its cropyer shall have a po ceives no less than imployer shall be so	enstitutes intellectual property created by the eation, and will remain the sole and exclusive erpetual and irrevocable license to use such the compensation due in the applicable SDC subject to further agreement between the cion/choreography.
7.			-		Employer and the SDC on behalf of the Artist in of the American Arbitration Association.
8.	TERMINATION : No Director and/or Choreographer may be dismissed without the full payment of all compensation due him/her under this Agreement, except in the case of his/ her material breach of this contract.				
9.	RIDERS : Nothing in this Agreement shall prevent the Artist from negotiating with or obtaining from the Employer any better terms and conditions than are provided for herein. Any other compensation due the Artist or any additional terms shall be set forth in a Rider to this Agreement and attached to each copy.				
Employer must sign contract first.				Accepted.	
	IPLOYER			ARTIST	
	(Signature)				<u> </u>
(Please print name)				•	me)
	te			Date	
	dress				Zip
Phone					No
Employer Registration No. (EIN)Email Address:					No
					ity to this agreement for this employment.
•	, , ,			• •	litions are below any standard
					s type of developmental work.
	SDC APPROV	/AL:		Da	ate