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6	Attorneys for Petitioner PHILLIP PHILLIPS			
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8	DIVISION OF LABOR STANDARDS ENFORCEMENT			
9	DEPARTMENT OF INDUSTRIAL RELARGE CEIVED			
10	STATE OF CALIFORNIA			
11	JAN 22 2015			
12	PHILLIP PHILLIPS, an individual, CASE NO. State of California Labor Commissioner			
13	Petitioner, VS VS			
14	vs. (Labor Code § 1700.44)			
15	19 ENTERTAINMENT, INC., a California corporation; 19 RECORDINGS, INC., a [Notice to Answer and Request for Hearing in Los Angeles, California filed concurrently			
16	California corporation, and 19 PUBLISHING, INC., a California corporation,			
17	Respondents.			
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19				
20	Petitioner Phillip Phillips ("Petitioner") alleges as follows:			
21	1. Petitioner, singer-songwriter and winner of Season 11 of the iconic singing			
22	competition television series American Idol, remains grateful for the opportunity American Idol			
23	provided him to demonstrate to the world and capitalize upon his talent, creativity and diligence.			
24	The appreciation does not extend to the oppressive, fatally conflicted 19 Entertainment, Inc.			
25	("19"), co-producer of American Idol, which has been structured to assure strict control of its			
26	winners to their detriment and for 19's benefit.			
27	2. Through a complex series of related companies and contracts, 19, developer and			
28	co-producer of American Idol, and various affiliated entities, have acted as Petitioner's personal			
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manager, music publisher, merchandise company and record label. In disregard and contravention
 of the fiduciary duties applicable to its role as personal manager, 19 has constantly manipulated
 Petitioner into accepting jobs and entering into other transactions that were for the benefit of 19
 and its affiliated companies rather than for Petitioner.

3. Respondent has repeatedly violated the Talent Agencies Act (the "Act") by
attempting to procure and actually procuring employment for Petitioner. These violations have
been committed with regularity by each of the 19 entities, either in concert with each other or
individually. The use of different entities by 19 in a misguided attempt to insulate each company
from the consequences of transgressions by other affiliated companies should not defeat any of
Petitioner's claims.

4. This case presents exactly the kind of situation that the Act absolutely forbids: a
purported artist manager and its related entities openly operating as an unlicensed talent agency.

13 5. Petitioner is, and at all times material hereto has been, an individual residing in the
14 State of Georgia, and was at all times material hereto, an "artist" as that term is defined in Section
15 1700.4 of the Labor Code in that he was a recording artist, musical artist, composer, lyricist and
16 performer.

17 6. Respondent 19 is a creative production, recording, touring, and artist management
18 company doing business in California, involved in the development and production of "American
19 Idol" and "So You Think You Can Dance."

20 7. Respondent 19 Recordings, Inc. is a record label doing business in California and is
21 owned by 19.

8. Respondent 19 Publishing, Inc. is a publishing company doing business in
California and is owned by 19.

24 9. 19, 19 Recordings, Inc. and 19 Publishing, Inc. are sometimes referred to
25 collectively as "Respondent."

26 10. Petitioner and Respondent entered into the following agreements:

a. Management Agreement between Petitioner and 19 Entertainment, Inc.
28 dated January 27, 2012 (the "Management Agreement");

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b. Merchandising Agreement between Petitioner and 19 Entertainment, Inc. 1 2 dated January 27, 2012 as amended on November 30, 2012 to provide for Petitioner's 3 wholly-owned corporation, Unkommon, Inc., to provide Petitioner's services thereunder (the "Merchandise Agreement"); 4 5 Exclusive Recording Agreement between Petitioner and 19 Recordings. Inc. c. 6 dated January 27, 2012 (the "Recording Agreement"); and 7 d. Exclusive Songwriter and Co-Publishing Agreement between Petitioner and 19 Publishing, Inc. dated January 27, 2012 (the "Publishing Agreement"). 8 9 11. The Management Agreement, Merchandise Agreement, Recording Agreement and Publishing Agreement are sometimes referred to collectively as the "Agreements" herein. The 10 Agreements contain confidentiality provisions and will be filed under seal with the Labor 11 Commissioner. 12 13 12. Respondent has engaged in a pattern and practice of flagrant violations of the Act. The Act specifically protects artist by prohibiting non-licensed companies, such as Respondent, 14 15 from "engag[ing] in or carry[ing] on the occupation of a talent agency without procuring a license therefor from the Labor Commissioner." (Labor Code § 1700.5). A non-licensed person violates 16 the Act by "procuring, offering, promising, or attempting to procure employment or engagements 17 for an artist." 18 19 13. Respondent has also failed to honor the fiduciary duty it owes Petitioner through 20self-dealing and dealing in favor of parties other than Petitioner. 21 14. Petitioner alleges that Respondent violated the Act in at least the following 22 manners: 23 Respondent procured employment for Petitioner in the form of a musical a. performance as part of the July 4, 2012 "Capitol Fourth" Show. 24 25 b. Respondent procured employment for Petitioner in the form of a musical performance as part of Cumulus Radio event in Atlanta on August 31, 2012. 26 27 Respondent procured employment for Petitioner in the form of a musical c. 28 performance on October 9, 2012 as part of the "One World Harmony Concert." 4000.012/847906.1 2 & BERLINER LLP

