APPENDIX 3

STANDARD ATHLETE – ATHLETE'S REPRESENTATIVE AGREEMENT

AGREEMENT made thisday of	, 20,	
by and between		(the "Athlete)
of		(address)
(email)		(email)
(cell)		(phone numbers)
		(the "Representative")
of		(address)
(email)		(email)
(cell)		(phone numbers)

WITNESSETH:

In consideration of the mutual promises hereinafter contained, the parties hereto promise and agree as follows:

1) General Principles

This Agreement is entered into pursuant to and in accordance with World Athletics' Athletes' Representatives Regulations (hereinafter the "Regulations") which may be amended thereafter from time to time. The Athlete and the Representative shall be bound by the Regulations and by this Agreement, including the Terms and Conditions set forth as Schedule C to the copy of the Standard Agreement that appears on World Athletics' Website on the date stated above (the "Terms and Conditions").

2) Services and Fees

The Representative is hereby retained by the Athlete to represent, advise, counsel and assist the Athlete subject to this Agreement, including its Terms and Conditions. The Athlete agrees to pay the Representative for services performed the fees set forth in Schedule "A" attached hereto. Any other services that may be agreed to by the parties are set out in Schedule "B" attached hereto.

3) Term

This Agreement shall begin on the date hereof and, unless renewed, shall continue in effect only until December $\beta 1^{st}$ of the year it is executed; provided, however, that the Agreement shall immediately terminate due to any of the events as set out in the Terms and Conditions, if they occur.

4) Option to Renew

In the month of September, the Representative may notify the Athlete that this Agreement will be renewed for the following calendar year unless, on or before December 1st, the Athlete has notified the Representative in writing that the Athlete has chosen not to renew the Agreement. The notifications given under this paragraph must be in writing and must be documented with written evidence of receipt. (It shall be the responsibility of the Representative to prove service of the Notice of Renewal upon the Athlete). Upon the expiration of this Agreement, the Representative shall cease all activities on behalf of the Athlete. In the event of a renewal the Regulation and the Terms and Conditions in effect as of January 1st of the Renewal Term shall be applicable.

5) Notice

All notices pursuant to this Agreement shall be effective if sent by certified mail, postage prepaid, to the addresses hereinbefore provided.

6) Entire Agreement

This Agreement sets forth the entire agreement between the parties, supersedes any and all prior agreements (oral and written) and there are no undisclosed agreements or understandings of any kind. The Agreement cannot be amended or changed orally, and any written addenda, amendments or changes shall be effective only to the extent that they are consistent with the terms of this Agreement- (including the Terms and Conditions), and the Regulations. This contract may not be assigned without the express written consent of all parties, which consent may not be unreasonably withheld.

7) Governing Law

This Agreement shall be governed by and construed in accordance with the laws of _____(the Country or Territory of the World Athletics' Member Federation of the

Commented [JB1]:

Athlete or the Representative). This contract should be signed in triplicate. One (1) original copy must be promptly delivered by prepaid certified mail by the Representative to the World Athletics' Member Federation of the Athlete within forty-eight (48) hours of its execution; one (1) original copy must be promptly delivered by the Representative to the Athlete; and one (1) original copy should be retained by the Representative.

EXAMINE THIS CONTRACT CAREFULLY BEFORE SIGNING IT.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement, (print the name of each individual signing this contract below the signature line and, if the Representative is a business entity, in addition to the name of the person signing on behalf of the entity, identify that person's position or status with the entity.)

Witness		Representative
Witness	Date	Athlete
Witness	Date	Parent or Guardian (if the Athlete is under 18 years of age)
Athlete's Date of Birth	_	
	FILIATED AUTHORISED	ARTNERSHIP, JOINT VENTURE OR ATHLETE'S REPRESENTATIVE WHO THE FOLLOWING:
I, personally bound by all c Representative, an entity to v	of the representations,	Representative, hereby agree to be covenants, and obligations of the this Agreement.
Witness	Date	Principal Authorised Athlete's Representative

l <u>,</u>	an Authorised Athlete	's Representative, hereby agree to be
personally bound b	by all of the representations,	covenants, and obligations of the
Representative, an er	ntity to which I am affiliated, unde	r this Agreement.
Witness	Date	Authorised Athlete's
		Representative
(Add additional AAF under this Agreemen		are additional AARs performing services
CERTIFICATE OF A	THLETE'S AVAILABILITY TO V	VORLD ATHLETICS' WEBSITE
l <u>,</u>	the Authorised Athlete	's Representative hereby certify that I am
satisfied that the Ath appear on World Ath	· · · · · · · · · · · · · · · · · · ·	and the Terms and Conditions as they
	ete does not have access to the Vations and the Terms and Condit	Vorld Athletics website, I certify that I ions available to the Athlete.
Witness	 Date	Authorised Athlete's
		Representative

SCHEDULE "A"

The Athlete shall pay the Repre	sentative a fee equal to:	
athletic competition, in promotional activities a	ess amounts paid to or earned by cluding prize money, appearance nd ancillary to the competition), or ue of any prizes or bonuses paid i	fees (including fees paid for rother performance bonuses,
World Athletics Series fees paid for promotion	ss amounts paid to or earned by th Competition, including prize mon- al activities and ancillary to the con nd the value of any prizes or bon d.	ey, appearance fees (including petition), or other performance
	amounts paid for sponsorship or orting goods companies.	endorsement contracts with
	amounts paid for all other sponso ices rendered as Representative.	orship or endorsement
receives the amounts against who and compensated for con Agreement, including all fees commercial agreement(s) that the	when the Athlete, or the Repres nich the fees are calculated. The R tinuing fees for services render or commissions of any sponso e Athlete has entered into during t sement(s) resulting from the exerci-	epresentative shall be entitled ed during the period of this ership, endorsement, or other the term of this Agreement, and
by the Representative in the per pay any expenses incurred by has agreed to pay for expense this contract. The Athlete sha any of the Athlete's persona	Representative will be solely responder formance of this Agreement. The the Representative to conduct itses actually incurred by the Represell, however, be responsible to reim a expenses actually incurred and expenses, accommodation, and for	e Athlete shall not reimburse or s business unless the Athlete entative in the performance of aburse the Representative for paid by the Representative,
The term "gross" shall mean all including, without limitation, federal/state disability insurance	income earned by the Athlete be federal and/or state income tax e, etc.	efore deductions of any nature withholding, social security,
Witness	Date	Representative
Witness	Date	Athlete
Witness	Date	Parent or Guardian (if the Athlete is under 18 years of age)

Athlete's Date of Birth

5 SCHEDULE "B"

Additional Services

To be provided as agreed by the Athlete's Representative and the Athlete.

6 SCHEDULE "C"

The Terms and Conditions applicable to this Agreement are shown in the copy of the Standard Agreement that appears on World Athletics' website (www.worldathletics.org). Within that site, the relevant documents can be accessed by clicking on "Athletes", then "Athlete Representatives".