



4. No Promotional Activities: Contestant agrees that she has not authorized any person, firm, corporation or other entity to use her name, photograph, picture, likeness, or any titles she may have earned or been awarded in connection with an endorsement, advertisement or promotion of any commercial product or service. Contestant further agrees that she is not under contract or agreement of any kind with any person, firm, corporation or other entity with respect to any promotional activities of any kind; has not made any similar commitments for the future; and has no obligations of any kind which would prevent her participation and appearance in the AJM Programs or her compliance with the terms and conditions of this Agreement.
5. No Promotional Pictures: Contestant agrees that she will not permit any promotional pictures to be taken of her in inappropriate or unauthorized attire (e.g., swimsuit, crown, tiara, or sash) during her participation in, or while under contract with, the AJM Programs.
6. Full Participation: Contestant will participate in all of the series of events leading up to the final selection of the Local Representative of the Local Program. She will abide and be bound by the rules and regulations governing and/or established from time to time by the Local Program and the AJM Programs. Contestant understands that her participation in the Local Program authorizes the AJM Program, its sponsors and anyone duly licensed by the AJM Programs, to televise, broadcast on radio, television, or other electronic media, or photograph her singly or in a group, either in connection with the Local, State or National Program or otherwise. Contestant also agrees to execute such releases, consents and other forms requested from her by the AJM Programs.
7. Talent: Contestant shall possess and perform a talent. This talent may be in the form of singing, dancing, playing a musical instrument, dramatic reading or recitation, or other approved talent. Contestant understands that if her talent performance exceeds 90 seconds, she shall be automatically disqualified from receiving any points in the Talent category.
8. No Other Contests: While she is a participant in or under contract with the AJM Programs, Contestant agrees that she will not enter or allow someone else to enter her in or hold a current title or awarded position in, any program that the AJM National Program may deem similar to the AJM Programs.
9. Scholarships: Contestant understands that scholarships and other awards provided by AJM Programs are administered through the America's Junior Miss Scholarship Foundation, the State's scholarship foundation, or a Local Program's scholarship foundation. All scholarships and awards are subject to the rules and regulations of the respective foundation as may be changed from time to time. The appropriate foundation will supply a copy of the rules and regulations to Contestant within a reasonable time after the AJM Program awards a scholarship.
10. Final Decisions: Contestant understands and agrees that the time, manner and method of selecting the Local Representative of the Local Program and the awarding and supervision of the Local Program scholarships shall be within the sole discretion of the Local Program, subject to the Local Program's agreements with the State Program and the AJM National Office. Contestant understands that the decision of the persons designated to determine the winners of the various events and all matters pertaining to the selection of the winners shall be final and non-contestable.

11. Agency: Contestant agrees that if selected as the Local Representative of the Local Program, she constitutes and appoints the Local Program as her sole and exclusive agent on and in her behalf for all press releases, statements to the press, contracts, engagements, and all theatrical, artistic or commercial endeavors during the period from the date of such selection until termination of this Agreement.
12. Publicity: Contestant understands that any photographs, telecasts, electronic media broadcasts and pictures (“Media Materials”) made of her, individually or in a group, as a participant in the AJM Programs, shall become the exclusive property of such AJM Program. Such AJM Program or anyone licensed or designated by it, may use the Media Materials for publicity, advertising, or any other use that is consistent with the goals of the AJM Programs. Contestant also agrees to execute such releases, consents, and other forms as shall be requested from her for this purpose by the AJM Programs.
13. Rejection: Contestant understands that the Local Program reserves the right, in its sole discretion, to reject any applicant or contestant, in any of its programs. Rejection shall not be based on unlawful criteria including, but not limited to, race, color, religion, national origin, physical handicaps, or disabilities.
14. Termination/Forfeiture: Contestant understands that in the event she is chosen Local Representative and the Local Program deems that she has failed to abide by all the rules and regulations of the Local Program, she shall forfeit her title of Local Representative of the Local Program and her right to participate in the State Program, together with such of the scholarship funds as deemed appropriate. The parties to this Agreement further agree that the Local Program reserves the right, upon the occurrence of any behavior, which, in its discretion, is unbecoming of the Contestant, to immediately rescind, cancel, revoke or otherwise terminate this Agreement. In such event, Contestant shall forfeit such of the scholarship funds as deemed appropriate.
15. No Immediate Family: Contestant represents that no member of the Contestant’s immediate family is a volunteer or employee of any of the AJM Programs and she shall disclose any relationship to any sponsor of the AJM Programs to the Local Chairperson.
16. Term: Other than those provisions contained in paragraphs 8, 9, and 11 above and the Parental Consent provision below, all of which shall survive the termination of this Agreement, this Agreement shall automatically terminate at the conclusion of the Local Program, unless Contestant is selected Local Representative. If so selected, this Agreement shall terminate at the later of the completion of the next year’s Local Program or Contestant’s entering into a Contestant Agreement for the State Program.

IN WITNESS WHEREOF, the Contestant executes this Agreement this \_\_\_ day of \_\_\_\_\_, 20\_\_\_.

\_\_\_\_\_  
(Witness)

\_\_\_\_\_  
(Signature of Contestant)

Parental Consent: We the undersigned, as parents and natural guardians (or the duly appointed, qualified and acting legal guardians) of the foregoing Contestant, on behalf of said Contestant, and for ourselves, do hereby consent and agree to all the terms and provisions of this Agreement. In consideration of Contestant being admitted as a contestant in the Local Program, we agree to indemnify and hold harmless the Local, State and National Junior Miss Programs and America’s Junior Miss from any and all losses

suffered, resulting or occurring as a result of the breach of any of the above terms or provisions and to guarantee the performance of said terms and provisions. We agree that we have not authorized any person, firm, corporation or other entity to use the name, photograph, picture, or likeness of Contestant in connection with an endorsement or advertisement of any commercial product or service for or on behalf of the Contestant. We further agree not to do so during the period between the date hereof and the selection of the Local Representative of the Local Program.

IN WITNESS WHEREOF, we execute this agreement this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
Witness

\_\_\_\_\_  
Signature of Parent or Guardian

\_\_\_\_\_  
Witness

\_\_\_\_\_  
Signature of Parent or Guardian

Approved and accepted at \_\_\_\_\_ (city), \_\_\_\_\_ (state), this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

[This agreement does not need to be notarized]

Local Program:  
\_\_\_\_\_

By: \_\_\_\_\_  
Its Local Chairman