## Shared Content Co-Model Release Agreement (the "Agreement")

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, I,

		[MODEL #1 FULL LEGAL NAME],
residing at		
AND		[MODEL #2 FULL LEGAL NAME],
residing at		[ob ==
hereinafter referred to collective	ly as the <b>"PARTIES"</b> ,	and individually as a "PARTY" all hereby agree as follows:
I hereby represent that I am of sound and I am legally able to execute this Agree.	-	of my own free will and fully understand the terms of this Agreement,
WHICH I LIVE OR RESIDE FOR PLACE	CES WHERE THE AGE	ARS OLD (OR THE AGE OF MAJORITY IN THE JURISDICTION IN E OF MAJORITY IS OVER 18 YEARS) at the time that the Content is nature of the Content and hereby consent to appear fully and/or partially
2.1. I hereby agree to provide	Date of Birth, my Photo	opy of a non-expired valid government issued photo Identifying , and my full legal name. Such ID can be a Driver's License, ication Card;
	ch Platform, in connection	opy of my ID Documents to any Platform (as defined in Section on to the Content and any requirements by applicable national,
		ped by or on behalf of the PARTIES in connection with my participation IDEO AND/ OR PICTURES] (hereinafter referred to as the "Content")
	•	y shared between both Parties, and that I do not hold exclusive rights to modify, edit and alter the Content;
that I am solely responsible to bear all	risks associated with n lving minors. Furthermo	sible for the nature of the Content in which I decided to participate and ny participation in the Content. I will not participate in any content that ore, I agree not to participate in content that could violate a third party's or image;
By initialing below I acknowledge that I I	nave reviewed this page	in in its entirety and understand and agree to abide by its term
M	ODEL#1	MODEL #2

By initialing below I acknowledge that I have reviewed this page in in its entirety and understand and agree to abide by its term  MODEL #1 MODEL #2
9. If the Content is found on a site(s) that is not indicated related to the PARTIES, or their licensees, as the case may be, I shall have full rights to demand that the Content be taken down from such unapproved site and/or destroyed, the whole at my own costs;
8. I hereby understand and agree that the Content may be searchable by others through the Platform itself and through others partnered or networked entities of the Platform or PARTIES. Furthermore, I understand and agree that the Content may be searchable by publicly available search engines, and it is my sole responsibility should I wish not to appear, be found, or be removed of such search engines;
7. I hereby agree to not disclose the other PARTY's legal name or address (hereinafter referred to as "Confidential Information"), except as required by the Platform to sell the Content, or as required by the law, and shall refrain from disclosing such Confidential Information to any third party without prior, written approval from the other PARTY, and shall protect such Confidential Information from inadvertent disclosure to a third party using the same care and diligence that I use to protect my own confidential information, but in no case less than reasonable care. I shall ensure that each of my employees, officers, directors, or agents who has access to Confidential Information disclosed under this Agreement is informed of its confidential nature and is required to abide by the terms of this Agreement. I shall promptly notify the affected PARTY of any disclosure of such Confidential Information in violation of this Agreement or of any subpoena or other legal process requiring production or disclosure of said Confidential Information;
6.6 Additionally, PARTIES agree to limit usage of the Content as described herein:
6.5 I hereby DO / DO NOT grant the other PARTY permission to upload and/or license the Content to 3rd party paid subscription streaming services or Video-On-Demand (VOD) services. (eg. Hotmovies, Adult Empire, Pornhub Premium)
6.4 I hereby DO / DO NOT grant the other PARTY permission to give away the Content as a part of contests, promotions, rewards, or other services.
6.3 I hereby DO / DO NOT grant the other PARTY permission to sell the Content with other pieces of intellectual property owned by that PARTY as a single unit for a reduced group price (a "Bundle").  optional   This permission is granted only if the price of the Bundle is or greater
6.2 No PARTY shall upload more than minutes of the Content to free-to-view services.  OR □ I hereby agree to not upload any of the Content to free-to-view services
6.1 No PARTY shall sell the Content, in whole or in part, for a value of less than USD unless given express written permission by the other party.   OR   □ I grant the other Party permission to sell the Content with no minimum value
6. I hereby grant PARTIES the permission to use, reproduce, sell, license, rent or otherwise distribute and publish, modify, edit and alter the Content, except as limited below in 6.1 - 6.6. Furthermore, I hereby agree and authorize PARTIES to publish the Content online, on the platform of their choice, including any Web platform where independent content uploaders can upload, publish, license and sell their original adult videos, services or other tangibles goods to final users and where such final users may download the Content, including all related subdomains or Web sites of such platform (all together referred to as the "Platform"), except as limited by 6.1 - 6.6, and such authorization is given for an unlimited time;

10. I hereby release, discharge and undertake to indemnify and hold harmless the other PARTY and the Platform from and against any and all claims, liability, costs, losses, damages or injuries of any kind arising out of or related to my participation in the Content. Without limiting the generality of the foregoing. I agree that PARTIES have neither made nor will be in any manner responsible or liable for any warranty, representation or guarantee, express or implied, in fact or in law, in connection with the Content or my participation in the Content. I further release all rights to bring any claim, action or proceeding against the other PARTY and the Platform. 11. I fully understand that the present declaration is binding upon my heirs and legal successors. This Agreement shall be binding upon, inure to the benefit of, and be enforceable by the PARTIES and the Platform, and their respective successors and assigns. 12. I acknowledge that I have reviewed this Agreement in its entirety and understand its terms and, further, that I have had the opportunity to discuss this Agreement with my own counsel. This Agreement shall be deemed to have been jointly drafted by all parties, and in construing and interpreting this Agreement, no provision shall be construed and interpreted for or against any of the parties hereto because such provision or any other provision of the Agreement as a whole is purportedly prepared or requested by such party. 13. In the event that any provision or portion of this Agreement shall be determined to be invalid or unenforceable for any reason, in whole or in part, the remaining provisions of this Agreement shall be unaffected thereby and shall remain in full force and effect to the fullest extent permitted by law. 14. I agree and understand that I am solely responsible to comply with all applicable laws and regulations in my location as well as all laws and regulations applicable to my participation in the Content. 15. This Agreement shall be governed by and construed in accordance with the laws of parties irrevocably agree that the courts of \_\_\_\_\_\_ shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims). MODEL #1 Read and accepted this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_ MODEL #2

Read and accepted this day of , 20