Mistakes in AEG Live Contracts

Ex. 677-253: Independent Contractor Agreement - Murray

Producer and with counsel reasonably satisfactory to Producer) and forever save and hold harmless Producer, its affiliates or related entities, Artist, and their respective principals, shareholders, members, partners, officers, directors, employees, representatives, tenants, agents, Dr. Murrays and volunteers (sometimes collectively referred to herein as the "Producer Indemnitees" and individually as a "Producer Indemnitees"), from and against any and all damages, claims, losses, demands, costs, expenses (including attorneys, fees and costs), obligations, liens, liabilities, actions and causes of action, threatened or actual, which any one of the Producer Indemnitees may suffer or incur arising directly or indirectly out of or in connection with any negligence or wilful misconduct by Dr. Murray (or Dr. Murray's affiliates and family members, including but not limited to his family members and the Nurse) or the failure of Dr. Murray and/or the Assistant) to perform the Services in accordance with the terms of this Agreement, except to the extent arising from the gross negligence or willful misconduct of Producer or Artist. The foregoing indemnification shall survive any termination or the expiration of the term of this Agreement.

Ex. 677-180: Production Management Agreement (Tohme)

1. <u>Definitions</u>. The capitalized terms contained herein shall have the meaning ascribed to such terms herein, and/or in that certain Tour Agreement entered into by and between AEG Live LLC and The Michael Jackson Company, LLC (the "Tour Agreement"), as applicable. CHANGE

Ex. 677-163: AEG Live and Michael Jackson Agreement

By signing below each party acknowledges its agreement to the foregoing and agrees to negotiate the definitive agreement expeditiously and in good faith.