

**SNR PRODUCTIONS, INC.  
MODEL AGREEMENT**

This MODEL AGREEMENT ("AGREEMENT") is made between SNR PRODUCTIONS, Inc. ("SNR PRODUCTIONS"), a Nevada corporation having offices in Las Vegas, Nevada and

LEGAL NAME: [REDACTED]

MODEL NAME: [REDACTED]

PHONE: [REDACTED] MOBILE: [REDACTED]

ADDRESS: [REDACTED]

EMAIL ADDRESS: [REDACTED]

Herein after referred to as "MODEL", on this [REDACTED] day of the month of [REDACTED] of the year [REDACTED].

THIS AGREEMENT SETS FORTH THE TERMS AND CONDITIONS UNDER WHICH SNR PRODUCTIONS WILL PROVIDE SOFTWARE FOR THE MONETIZATION OF CONTENT SALES AND INTERNET VIDEO STREAMING ACCESS SERVICES.

**1. TERM and RENEWAL.**

The term of this AGREEMENT is month to month and is automatically renewed unless otherwise terminated pursuant to this section or other applicable provisions of this agreement or the Rules and Regulations, commencing from the date entered herein above. Any party to this agreement with or without cause may immediately terminate this AGREEMENT by written notice of termination to the other party or it's designated agent. If such AGREEMENT is terminated in the middle of a given month then any monthly fees paid in advance by MODEL to SNR PRODUCTIONS shall be refunded within a reasonable period of time upon written request by MODEL in a pro-rata manner.

**2. E-COMMERCE SERVICES.**

SNR PRODUCTIONS agrees to provide e-commerce services for MODEL's Profile page on the SNR PRODUCTIONS Network, namely, to collect fees paid to MODEL by third party payors for services rendered through MODEL's Profile page on the SNR PRODUCTIONS Network and to pay MODEL's portion of said fees to MODEL on an approximately twice-monthly basis.

In exchange for provision of said e-commerce, profile page, and hosting services, MODEL agrees, amongst other things contained in this Agreement:

- a. that SNR PRODUCTIONS will deduct and retain for its own account no less than 10% and up to 60% (10% - 60%) of the total amount of monies thus received on behalf of MODEL,
- b. If there is no e-commerce for a period of thirty (30) days. SNR PRODUCTIONS may, in its sole discretion, without written notice, terminate this agreement.
- c. MODEL agrees to the Model Release and Terms of Service which is hereby incorporated by reference and commonly found in the click-through agreement box upon sign-in via the SNR PRODUCTIONS software. MODEL warrants that it has all the necessary rights needed to assign and grant the above intellectual property rights and shall do nothing to impair such rights.

MODEL shall require any and all models or persons who use the SNR PRODUCTIONS software and appear in any manner on SNR PRODUCTIONS web sites, whether by audio, video, or chat, to agree to the "model release and terms of service" agreement.

**3. CHARGE-BACKS/REFERRAL FEES**

SNR PRODUCTIONS and MODEL agree that SNR PRODUCTIONS has the right to make the following charges/deductions to MODEL and/or deductions from fees received by SNR PRODUCTIONS on behalf of MODEL pursuant to providing said e-commerce services to MODEL, to wit: "charge-backs", namely,

any refunds, interest, and fees provided by SNR PRODUCTIONS, or by any third party on behalf of SNR PRODUCTIONS, to clients or customers of MODEL and/or related credit card companies and/or credit card processing companies and/or credit card issuing and Acquiring banks. MODEL acknowledges that by continuing to use the SNR PRODUCTIONS services after acceptance of a given payment from SNR PRODUCTIONS they are agreeing that all past payments made by SNR PRODUCTIONS to MODEL for the given time periods were fairly and accurately calculated and that MODEL waives any and all claims for payment from SNR PRODUCTIONS for all the time periods that the past payments covered and that SNR PRODUCTIONS shall have no contractual obligation to retain historic data that covers such past payment time periods.

