

**Please read this Agreement carefully and print, sign, and fax, mail or e-mail the last two pages only of this Agreement, entitled “Confirmation of Execution of Agreement” to us as follows:**

**By Mail:                    Secret Endeavors, LLC  
                                  3763 Howard Hughes Parkway  
                                  Suite 170-A  
                                  Las Vegas, NV 89169  
                                  Tel: 702-953-0953  
                                  877-CLounge (256-8643)**

**By fax:                    702-949-1923**

Or you may scan a signed copy of the last page only, entitled “Confirmation of Execution of Agreement” and email to **ads@courtesanlounge.com**

Please keep a copy of all 8 pages of this Agreement and Confirmation for your records.

**ADVERTISER AGREEMENT  
FOR PLACEMENT OF CONTENT**

This Advertiser Agreement for Placement of Content [hereinafter this Agreement] made by and between Secret Endeavors<sup>™</sup>, LLC a Nevada Limited Liability Company, d/b/a Courtesan Lounge, <sup>™</sup> with an address at 3763 Howard Hughes Parkway, Suite 170-A, Las Vegas, NV 89169 [hereafter “COURTESAN LOUNGE”] and the undersigned [hereafter “ADVERTISER”] as of the date set forth below. “Parties” shall mean COURTESAN LOUNGE and ADVERTISER and “Party” shall mean either COURTESAN LOUNGE or ADVERTISER.

WITNESSETH:

WHEREAS, COURTESAN LOUNGE is engaged in the electronic publication of an accurate and quality adult entertainer guide [the “Guide”] on the Internet through a website owned and operated by COURTESAN LOUNGE namely courtesanlounge.com [the “Web Site”]; and

WHEREAS, COURTESAN LOUNGE has an area on its Web Site, accessible to anyone who visit’s the Web Site, which contains an index of participating advertisers along with thumbnail photographs of participating advertisers along with the advertiser’s name, contact information, and other textual material created and submitted by the individual advertiser; and

WHEREAS, if ADVERTISER is an individual, ADVERTISER wishes to promote and advertise ADVERTISER’S own website or personal services by having photographs, descriptions, and other text content relating to ADVERTISER or said website or personal services listed, published, exhibited and displayed on the Guide through the Web Site; and

WHEREAS, if ADVERTISER is an Agency, ADVERTISER operates an adult entertainment service (or represents adult entertainers) and desires to submit images and other information of the adult entertainers whom Agency employs or represents for posting on the Guide through the Web Site; and

WHEREAS, COURTESAN LOUNGE is willing to include ADVERTISER’S supplied images and content in the Guide and to post same on the Web Site strictly upon the terms and conditions contained herein;

NOW THEREFORE, in consideration of the mutual promises and agreements herein contained and for good valuable consideration, the adequacy and sufficiency of which is acknowledged by the Parties, the Parties, each intending to be legally bound hereby, do promise and agree as follows:

1. Posting Of Content.

COURTESAN LOUNGE will include visual images, text material, biographical and contact information provided by ADVERTISER [collectively, the "Content"] in the Guide and post same on the Web Site as follows:

1.1 All Content supplied by ADVERTISER shall have been produced in accordance with all applicable provisions of the Child Protection Restoration and Penalties Enhancement Act of 1990 and PROTECT Act; Record-Keeping and Record Inspection Provisions, 28 C.F.R. §75 [hereinafter Child Protection Act] and with regard to this Agreement, ADVERTISER shall not participate in any criminal activity and/or cause COURTESAN LOUNGE to participate in any criminal activity, including, but not limited to, those crimes set forth in 18 U.S.C. §§ 2251-2260.

1.2 ADVERTISER bears full responsibility for the placement of the Content and shall notify COURTESAN LOUNGE within 24-hours of first posting of any corrections, changes or deletions necessary thereto.

1.3 ADVERTISER is solely liable for any and all of the content provided through any ADVERTISER link included on the Web Site and for any technical malfunctions, errors or other problems caused by or resulting from such link. ADVERTISER warrants that it will not provide COURTESAN LOUNGE with a link other than a direct link from the Web Site to ADVERTISER's URL (web site), as set forth below.