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d. 1 Respondent procured employment for Petitioner in the form of a musical performance on November 15, 2012 as part of the "2012 MTV Restore the Shore Telethon." 2 3 e. Respondent procured employment for Petitioner in the form of a musical 4 performance on February 16, 2013 as part of the NBA All-Star Game. f. 5 Respondent procured employment for Petitioner in the form of an on-air musical performance on November 15, 2013 for QVC. 6 7 Respondent procured employment for Petitioner in the form of a musical g. 8 performance as part of Walmart Soundcheck Live on December 5, 2013. 9 h. Respondent procured employment for Petitioner in the form of a musical 10 performance in the Superbowl Tailgate Party on February 2, 2014. i. 11 Respondent procured employment for Petitioner in the form of a musical 12 performance as part of the July 4, 2014 "Capitol Fourth" show. 13 Respondent procured employment for Petitioner in the form of a j. performance for Boston radio station WBMX on September 12, 2014. 14 15 k. Respondent procured employment for Petitioner in the form of a corporate performance for Pepsi-Cola in Oklahoma on August 2, 2014. 16 17 1. Respondent procured employment for Petitioner in the form of a performance of the Star Spangled Banner at a World Series game on October 22, 2014. 18 19 m. Throughout the term of the Agreements, Respondent procured a large number of engagements for Petitioner to appear and perform on various radio and television 2021 shows, including without limitation, the following: 22 i. Letterman - November 19, 2012 Good Day NY - November 21, 2012 23 ii. 24 iii. Today Show - November 27, 2012 25 iv. Ellen - January 15, 2013 (taped), January 16, 2013 (aired) 26 Jimmy Kimmel Live - January 16, 2013 v. 27 American Idol - March 14, 2013 vi. 28 vii. Much Music Awards - June 16, 2013 4000.012/847906.1 4 BERLINER LLP

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1	viii.	Today Show - June 28, 2013	
2	ix.	The Tonight Show - July 29, 2013	
3	x.	American Idol - March 6, 2014	
4	xi.	Orange Lounge, Toronto - March 13, 2014	
5	xii.	Conan - April 1, 2014	
6	xiii.	Ellen - April 21, 2014	
7	xiv.	YouTube - April 22, 2014	
8	xv.	VH1 Buzz - May 19, 2014	
9	xvi.	Good Morning America - May 20, 2014	
10	xvii.	Live with Kelly and Michael - May 20, 2014	
11	xviii.	American Idol - May 21, 2014	
12	xix.	Today Show- June 27, 2014	
13	XX.	The View - July 8, 2014	
14	15. The artist-management relationship is one of principal-agent requiring managers to		
15	adhere to the rigid standards required of fiduciaries. As such a fiduciary, Respondent has a duty to		
16	act with the utmost good faith for the benefit of Petitioner, always placing his interests above		
17	theirs. The duty of a fiduciary embraces the obligation to render a full and fair disclosure to the		
18	8 beneficiary of all facts which materially affect his rights and interest. Where there is a duty to		
19	disclose, the disclosure must be full and complete, and any material concealment or		
20	misrepresentation will amount to fraud.		
21	16. Respondent has repeatedly engaged in conduct to the detriment of Petitioner and to		
22	the advantage of Respondent and its various related entities, as well as third party entities. These		
23	acts by Respondent are a blatant violation of Respondent's fiduciary duty to Petitioner. Petitioner		
24	is entitled to terminate the Agreements by virtue of this breach of fiduciary duty, and he is entitled		
25	to recompense for the damages he has suffered as a result of these breaches.		
26	17. A partial list of those violations include the following:		
27	a. In February 2013, 19 asked Petitioner to perform without compensation in a		
28	28 live show promoting the company JetBlue on February 18, 2013 and to participate in other aspects		
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of a promotion for JetBlue. In response to Petitioner's questions about why this deal would make
 sense, 19 admitted the deal was being entered into in exchange for JetBlue's support for the 2013
 American Idol Live Appearance Tour. Since Petitioner was not performing on the 2013 Idol Tour,
 the only conceivable purpose for Respondent booking the performance was to help the struggling
 finances of Respondent's Idol Tour. This was also procurement of employment in violation of the
 Act.