#### **4. SOFTWARE.**

SNR PRODUCTIONS licenses its MODELS' software system to MODEL upon and only after the posting of MODEL's Profile page pursuant to section 2 of this AGREEMENT and that MODEL may only use the software for services provided under this AGREEMENT consistent with the number of licenses and streams granted. The SNR PRODUCTIONS Software Terms of Use are hereby incorporated by reference. Upon the termination of this AGREEMENT, MODEL shall delete his/her copy of said software from any and all of his/her computers and related equipment (including but not limited to memory storage devices and equipment such as hard drives and "floppy" disks).

MODEL agrees to not share any information in regards to software used on the SNR PRODUCTIONS Network with anyone at any time. This includes the name of the software, where to obtain the software, how the software works, etc.

#### **5. SNR PRODUCTIONS NETWORK RULES AND REGULATIONS.**

MODEL and SNR PRODUCTIONS acknowledge that below are the "SNR PRODUCTIONS Network Rules and Regulations." MODEL warrants that he/she has read and understood the SNR PRODUCTIONS Network Rules and Regulations in their entirety and further warrants compliance with them. Members of the SNR PRODUCTIONS Network, such as yourself, are known as "MODELS." Likewise, your clients and customers through your SNR PRODUCTIONS profile page are known as "Members / Customers." Also, "SNR PRODUCTIONS" refers to SNR PRODUCTIONS, Inc. and/or its designated agent.

##### **A. Yourself**

You, the MODEL, are not in any way an employee of SNR PRODUCTIONS. You are an independent contractor of SNR PRODUCTIONS. The AGREEMENT (including the SNR PRODUCTIONS Network Rules and Regulations) between you and SNR PRODUCTIONS does NOT tell you what your lawful content or your services shall be, and SNR PRODUCTIONS does NOT otherwise exercise dominion or control over you.

##### **B. Your Profile page**

Your profile page on the SNR PRODUCTIONS Network (your "Profile page") will contain, amongst other things, a name you choose (so long as it not used by another MODEL), a photograph (which you shall have to submit), a link to a gallery of photographs (you shall also have to submit those photographs), your Profile page's address, and optionally your per minute charges and other information about the services you offer through your Profile page. Everything you post at your Profile page must comply with this AGREEMENT.

##### **C. Payment of Your Share**

SNR PRODUCTIONS's e-commerce services will allow Members / Customers to pay over the internet for the services you offer through your Profile page. SNR PRODUCTIONS will pay you your share of those internet transactions, as discussed in the AGREEMENT between you and SNR PRODUCTIONS, on approximately the first (1st) and fifteenth (15th) of every month. You will be able to access your recent accounting information online, at the MODELS page of the SNR PRODUCTIONS Network web site. However, SNR PRODUCTIONS will NOT provide you with hard copies of that accounting information — we encourage you to make copies of such information, as it appears, for your own records.

##### **D. Internet Service Providers**

You are free to use any "broadband" internet service provider you choose. From experience, SNR PRODUCTIONS does NOT recommend that you use wireless connections (which can be very slow and

experience several disruptions). SNR PRODUCTIONS does recommend you explore local internet service providers, which can be fast and inexpensive.

**E. Video Service Providers**

SNR PRODUCTIONS must be your only video/audio service provider for your SNR PRODUCTIONS Profile page and for audio-video streaming under this Agreement and you may not link to other locations on the Internet from your SNR PRODUCTIONS profile page or in e-mail communications with SNR PRODUCTIONS customers.

**F. Payment to Others**

Payment to any persons (including but not limited to Models, actual human beings, legal persons, partners, employees, independent contractors, etc.) who render services on or appear through MODEL's Profile page or via MODEL's SNR PRODUCTIONS Software License is MODEL's sole responsibility, and such persons shall have no claims whatsoever against SNR PRODUCTIONS. SNR PRODUCTIONS may, in its sole discretion, withhold disputed monies from MODEL claimed by persons who rendered services for MODEL through MODEL's profile page and who were not paid in whole or in part by MODEL.

**G. Age and Releases**

All people who perform services (including but not limited to performances) on or through your Profile page must be over eighteen (18) years of age. SNR PRODUCTIONS MUST have proof of age as well as the appropriate releases and authorizations BEFORE any people may perform any services on or through your Profile page.