1.4 ADVERTISER is solely responsible for all content provided to COURTESAN LOUNGE by ADVERTISER'S employees, agents, contractors and/or on ADVERTISER'S behalf by any third party, such as photographers or other delegates of ADVERTISER and all provisions of this Agreement shall apply to said Content.

1.5 ADVERTISER shall and shall be solely responsible for labeling requirements and shall be solely responsible for obtaining and keeping all records required by and in accordance with the Child Protection Act. ADVERTISER shall add additional labeling and/or obtain and keep additional records upon request of COURTESAN LOUNGE. It is the intent of ADVERTISER and COURTESAN LOUNGE that the Web Site shall serve only as and is only a venue for electronic exhibition of the Content and therefore ADVERTISER agrees that COURTESAN LOUNGE shall not be required to comply with the labeling or record keeping requirements of the Child Protection Act with respect to any Content submitted to COURTESAN LOUNGE. In addition, ADVERTISER must comply with any and all additional and applicable laws and regulations, including, but not limited to, laws of other jurisdictions if ADVERTISER resides or conducts business in a jurisdiction other than the United States (the "Foreign Jurisdiction"), or is submitting Content from a Foreign Jurisdiction. In addition to the requirements set forth in the Child Protection Act, ADVERTISER shall keep all records as may be required under all applicable laws and regulations, including, but not limited to, the laws and regulations of such Foreign Jurisdiction.

## 2. Grant Of License Rights.

2.1 ADVERTISER hereby grants COURTESAN LOUNGE a non-exclusive license to use, display, copy, publish, exhibit, broadcast, transmit, communicate, perform and disseminate in the Guide and on the Internet through the Web Site any Content submitted by ADVERTISER to COURTESAN LOUNGE, including any derivative works based on, or compilation including, said Content, for the limited purpose that ADVERTISER submitted the Content to COURTESAN LOUNGE. At COURTESAN LOUNGE'S sole discretion, COURTESAN LOUNGE may, but has no duty or obligation to, process and/or make changes to the Content and ADVERTISER hereby grants COURTESAN LOUNGE the right to process and/or make changes to the Content, including, but not limited to inserting COURTESAN LOUNGE'S watermark on digitized Content for the purpose of deterring third party copyright infringements. ADVERTISER expressly releases COURTESAN LOUNGE from any and all liability arising in connection with COURTESAN LOUNGES' authorized use of the Content, including liability arising from any blurring, distortion, alteration, or optical illusion that may occur during processing or otherwise of the Content and such release shall survive any termination or expiration of this Agreement.

2.2 Notwithstanding any provision herein to the contrary, COURTESAN LOUNGE shall have the right to institute a suit for infringement, unfair competition, dilution or other action with respect to the use of the Content by third parties, provided that COURTESAN LOUNGE will have no duty to initiate or pursue such suit.

ADVERTISER will, at all times, reasonably cooperate with COURTESAN LOUNGE and its counsel pertaining to any suspected infringement or suit for infringement, including, but not limited to testifying, and by making available all records, papers, information, and the like when reasonably requested by COURTESAN LOUNGE. The provisions of this paragraph 2.2 shall survive the expiration or termination of this Agreement for any reason.

2.3 COURTESAN LOUNGE is not required or obligated to pay ADVERTISER any monetary compensation for the license right that ADVERTISER has granted to COURTESAN LOUNGE herein, and ADVERTISER agrees that the publication and display of the Content in the Guide and on the Web Site constitute adequate and sufficient consideration for the grant of said rights.

2.4 The duration of the license rights granted herein by ADVERTISER to COURTESAN LOUNGE shall be for an unlimited period, except that said license rights may be terminated, at any time, upon three (3) days' written notification of termination given to COURTESAN LOUNGE by ADVERTISER. COURTESAN LOUNGE, shall not be required to return any Content to ADVERTISER that ADVERTISER has submitted to COURTESAN LOUNGE. For purposes of this Agreement, notices shall be deemed given upon recipient's receipt of notice, having been sent postage prepaid and via Certified Mail Return Receipt Requested as follows: to COURTESAN LOUNGE at the address set forth on the Web Site at [www.courtesanlounge.com/contactus](http://www.courtesanlounge.com/contactus) with ADVERTISER's original signature or to ADVERTISER at the address set forth on the CONFIRMATION OF EXECUTION OF AGREEMENT or other address provided by notice from ADVERTISER.

