

PERFORMER CONTRACT

This contract, dated _____, 2011 is between Injected Media LLC, an Nebraska LLC (hereafter the "company") with offices at 717 Washington Ave., Plattsmouth, NE 68048 and _____ (hereafter the "performer") who resides at _____ (address) _____ (email)

Injected Media LLC operates and maintains an internet system that enables persons at one location to communicate over the internet using audio and video. The performer acknowledges that she wishes to utilize the company's system to perform live in "one on one" type shows with our members using our system

Injected Media LLC shall provide a system for the performer to perform private shows for paying members. The performer will be paid a fixed rate of one dollar (US dollars) per minute and \$.30 per minute for spy mode, for each minute the performer is actually connected to and actively billing paying members. The performer will also be paid 20% of performer's video sales. Performer will only be paid for time performer is billing a paying member. Performer agrees that it will not be entitled to any other fees or payments. Minutes will be totaled for each week, (Beginning 12:01a.m. EST/EDT Monday and ending Sunday 11:59 p.m. EST/EDT) total accumulated time will be rounded up to nearest minute. Performer understands and agrees that he/she is an independent contractor and will be issued a 1099 Misc. (or equivalent). Performer understands that as an independent contractor, no taxes will be withheld or deducted from payments.

Performer agrees and hereby represents that he or she is over the age of 18 (eighteen) in the United States, if the performer resides in a different country, the performer represents and warrants to the company that she is at or above the legal age to A) enter into this agreement and B) to perform the live one on one shows in which she intends to engage. The performer represents and warrant that she is a resident of the nation of _____, and that the legal ages described above are _____. It is the performer's responsibility to determine the legal age in the area they live in. Performer shall provide 2 (two) copies of satisfactory identification, clearly indicating age before broadcasting any show.

Performer agrees that the only contact she will have with any member is in connection with the show she is producing on our system. The performer shall not solicit our members in any way. Such prohibited solicitation shall include, but not be limited to, soliciting personal meetings or soliciting or giving any information: such as addresses, telephone, cell phone or fax numbers, email and web addresses (such as facebook, myspace, personal web pages, blogs, chat rooms). If the performer breaches this agreement by soliciting members to work outside of our system, by giving out personal email addresses or website URL's, the performer agrees to be immediately barred and removed from our system. As calculating exact damages for such breach would be impossible, the parties agree the company shall be entitled to retain any and all monies being held by the company on the performer's behalf, as liquidated damages.

OWNERSHIP AND COPYRIGHTS TO MATERIAL: All audio and images uploaded to, or broadcast via our system, immediately, forever and without limitation become property of Injected Media LLC, it assigns and heirs. The performer in relinquishing all right and title to the material forever grants to of Injected Media LLC, it assigns and heirs, understand that this gives the company the unrestricted right and permission to copyright and use, re-use, publish, and republish the material intact or in part, composite or distorted in character or form, without restriction as to changes or transformations and in conjunction with the performers own or a fictitious name. The material may be used for any purposes including promotion, advertising, trade, or any other purpose whatsoever. In addition, the materials may be used in any medium whether print, internet, radio television, motion picture, dvd, videotape or any other as of yet undiscovered or undeveloped medium.

PAYMENT: All monies due to performer from referrals or shows performed are stored and registered in the login area. Payments are sent out every Friday.

ADDITIONAL PERFORMERS AND PARTIES: Any and all person appearing (whether in audio or video) on the system must be a signatory to this agreement and must have provided the required identification. The performer is responsible to ensure that any person appearing with them (other than a member) has in fact signed this agreement and provide said identification. By allowing a person to appear with them they represent and warrant that the person appearing with them is above the legal age of consent. In the event the performer allows any person to appear with them on the system and that person has not in fact signed this agreement and provided identification that act shall be a breach of this agreement and the performer agrees to be immediately barred and removed from our system. As calculating exact damages for such breach would be impossible, the parties agree the company shall be entitled to retain any and all monies being held by the company on the performer's behalf, as liquidated damages.

AUTOMATIC TERMINATION: Performer must ONLY perform acts, live or recorded that are legal and not deemed legally obscene. The performer is cautioned that the definition and standards of obscenity vary from jurisdiction to jurisdiction. The performer is responsible for identifying, and abiding by, those standards within the performer's jurisdiction. In the event that the performer engages in any behavior or activities that are deemed illegal, that act will be deemed a breach of this agreement and performer agrees to be immediately barred and removed from our system. As calculating exact damages for such breach would be impossible, the parties agree the company shall be entitled to retain any and all monies being held by the company on the performer's behalf, as liquidated damages.

OTHER TERMINATION: The parties understand and agree that this is an "At Will" contract/agreement and may be terminated any time, without cause or prior notice by the parties by sending notice of termination by email to the address provided above. Termination of this agreement is effective upon transmittal (sending) of email.

CHANGES OR MODIFICATION: This agreement may only be modified in writing and must be signed by the parties.

DISPUTES ARISING UNDER THIS AGREEMENT: This Agreement shall be governed, interpreted and construed according to the laws of Nebraska. Any dispute arising out of or related to these terms and conditions of this agreement which cannot be resolved by good faith negotiation shall be submitted to the American Arbitration Association for final and binding arbitration in accordance with the American Arbitration Association Rules. Each party shall bear the fees and costs it incurs in preparing and presenting its case. This provision shall be subject to the United States Arbitration Act, 9 U.S.C. 1-16 et seq. ("USAA"). The arbitrator shall have no authority to award punitive, exemplary, or consequential damages. The award may be confirmed and enforced in any court of competent jurisdiction. All post proceedings shall be governed by the USAA. Any cause of action you may have with respect to this agreement must be commenced within one (1) year after the claim or cause of action arises or such claim or cause of action is barred. You agree to comply with all laws regulations and other legal requirements that apply to these terms and conditions. In the event that any portion of this agreement is held to be unenforceable, the unenforceable portion shall be construed in accordance with applicable law as nearly as possible to reflect the original intentions of the parties and the remainder of the provisions shall remain in full force and effect. Injected Media LLC's failure to insist upon or enforce strict performance of any provision of this agreement shall not be construed as a waiver of any provision or right. Neither the course of conduct between parties nor trade practice shall act to modify any provision of this agreement.

THE PERFORMER ACKNOWLEDGES THAT SHE HAS READ THIS AGREEMENT UNDERSTANDS IT, AND AGREES THAT IT IS THE COMPLETE

AND EXCLUSIVE STATEMENT OF THE ENTIRE AGREEMENT BETWEEN THE PARTIES WITH RESPECT TO THE SUBJECT MATTER HEREIN, AND SUPERSEDES ALL PRIOR AND CONTEMPORANEOUS PROPOSALS, DISCUSSIONS, AGREEMENTS, UNDERSTANDINGS, AND COMMUNICATIONS, WHETHER WRITTEN OR VERBAL AND MAY BE AMENDED ONLY IN WRITING EXECUTED BY BOTH YOU AND INJECTED MEDIA LLC.

NAME: _____

INJECTED MEDIA LLC

SIGNATURE: _____

BY: _____

SOCIAL SECURIRTY NUMBER: _____

DATE: _____