**H. Obscenity**

Absolutely NO service, in part or in whole and including but not limited to performances, that is on or through your SNR PRODUCTIONS Network Profile page shall violate ANY law concerning obscenity. IN OTHER WORDS, THERE CANNOT BE ANY OBSCENITY ON OR THROUGH YOUR PROFILE PAGE. Obscenity includes BUT IS NOT LIMITED TO any actual sex or simulated conduct that is: child pornography, i.e., depictions of nudity, sexuality or sex involving any person under eighteen (18) years of age; incest; rape; any other coerced sexual conduct; bestiality, i.e., sex with animals; necrophilia, i.e., sex with dead bodies; penetration with inappropriate objects, e.g., fists, bottles, vegetables, tools, implements (e.g., plungers, light bulbs), animals (e.g., gerbils), etc.; bondage with penetration; urination (i.e., "peeing") or defecation (i.e., "pooping"); age inappropriate appearance, i.e., depictions of nudity, sexuality or sex by any person who LOOKS younger than 18 years of age, either naturally or because of scripting, make-up, costume, setting, demeanor, etc. You must remain on camera at substantially all times that the video stream is running.

**I. Violation of Copyrights and Other Rights**

Your services through your Profile page, in part or in whole, SHALL NOT violate any law of copyright; and they likewise SHALL NOT infringe upon the artistic rights, broadcast rights, civil rights, copyrights, dramatic rights, other property rights, performance rights, publicity rights, or any other rights of any person.

**J. Defamation**

Your services through your Profile page, in part or in whole, SHALL NOT slander, libel or defame any person (living or dead).

**K. Trade Marks, Service Marks, Trade Secrets, Etc.**

Your services through your Profile page, in part or in whole, SHALL NOT infringe upon, dilute, misappropriate or in any other way give rise to adverse claims regarding the trade marks, service marks, trade secrets or the like of any person or entity.

**L. Interference with Business Interests and Business Activities**

MODELS SHALL NOT damage, interfere with or in any other way give rise to adverse claims regarding the business interests or business activities of any other person, including any other MODEL. This includes, but is not limited to, making disparaging remarks about SNR PRODUCTIONS (including its employees and its operations) or any SNR PRODUCTIONS Network MODEL(s), harassing a MODEL, interfering with the services of a MODEL and the like -- whether through the services of your Web Page or by any other means.

**M. Sharing of Contact Information**

A MODEL is not to share any of their own contact information. This includes, but is not limited to, URL's to websites, FaceBook info, Skype, Whatsapp, Paypal, email addresses, phone numbers, etc. with members, customers, fans, other webmasters, et. al.

**N. Obtaining Member / Customer Contact Information**

A Model is not to ask members / users for their contact information. This includes, but is not limited to, URL's to websites, FaceBook info, Skype, Whatsapp, Paypal, email addresses, phone numbers, etc. with members, customers, fans, other webmasters, et. al.

**O. Real Life Meetings with Members / Customers**

MODELS are never, under any circumstances, to set up real life meetings with users/members. Models are only allowed to meet with Members/Customers/Fans at SNR PRODUCTIONS sponsored trips and events. Models who are caught engaging in any form of solicitation and/or prostitution will not only have their employment terminated, but will also be turned into their local police / authorities.

**P. Drug Use**

MODELS are not allowed to use illegal drugs during member chats and/or private chats. Any and all illegal drugs should not even be within view of the cam. MODELS are not allowed to discuss their own illegal drug use on member chats, private chats, private messages, or in the forums. MODELS are not allowed to bring, use, or solicit illegal drugs during SNR PRODUCTIONS trips and events.

**Q. Alcohol Use**

MODELS will not consume alcohol during private chats or member chats. MODELS will not consume alcohol during SNR PRODUCTIONS sponsored trips and events.

**R. Bad-Mouthing Other Models and Staff**

MODELS will not bad mouth other models, staff or the SNR Productions business to members / users, other webmasters, other models, etc.

**S. Public Drama**

MODELS will not bring their personal drama with other MODELS into public areas of any SNR PRODUCTIONS websites. This means drama among MODELS will not be allowed in the public forums, private message, private chats, and member chats. There are private forums in which to address these issues.

**T. Sharing of Information from Private Forums**

MODELS will never share ANY information posted in the private model forum. This includes any information on any level from any posts made within the private model forums.