7 b. In 2013 and 2014, Respondent entered into what it labeled as "endorsement agreements" with an insurance company ("Insurance Company") in which it furnished the services 8 9 of Petitioner. Those agreements required that Petitioner perform live personal appearances at corporate events staged by Insurance Company. Rather than have the performances contracted 10 through a licensed talent agency, Respondent took the position that those activities by Petitioner 11 12 were subject to the Merchandise Agreement, where Respondent was contractually entitled to a much larger share of the income (as much as 40% of the gross). If Respondent was truly putting 13 Petitioner's best interest above their interests, Respondent should have taken the position that the 14 15 performances should be commissioned at the 20% commission rate provided for in the Management Agreement. By treating these activities as endorsement activities and demanding a 16 40% fee, Respondent was violating its fiduciary obligation to Petitioner. 17

c. Respondent assisted Petitioner in engaging the services of a producer for
Petitioner's first two albums. 19 negotiated the agreement with the producer in a manner that
compromised Petitioner's interests to encourage and reward producer for assisting 19 in matters
unrelated to and of no benefit to Petitioner. Further, Respondent lied to Petitioner about
assurances that said producer would receive no greater of a mechanical royalty rate than
Petitioner.

d. Petitioner, after achieving substantial success as a recording artist,
frequently requested that Respondent secure for him various improvements to the terms of the
Recording Agreement, a typical event in the life of a rising star. Because 19 Recordings, Inc. is
also Petitioner's record company, 19, as Petitioner's management company, failed to secure even a
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single improvement to the terms of the Recording Agreement, in breach of Respondent's fiduciary
 obligations to Petitioner.

18. Respondent has repeatedly withheld material information from Petitioner regarding 3 4 important career matters, including Respondent's exploitation of his intellectual property, marketing matters relating to his records (for example, the title of Petitioner's most recent album 5 was decided without Petitioner's approval and then announced in the press without his even being 6 7 given advance notice), actions that are being taken with regard to Petitioner's live personal 8 appearances, and Respondent's interactions and negotiations with Interscope Records, Bravado 9 Merchandise, Universal Music Publishing and other third party companies with whom Respondent has entered into contracts relating to Petitioner. This repeated failure to provide full and fair 10 disclosure of material facts constitutes a violation of Respondent's fiduciary obligation to 11 12 Petitioner.

13 19. Petitioner reserves the right to demonstrate additional violations of the Act based
14 on the documents that will be brought to the hearing in response to Petitioner's subpoenas and
15 based on the testimonial evidence that will be adduced.

16 20. Respondent has also repeatedly materially breached the Management Agreement 17 by failing to render the type of services that a first class personal manager would customarily render and by failing to use its best reasonable efforts to enhance and develop Petitioner's career. 18 Respondent has not provided Petitioner with management resources that were capable of being 19 20equal to those of first class personal managers, because Respondent regularly reduced and altered its staff, focused on priorities other than Petitioner's and otherwise failed to respond to Petitioner 21 or address his needs. Respondent regularly favored the interests of Respondent's various entities, 22 23 affiliates and trading partners over the interests of Petitioner.

24 21. For all of the reasons described herein, Petitioner terminated each and every one of
25 the Agreements on December 22, 2014.

26 22. An actual controversy has arisen and now exists between Petitioner and
27 Respondent because of the foregoing, and Petitioner respectfully request the Labor Commissioner
28 to determine the controversy pursuant to the Act.

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	1 23. Petitioner respectfully requests a hearing on this Petition in Los Angeles,		
	2 California. A Request for Hearing in Los Angeles is being presented to the Labor Commissioner		
	 3 concurrently herewith. 4 WHEREFORE, Petitioner respectfully prays for the following relief: 		
:	5 1. An order determining that Respondent has violated the Act;		
(6 2. A determination that Respondent's Agreements with Petitioner are illegal,		
,	7 unenforceable, and void <i>ab initio</i> , that Petitioner has no liability to Respondent thereunder, and		
1	8 that Respondent has no rights or privileges thereunder;		
9	9 3. An order requiring Respondent to disgorge and repay Petitioner any and all monies		
10	 consideration or things of value received by Respondent, directly or indirectly, pursuant to its Agreements with Petitioner, including but not limited to, any and all commissions, fees, profits, advances, expenses, costs or other monies, to the extent allowed by law, plus interest thereon at the rate of 10% per annum; 		
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144.Petitioner's costs and attorneys' fees incurred herein; and			
1:	5 5. Such other and further relief as the Labor Commissioner deems just and proper.		
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1'	7 DATED: January 21, 2015 KING, HOLMES, PATERNO & BERLINER, LLP		
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