2.4 All license rights granted to COURTESAN LOUNGE herein shall be fully assignable by COURTESAN LOUNGE.

2.5 ADVERTISER may designate a third party to act on ADVERTISER'S behalf by executing a COURTESAN LOUNGE Advertiser Delegation Agreement. ADVERTISER acknowledges that ADVERTISER is fully responsible for the actions failures to act and omissions of any and all third-parties designated to act on ADVERTISER'S behalf. ADVERTISER acknowledges that execution of the Advertiser Delegation Agreement does not release ADVERTISER from her/his/its obligations or other terms of this Agreement.

### 3. Representations, Warranties And Indemnity Made by ADVERTISER.

ADVERTISER hereby represents and warrants to COURTESAN LOUNGE as follows:

3.1 The ADVERTISER owns or possesses the legal rights and authority to grant to COURTESAN LOUNGE each and every license and license right, referred to in this Agreement regarding the Content, and necessary to permit the exhibition, publication or display of the Content on the Web Site without infringing upon any rights of any third party, including without limitation, all copyright, trademark, patent and trade name rights, licenses, assignments and/or releases, and model releases from each and every person appearing in the Content, sufficient to permit the legal use of their names and likeness as depicted in the Content and otherwise, including waivers of all necessary rights of publicity and privacy.

3.2 The ADVERTISER has made no other agreements, obligations, commitments or legal encumbrances that might prevent or interfere with the rights and license that ADVERTISER has granted to COURTESAN LOUNGE herein, or that might prevent Web Site from freely and legally using the Content as provided in this Agreement, without consequence.

3.3 The ADVERTISER represents and warrants that any and all Content is original and authentic, and has not been copied in whole or in part from any other work, picture, or source; the visual images contained in the Content are neither fake nor "stock" photography, and that any photograph of a person depicted in the Content is a true and accurate representation of the person depicted and that the person depicted is available for engagement.

3.4 The ADVERTISER represents and warrants that she/he/it has the sole, exclusive, and legal right to assign, transfer, and convey all necessary rights and interest to the Content to COURTESAN LOUNGE. The ADVERTISER further represents and warrants that: (i) no third party has or will ever have any rights in the Content; (ii) that the ADVERTISER has no knowledge of any claim of infringement or violation of any patent,

copyright, trademark, trade secret, or other proprietary or intellectual property right of any third party relating to any of the Content; (iii) the Content is not in the public domain; (iv) the execution and delivery of this Agreement by the ADVERTISER and the performance by the ADVERTISER of her/his/its obligations hereunder does not constitute a violation of any term of any agreement, contract, understanding, or duty by which the ADVERTISER is bound; and (v) the Content benefits from and will benefit from, either statutory or (to the extent it may exist) common law copyright protection in the United States and protection of the laws of each country/nation state that adheres to the requirements of the Agreement on Trade-Related Aspects of Intellectual Property Rights [TRIPS], the Berne Convention and/or Universal Copyright Convention.

3.5 That all persons depicted in photographs in the Content submitted to COURTESAN LOUNGE by ADVERTISER, were adults over the age of eighteen (18) years of age (or older, if the applicable age of adult status is greater than 18 in the jurisdiction where the persons were photographed), at the time that said persons were photographed, in connection with the creation or production of the Content and that ADVERTISER has sufficient evidence supporting such representation in accordance with the Child Protection Act.

3.6 That, if ADVERTISER is not the sole person depicted in the Content, that all photographs of individuals contained in the Content are photographs of an adult entertainer who the Agency actually presently and at all times during the publication of the Content on the Web Site, employs or represents; should such individual no longer be associated with the Agency in such capacity, Agency shall notify COURTESAN LOUNGE within 24 hours of such change.