**U. Sharing Information for Other Models**

MODELS will not share contact information for any other MODEL with anyone. This includes, but is not limited to, where a model lives, home address, university/schools, URL's to websites, MySpace info, FaceBook info, AIM, MSN, Yahoo, Skype, ICQ, email addresses, phone numbers, etc. with members, customers, fans, other webmasters, et. al.

**V. Violation of the Rules and Regulations**

If you violate ANY part of the SNR PRODUCTIONS Network Rules and Regulations, SNR PRODUCTIONS can and may without waiver, amongst other things, block access to your Profile page, remove your Profile page and/or terminate the AGREEMENT between you and SNR PRODUCTIONS. SNR PRODUCTIONS also reserves any and all other rights it possesses without waiver, including but not limited to seeking legal action, damages and/or injunctive relief for any violation of the SNR PRODUCTIONS Network Rules and Regulations.

**6. AGREEMENT MAY CHANGE FROM TIME TO TIME**

MODEL and SNR PRODUCTIONS further acknowledge and agree that SNR PRODUCTIONS or its designated agent may, from time to time, change this AGREEMENT and all agreements incorporated by reference herein including, but not limited to the SNR PRODUCTIONS Software Terms of Use, and the Model Release and Assignment of Intellectual Property Rights and that notice of said change(s) may be made by print, electronic, e-mail, link to profile page, click through agreement, or any other media or method of SNR PRODUCTIONS's choosing or of the choosing of SNR PRODUCTIONS's designated agent, and that MODEL by not providing notice of termination as provided in 1 above agrees to comply with and be bound by said changes. SNR PRODUCTIONS's acts of posting this and related Agreements as a click through agreement online or e-mailing this Agreement and related Agreements to a non-terminated MODEL manifest its acceptance and agreement to its terms.

**7. GOVERNING LAW AND DISPUTES.**

This AGREEMENT, in whole and in part, shall be interpreted and construed under the laws of the State of New York, USA, without giving effect to its choice-of-law or conflict-of-law principles. The New York State Supreme Court, County of Monroe is hereby designated as the exclusive forum for any action,

application, or proceeding arising from or in any way connected to this AGREEMENT, and the parties hereby expressly consent to the personal jurisdiction of the court in this forum. If any action or application at law or equity is necessary to enforce the terms of this AGREEMENT, SNR Productions shall be entitled to reasonable attorneys' fees, costs, and necessary disbursements in addition to any other relief to which it may be entitled.

**8. AGE.**

MODEL represents and warrants that he/she is over the age of eighteen (18) and has provided proof thereof to SNR PRODUCTIONS, or its designated agent, at or before the time of entering into this AGREEMENT. MODEL further represents, agrees, and warrants that any models or persons who use the SNR PRODUCTIONS software licensed herein or appear in any manner on the SNR PRODUCTIONS services provided herein shall be over the age of 18 and MODEL shall have provided accurate and complete documentation to SNR PRODUCTIONS in advance consistent with the requirements of Section 2257 of Title 18 et seq of the United States Code and related provisions.

**9. CONTENT AND EMPLOYMENT RELATIONSHIP.**

The MODEL hereby represents, and SNR PRODUCTIONS confirms, that the MODEL is not an employee but rather an independent contractor.

MODEL retains control of his or her content provided to SNR PRODUCTIONS during and following his or her tenure with the company. MODEL may delete or request removal of his or her content on SNR PRODUCTIONS' websites at any time. Removal will be granted as long as the content was not paid for by SNR PRODUCTIONS. Content provided to SNR PRODUCTIONS can be subject to use for promotional materials and advertisements. Content includes all images and videos taken by and/or filmed by SNR PRODUCTIONS representatives and photographers.

MODEL shall be solely responsible for paying any and all taxes on monies paid by SNR PRODUCTIONS to MODEL or on behalf of MODEL to third parties.

**10. NO ASSIGNABILITY.**

MODEL agrees that it cannot assign this AGREEMENT, in whole or in part, without the prior written approval of SNR PRODUCTIONS.

