O

TEMPORARY EMPLOYEE

TIMESHEET

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	OFFICE :	/ LA	•	INT NAME :			uw rence	<u></u>
J.		•	LAST 4-DIGITS	S of SS Nº :	2:	361		-
ISan	WEEK ENDING DATE : (e.g. Sunday 04/09/06)	9 106 108	CLIE	NT NAME :	Arup			-
			SUPERVIS	SUPERVISOR NAME :		cynidie woole		
				I				0
_/ PRINT	_/ production	_/ art direction	_/ broadcast		ASSIGNMENT	: _/ IS COMPL :	ETE	
_/ WEB	/ design	_/ programming	_/ other			_/ WILL CON	TINUE NEXT WEEK	
DATE	JOB DESCR	RIPTION and / or P.O. N°	TIME I	N TIME OUT	(~) LUNCH R	EG. HRS OT HRS	DT HRS TOTAL	
ON 3-31	illustrat	for produ				8 .5	8.5	
UE 4-01	И			50 6:50	.50	3 2.5	10,5	
ED 4/62	<u> </u>			08 50	,50	8 4.50		
THU 403 FRI 4-04) N		7 5	70 6:75	: 0	8 3.25	11,25	
FRI 4-09 Sat 4-05			11:6		:0	8 5	13.00)
UN	·			:	· · · ·		6	
···				TOTAL WEEK	LY HOURS	40 21.75	ZX	61.
	ow, I certify that all hour			and that an inc	omplete or un-	-	vill delay my payment.	
I also understa	and that a client signature	below is required for		•	•	ه ه		
TALENT S	BIGNATURE :	emfor	Sourcue	2	D	ATE: 4-9	-08	
MATERIALS: Wh	ا nen applicable, there w	vill be a 20% handli	ng fee for material	s. All items m	ust be pre-ap	proved by Client	and Artisan Creative	e.
OVERTIME(OT) AN	ND DOUBLETIME(DT): Hour	rs worked for the s	ame client in exce	ss of 8 regu	lar hours per	day (up to and i	ncluding 12 hours in	n a
be billed at 1: day worked in	d 40 regular hours in .5X the regular billing n a workweek, will be	rate. Hours worked	past 12 total hou ular hilling rate. P	rs in any work	day, or past 8	onsecutive work overtime hours Human Resource	on the 7th consecut	ive ne
required to ta	pliance with CA Labo meal break (unless the ake at least two 30-r	 work day will be c ninute meal breaks 	ompleted within 6 (unless the work	hours). Em day will be	oloyees worki completed w	ng more than 10 ithin 12 hours.)	consecutive hours a Meal breaks must	are be
	on this timesheet.	l fau harre and make	odala Karadalah	NI-4- 45-4 F				
a day. Work o	1.Client will be billed completed in less than	tor nours and mate 4 hours per day ma	erials listed above. ay be billed at 4 hi	Note that E ours per day.	mployees are 2. All Employ through Art	ees are paid by	a minimum of 4 noi Artisan Creative. Clie	urs ent
Employee dire	completed in less than our Employees directl ectly, Client must first	contact Artisan Cre	eative. There is a p	lacement fee	of the negoti	ated annual salar	y. y.	.ne
	ow, I certify that I unders					to sign on my com	pany's behalf. The hou	urs
shown are correct and work was done to satisfaction. I authorize payment SUPERVISOR SIGNATURE :							FOR INTERNAL USE ONLY	
					P0 # :			
2014FKAI2AH NYI	ME (Please Print) :		DATE :					
NOTICE: Plea	se fax immediately upo	on signing. This is no	ot a bill. FOR VERI	FICATION ONI	LY. Compensati	I		
CONDITIONS OF					•	•	· · · · · · · · · · · · · · · · · · ·	

1> Artisan Creative ("COMPANY") reserves the sole right to establish compensation for its Employees and assumes responsibility for payment of such compensation, and Workers' Compensation insurance, except where specifically imposed by law on CLIENT, and

when applicable.

2> CLIENT agrees that Employees are assigned to CLIENT to render temporary services and without agreement to the contrary are not assigned to become employed by CLIENT. CLIENT acknowledges the considerable expense incurred by COMPANY to advertise, recruit, evaluate, and quality control its Employees. CLIENT will not, without the written consent of COMPANY, hire a COMPANY Employee to transfer to another agency. Should any of the aforesaid occur, CLIENT agrees to pay COMPANY'S permanent placement fee.

3> CLIENT agrees that it will not utilize COMPANY Employees to operate machinery, equipment or vehicles not covered by CLIENT'S liability and property damage insurance without prior written consent of COMPANY.

without prior written consent of COMPANY.

A CLIENT agrees to defend, indemnity, release, and hold harmless COMPANY from any claims, damages or penalties, attorneys' fees, or property damage arising out of the use or operation of CLIENT'S owned, non-owned, or leased vehicles, machinery or equipment by COMPANY Employees; the use or operation of COMPANY Employees own vehicle white on assignment to CLIENT; from any claims of or on behalf of COMPANY Employees (including Workers' Compensation claims) brought by virtue of their contract. It is the intent of COMPANY and CLIENT that CLIENT's obligation to defend, indemnify, release, and hold harmless COMPANY extend to COMPANY'S own negligence.