Sideletter # 6

American Federation of Television and Radio Artists
5757 Wilshire Boulevard, 9th Floor
Los Angeles, CA 90036

Dear Sir/Madam:

This is to clarify the intent of the parties, during the negotiations which resulted in the 2002 Regulations, with respect to Paragraph X.C. (1) of the Regulations.

For purposes of Section X.C. (1), the phrase "employment obtained by the agent" is intended to include an agent's representation with respect to employment that is renegotiated, extended, substituted, renewed, replaced or modified (including situations where the agent did not represent the artist with respect to the preceding contract of employment.). For further clarification, if, through no fault of the agent, there is an inadvertent failure to comply with the written obligations detailed in Section X.E. (1) or (2), an agent who obtains employment as clarified above is nonetheless entitled to commission under Section X.C. for the life of the employment so obtained. The fact that no written confirmation was ever sent shall not be, in and of itself, sufficient to invalidate the oral contract.

Nothing in this Sideletter is intended to abrogate the rights of another franchised agent who would otherwise be entitled to commission as provided in another section of the regulations, and provided further that nothing in this Sideletter shall obligate an artist to pay more than the allowable maximum commission of 10%.

Very Truly Yours,

By

For Association of Talent Agents /
National Association of Talent Representatives

ACCEPTED AND AGREED

American Federation of Television and Radio Artists

By
Sideletter #7

American Federation of Television and Radio Artists
5757 Wilshire Boulevard, 9th Floor
Los Angeles, CA 90036

Dear Sir/Madam:

This is to clarify the intent of the parties with respect to the disciplinary sections of the Regulations.

It is the intent of the parties that the Disciplinary Provisions of Section XVI may only be invoked by AFTRA against an agent, on behalf of itself, an artist or a group of artists. No individual artist is authorized to bring disciplinary action.

In any event, AFTRA and ATA shall be ex officio parties in any proceeding brought under these regulations, and shall be notified of, and have the right to enter an appearance in, any proceeding brought under these Regulations or an agency contract entered into pursuant to these regulations.

Very Truly Yours,

By ______________________
For Association of Talent Agents / National Association of Talent Representatives

ACCEPTED AND AGREED

American Federation of Television and Radio Artists

By ______________________