**11. NOTICE ADDRESSES.** Any notice required under this AGREEMENT must be provided in writing and to the following:

**SNR PRODUCTIONS, Inc. via e-mail (admin@snrproductions.com) or postal mail to:**

**4347 Spooner Lake Circle  
Las Vegas, NV 89147**

**and a carbon copy shall be provided to**

**Ryan A. Lown, Esq.  
Phillips Lytle LLP  
1400 First Federal Plaza  
Rochester, New York 14614  
(tel) 585-238-2000  
(fax) 585 232-3141  
email: rlow@phillipslytle.com**

**12. INDEMNIFICATION.**

MODEL agrees to pay the costs of defense, indemnify and hold SNR PRODUCTIONS and its officers, directors, owners, shareholders, members, employees, attorneys, successors, agents, assigns and

representatives from and against any and all loss, liability, claims, damage, cost or expense, causes of action, suits, proceedings, judgments, awards, executions and liens, including reasonable attorney's fees and costs arising from or relating to actual or reasonably likely breaches of any terms, condition, warranty or representation made by MODEL in this AGREEMENT or by suits or claims brought by third parties related to or arising out of content provided by MODEL, MODEL's use of SNR PRODUCTIONS services, and/or MODEL's acts, interlacing with, and communications with other MODEL's and/or those visiting SNR PRODUCTIONS websites.

### **13. LIMITATION OF LIABILITY.**

In no event will SNR PRODUCTIONS be liable to MODEL or its models and those who appear through SNR PRODUCTIONS's services for loss of profits, loss of business, loss of use, loss of data, interruption of business, cost of procurement of substitute goods and services, or for any special, consequential, exemplary or incidental damages, arising out of or related to this agreement, however caused, and whether arising under contract, tort (including negligence) or any other theory of liability. The limits set forth in this section will apply even if the MODEL or model or other person has been advised of the possibility of such damages. In no event shall SNR PRODUCTIONS's aggregate liability under this AGREEMENT exceed the aggregate amounts paid to SNR PRODUCTIONS hereunder. The foregoing provisions of this section shall not apply to the indemnification provisions in section 12.

### **14. MERGER.**

This AGREEMENT, including the SNR PRODUCTIONS Network Rules and Regulations, and those portions incorporated by reference, constitutes the entire agreement between the MODEL and SNR PRODUCTIONS relating to the subject matter of the AGREEMENT and shall supersede any prior Agreements related to the subject matters herein.

### **15. AMENDMENT.**

This AGREEMENT cannot be amended, altered or otherwise changed, except for as provided in section 6 of this AGREEMENT, without the express, written consent of both MODEL and SNR PRODUCTIONS or SNR PRODUCTIONS's designated agent.

### **16. NON-COMPETITION/NON-SOLICITATION**

#### **A. Non-Compete.**

MODEL agrees that from the date of this AGREEMENT and during the term of this AGREEMENT and for the period of time ending one (1) year after termination by this AGREEMENT, with or without cause (the "Non-Compete Period"), MODEL shall not, directly or indirectly, as owner, partner, joint venture, stockholder, agent, principal, officer, director, or become financially interested in any business operations engaged in the development, design, sale, marketing, utilization or exploitation of any services which are similar to, or are otherwise competitive with, the services of SNR PRODUCTIONS in any geographic area of the United States of America. The Model acknowledges that SNR Productions does business worldwide, including throughout the entire United States of America. Accordingly, the Model hereby agrees that the geographic restrictions set forth herein are reasonable and necessary to protect SNR PRODUCTIONS' legitimate business interests. The Model also acknowledges that his or her services and skill performed for SNR Productions under this Agreement are unique and extraordinary. **This does not include performing for another webcam service, content platform, or fan site. It only pertains to business operations as an owner, officer, manager, etc.**

#### **B. Non-Solicitation.**

MODEL agrees that from the date of this AGREEMENT and during the term of this AGREEMENT and for the Non-Compete Period, request or cause any collaborative partners, contracting parties, other MODELS, or customers with whom SNR PRODUCTIONS has a business relationship to cancel or terminate any such business relationship with SNR PRODUCTIONS or solicit, interfere with or entice from SNR PRODUCTIONS any MODEL (or former MODEL) of SNR PRODUCTIONS.

