

1 EDNA GARCIA EARLEY, Bar No. 195661
STATE OF CALIFORNIA
2 DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF LABOR STANDARDS ENFORCEMENT
3 320 W. 4th Street, Suite 430
Los Angeles, California 90013
4 Telephone: (213) 897-1511
Facsimile: (213) 897-2877

5 Attorney for the Labor Commissioner
6
7

8 BEFORE THE LABOR COMMISSIONER
9 OF THE STATE OF CALIFORNIA
10

11 ALYSSA NOBRIGA,

12
13 Petitioner,

14 vs.

15
16 NOUVEAU MODEL AND TALENT
MANAGEMENT, INC.

17 Respondent.
18

CASE NO. TAC 9601

**DETERMINATION OF
CONTROVERSY**

19
20 The above-captioned matter, a Petition to Determine Controversy under
21 Labor Code §1700.44, came on regularly for hearing on July 23, 2009 in Los Angeles,
22 California, before the undersigned attorney for the Labor Commissioner assigned to hear
23 this case. Petitioner ALYSSA NOBRIGA ("Petitioner") appeared in pro per. Respondent
24 NOUVEAU MODEL AND TALENT MANAGEMENT, INC., who, until recently, was
25 licensed as a talent agency, appeared telephonically through its CEO, Peter W. Hamm
26 ("Respondent").

27 The parties stipulated that Respondent owes Petitioner ALYSSA
28 NOBRIGA, a model and therefore an "artist" under the Talent Agencies Act, Fourteen

1 Thousand Four Hundred Twenty-Seven Dollars and Eighty-Nine Cents (**\$14,427.89**).

2 This total stipulated amount reflects \$14,372.89 in unpaid earnings, \$1,862.89 in accrued
3 interest pursuant to Labor Code §1700.25(e)(2), and \$55.00 in expenses. The unpaid
4 wages and interest owed, are broken down as follows:

5	Amount of Job	Amt. owed to the artist (less 20% agency commission)	Date of Violation – i.e., Date Money Due to Artist (30 days after agency received payment)	Accrued Interest Pursuant to Labor Code §1700.25(e)(2)	TOTAL OWED
6					
7					
8					
9	\$1,500.00 (Sony Pic: Image Works)	\$1,200.00	10/15/2007	\$212.71	\$1,412.71
10					
11	\$1,900.00 (Sony: Rick Der's Studio)	\$1,520.00	12/30/2007	\$237.79	\$1,757.79
12					
13	\$3,850.00 (Launch DRTV 900 Frames)	\$3,080.00	1/21/2008	\$463.27	\$3,543.27
14					
15	\$1,250.00 (G-iii)	\$1,000.00	3/22/2008	\$133.70	\$1,133.70
16					
17	\$800.00 (2(x)ist)	\$640.00	1/7/2008	\$98.72	\$738.72
18					
19	\$3,000.00 (Ripe Digital – Hawaii Shoot)	\$2,400.00	1/24/2008	\$359.01	\$2,759.01
20					
21	\$1,237.50 (Slippery Wet Suits)	\$990.00	2/28/2008	\$138.60	\$1,128.60
22					
23	\$1,500.00 (Ivy Hotel)	\$1,200.00	4/3/2008	\$156.49	\$1,356.49
24					
25	\$600.00 (Ripe Digital)	\$480.00	4/3/2008	\$62.60	\$542.60
26					
27	\$15,637.50	\$12,510.00	-----	\$1,862.89	\$14,372.89
28					

ORDER

Based on the parties' stipulation, we hereby ORDER that Petitioner ALYSSA NOBRIGA is entitled to \$14,372.89 in unpaid earnings, \$1,862.89 in accrued interest pursuant to Labor Code §1700.25(e)(2), and \$55.00 in expenses, for a total of **\$14,427.89.**

Petitioner ALYSSA NOBRIGA is also entitled to recover from the \$50,000 bond posted by Respondent with the Labor Commissioner as a condition of being licensed as a talent agent.

DATED: July 23, 2009

Respectfully submitted,

By: Edna Garcia Earley
EDNA GARCIA EARLEY
Attorneys for the Labor Commissioner

ADOPTED AS THE DETERMINATION OF THE LABOR COMMISSIONER

Dated: 7/27/09

By: Angela Bradstreet
ANGELA BRADSTREET
State Labor Commissioner

