

Department of Business and Professional Regulation
Talent Agencies
Declaratory Statements

last updated October 12, 2015

Subject	Issue presented	Conclusion	Number	Petitioner	File Date
Licensure Requirement	Petitioner asked if licensure was needed to come into the State of Florida where prospective models and actors will be invited to come to a location and be introduced to agents. Agents would be prohibited from signing participants to any contracts. The purpose of the conference is to introduce participants to agents in order to facilitate networking opportunities for possible future relationships.	Based on the facts offered by Petitioner and limited as such, Petitioner would not be required to obtain licensure as a talent agency.	2000-023	N.Y.C. FAME Management Group, Inc. (N.Y.C. FAME)	2/6/2001
Licensure Requirement	Whether the activities of Invincible, in their capacity as a record label, fall within the definition of talent agency, for the purpose of license requirements under Florida Statute section 468.403 (1). And, if the activities of Invincible require licensure under section 468.403 (1), Florida Statutes, does a license held by a major shareholder and partner satisfy the requirement.	That the activities of Invincible, in its capacity as a record label, do not fall within the definition of talent agency, for the purpose of license requirements under section 468.403 (1), Florida Statutes.	2014-119	Invincible Records, Inc.	11/25/2014
Casting Director	Whether the activities of a casting director fall within the definition of talent agency for the purposes of license requirements under Section 468.403 (1), Florida Statutes	Based on the petitioners request that the Department determine whether conduct she has already taken as a casting director falls within the definition of talent agency for the purposes of license requirements under Section 468.403 (1), Florida Statutes, the Department denies the petition and declines to issue a declaratory statement regarding conduct by petitioner that has already occurred.	2014-147	Rita Manyette	2/3/2015
Home Based Office	Does the Petition'es permanent home-based office that maintains regular working hours and has a dedicated entrance to the office that is separate from the living quarters meet the requirements of Section 468.412(10) Florida Statutes?	Based on the facts offered by Petitioner and as long as the Petitioner's home is not one of the prohibited locations set out in Section 468.4012(10)(g), Florida Statutes, Petitioner's office meets the statutory requirements.	2015-077	Hired Gun Publicity & Consulting, Inc.	9/16/2015