#### **C. Non-Disclosure.**

During the Non-Compete Period, the MODEL will not disclose, divulge, discuss, copy or otherwise use or suffer to be used in any manner, in competition with, or contrary to the interests of SNR PRODUCTIONS, or any of its Affiliates, any non-public knowledge possessed by the MODEL relating exclusively to the business of SNR PRODUCTIONS, including but not limited to customer information and lists, sales and market information, methods of operation, trade secrets, or any technology unique to and/or owned by the SNR PRODUCTIONS. The parties stipulate between them that the non-public information and matters of SNR PRODUCTIONS is important, material and confidential and gravely affect the effective and successful conduct of the business of SNR PRODUCTIONS, and its goodwill, and that any breach of the terms of this paragraph is a material breach of this agreement. The Model agrees that upon termination of this Agreement, voluntarily or otherwise, the Model will deliver to SNR Productions all confidential information which is in the Model's possession or under the Model's control, in written or electronic form, without retaining any copies thereof, and the Model will not use or disclose any confidential information.

**D. Non-Disparagement.**

MODEL agrees that he/she will not, at any time, including during the Non-Compete Period, directly or indirectly, except as required by law: (a) make any statement or remark about the SNR PRODUCTIONS or its affiliates that is, or may reasonably be regarded or understood as being, disparaging; (b) do anything that may reasonably be regarded or understood as detrimental, harmful or embarrassing to, critical of or complaining about the SNR PRODUCTIONS or its affiliates; or (c) encourage or advise any other person or entity to do so.

**E. Reasonableness.**

MODEL acknowledges that SNR PRODUCTIONS conducts or may conduct business on a world-wide basis and that, therefore, the territorial and time limitations set forth in this Section 16 are reasonable and properly required for the adequate protection of the business of SNR PRODUCTIONS. Each party expressly acknowledges and agrees that the restraints imposed by this Section 16 form an essential part of the consideration of this AGREEMENT, without which the parties might not have entered into this AGREEMENT, and are reasonable with respect to subject matter, time period and geographical area. MODEL further acknowledges that the non-compete and non-solicitation restrictions set forth above are not unduly harsh or oppressive to MODEL in curtailing her legitimate efforts to earn a livelihood, or confer a benefit upon SNR PRODUCTIONS disproportionate to the detriment to the MODEL, or harm in any manner whatsoever the public interest or operate as a bar to the parties' sole means of support.

**F. Remedies.**

MODEL agrees and acknowledges that SNR PRODUCTIONS will suffer irreparable harm for a breach of this Section 16. Accordingly, SNR PRODUCTIONS shall be entitled, in addition to and in conjunction with any other right and remedy it may have at law or equity, to a temporary restraining order and/or injunction, without the posting of a bond or other security, enjoining or restraining MODEL from any violation of Section 16, and MODEL hereby consents to SNR PRODUCTIONS's right to seek the issuance of such injunction. If SNR PRODUCTIONS institutes any such action or application against MODEL, alone or in conjunction with any third party or parties to enforce any terms or provisions of Section 16, then SNR PRODUCTIONS shall be entitled to receive from the opposing party (or parties) its reasonable attorneys' fees incurred and all costs and expenses incurred in connection therewith. This provision shall not be construed as prohibiting the non-breaching party and/or any third party beneficiary from pursuing any other available remedies for such breach or threatened breach, including the recovery of damages from the breaching party or threatened breach by the breaching party of any provision contained in this AGREEMENT.

SNR PRODUCTIONS and MODEL acknowledge and agree that, in addition to any other remedies provided for herein or at law or equity, if the MODEL violates Section 16, SNR PRODUCTIONS shall be entitled to, at SNR PRODUCTIONS sole and absolute discretion, an amount equal to \$100.00 per violation as liquidated damages, and not as a penalty. SNR PRODUCTIONS and MODEL agree that SNR PRODUCTIONS' damages in the event of such a violation are difficult, if not impossible, to ascertain, and the liquidated damages set forth above are a reasonable approximation of such damages. SNR PRODUCTIONS shall be entitled to set off, without notice or demand to MODEL, against any amounts owing as liquidated damages hereunder, any monies held by SNR PRODUCTIONS on behalf of MODEL and apply the same towards payment of the liquidated damages. This remedy is not exclusive

and SNR PRODUCTIONS shall be entitled to elect to recover actual damages from MODEL in lieu of liquidated damages, as well as any other remedies available to it, as a result of a violation of Section 16. If this paragraph or any application thereof shall to any extent be invalid or unenforceable, it shall to the extent not found invalid or unenforceable be valid and be enforced as permitted by law.

**G. Severability.**

SNR PRODUCTIONS and MODEL agree and stipulate that the agreements and covenants in this Section 16 are appropriate, fair and reasonable in light of all of the facts and circumstances of the relationship between MODEL and SNR PRODUCTIONS; however, MODEL and MODEL are aware that in certain circumstances courts have refused to enforce certain agreements not to compete. Therefore, in furtherance of and not in derogation of the provisions of the preceding paragraph SNR PRODUCTIONS and MODEL agree that in the event a court should decline to enforce the provisions of the preceding paragraph, that paragraph shall be deemed to be modified to restrict MODEL's competition with SNR PRODUCTIONS to the maximum extent, in both time and geography, which the court shall find enforceable; however, in no event shall the provisions of the preceding paragraph be deemed to be more restrictive to MODEL than those contained therein.

**17. EXCLUSIVITY**

Models who are NOT exclusive at the time of this AGREEMENT to the SNR PRODUCTIONS Network and who joined the SNR PRODUCTIONS Network on or after May 1, 2007 agree to accept a ten percent (10%) reduction in earnings. If at any time during your service with SNR PRODUCTIONS you do choose to become exclusive to the SNR PRODUCTIONS Network, you are eligible to earn the current exclusive rate on the SNR PRODUCTIONS Network.

If a MODEL is currently employed by, participates in, or owns a competitive website PRIOR to joining the SNR PRODUCTIONS Network, the MODEL must disclose those websites below in order to be exempt from potential legal action stemming from violation of Section 16(A) above as a result of such actions. This exemption only pertains to websites disclosed in this AGREEMENT and agreed to by SNR PRODUCTIONS. This provision in no way impairs or limits SNR PRODUCTIONS rights and remedies under Section 16(A) pertaining to other competitive actions by MODEL. This does NOT include profile pages such as FaceBook, Twitter, Instagram, ModelMayhem, et. al. This does include other model websites/networks, solo model websites, web cam websites, etc. Please list these sites below:

Website Name: \_\_\_\_\_

Website Link: \_\_\_\_\_

Date Started With Website: \_\_\_\_\_

Website Name: \_\_\_\_\_

Website Link: \_\_\_\_\_

Date Started With Website: \_\_\_\_\_

(\* If you need to include additional websites, please attach them to this agreement)

**18. SEVERABILITY.**

Should any provision of this AGREEMENT be found by a court of law or equity to be void, invalid or unenforceable under any applicable law or equity, such a finding shall not affect the remainder of this AGREEMENT, in part or in whole, that can still be given effect without the void, invalid or unenforceable provision; to that end, the provisions of this AGREEMENT are severable.

**19. BINDING.**

This AGREEMENT will be binding upon and inure to the benefit of the parties, their heirs, distributees, legal representatives, transferees, successors, affiliates and assigns.

\_\_\_\_\_ Initial Here To Acknowledge That You Have Read and Agree to the Terms of This Page 8



**20. CONSULT WITH AN ATTORNEY.**

**MODEL acknowledges that he/she has been advised hereby to consult with an attorney before signing this AGREEMENT. MODEL acknowledges that he/she has read this AGREEMENT in its entirety, that he/she understands all of its provisions and that MODEL has knowingly and voluntarily signed it and intends to be fully bound by it. MODEL represents that if he/she did not understand all of the terms of this AGREEMENT or believed that the AGREEMENT would not be valid and binding on him or her upon signing it that MODEL would not sign it.**

IN WITNESS WHEREOF, the parties have executed this AGREEMENT effective as of the date first written herein above.

Signed: /S/ Steve Ranieri  
Steve Ranieri, President  
SNR Productions, Inc.

MODEL acknowledges acceptance of this Agreement by continued use of the SNR PRODUCTIONS services after receipt of this Agreement and/or by "click-through" acceptance of this Agreement.

BY (MODEL or MODEL's authorized representative):

\_\_\_\_\_

(Signed)

\_\_\_\_\_

(Print Name)

\_\_\_\_\_

(Date)

Social Security or Tax ID Number: \_\_\_\_\_