3.7 That there are no depictions or portayals of any performer, model or other person in any Content submitted by ADVERTISER that, in any manner, directly or indirectly communicates, suggests or implies that any such person is a person under the age of eighteen (18) years or is otherwise a minor.

3.8 That any personal identification and/or age verification documentation of the persons depicted in the Content that ADVERTISER has presented to COURTESAN LOUNGE for publication in the Web Site is valid, authentic and real; that the information contained therein is true and accurate; and that said documentation was issued by the authority of the person whose name appears on the documentation.

3.9 That all related obligations with respect to the Content, including but not limited to, all salaries, royalties, present and future license fees, service charges and the like, if any, have heretofore been fully paid.

3.10 That the Content: (a) contains no matter that misrepresents its subject matter or is defamatory, slanderous, libelous, obscene or otherwise contrary to law or may otherwise provide a basis for a civil action; (b) does not involve depictions of actual sexual activity; (c) has not at any time been the subject of any prosecution, investigation or civil action by any participating advertiser or local, state or federal governmental agency.

3.11 That nothing in the Content constitutes an offer to engage in unlawful conduct or behavior, a solicitation to engage in unlawful conduct or a communication relating to unlawful conduct or behavior of any kind.

3.12 That if ADVERTISER is conducting a business that is described or featured in the Content submitted to COURTESAN LOUNGE by ADVERTISER or that is on ADVERTISER's website, that said business is lawful in the United States and each and every individual State and municipality in which it operates.

3.13 That ADVERTISER has read, understands and shall fully abide by the COURTESAN LOUNGE "Operational Guidelines" and "Billing Guidelines" [the Guidelines] as those guidelines appear on the Web Site at [www.courtesanlounge.com/news](http://www.courtesanlounge.com/news) The Guidelines may be revised from time to time by COURTESAN LOUNGE and notice regarding such revisions shall be posted on the same webpage. It is the ADVERTISER'S responsibility to review the webpage for such notices and revisions to the Guidelines.

3.14 That ADVERTISER acknowledges that ADVERTISER has fully read via hardcopy or the electronic duplicate copy of this Agreement located at [www.courtesanlounge.com/advertisement\\_agreement](http://www.courtesanlounge.com/advertisement_agreement), understands this Agreement and agrees to all of the terms and conditions in this Agreement.

3.15 The ADVERTISER shall defend, indemnify, and hold harmless COURTESAN LOUNGE and its managers, members, officers, agents, employees, attorneys, successors, assigns, affiliates and licensees, from and against any and all actions, suits, claims, liabilities, damages, fines, judgments, penalties, fines, costs, expenses and other losses and/or damages whatsoever, including reasonable attorneys' fees, resulting from, arising out of or based upon (a) a breach of any warranty, covenant agreement or a misrepresentation made by the ADVERTISER related in any way to this Agreement, or arising from an allegation or claim that any of the Content infringes or violates the proprietary or intellectual property rights of any third party; or (b) any actual or alleged act or omission on the part of ADVERTISER, its managers, directors, officers, employees or agents (including affiliates and licensees) in the marketing or selling of the ADVERTISER's products or services, whether or not such act or omission occurred prior to the effective date of this Agreement. ADVERTISER further agrees that ADVERTISER's obligations set forth in this Section 3.15 shall survive any termination or expiration of this Agreement.

#### 4.0 Limitation Of Liability For Submitted Content.

ADVERTISER agrees that COURTESAN LOUNGE shall not be responsible or liable in any way or to any degree for the loss or damage to any Content supplied or submitted by ADVERTISER to COURTESAN LOUNGE. ADVERTISER expressly acknowledges that ADVERTISER is only supplying and submitting copies of the Content to COURTESAN LOUNGE.

#### 5.0 Limitation of Liability.

ADVERTISER UNDERSTANDS AND AGREES THAT TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL COURTESAN LOUNGE BE LIABLE FOR ANY DAMAGES WHATSOEVER TO ADVERTISER OR TO ANY PERSON OR ENTITY CLAIMING RIGHTS DERIVED FROM ADVERTISER'S RIGHTS (INCLUDING WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE SERVICES PROVIDED BY COURTESAN LOUNGE, OR THE USE OF SOFTWARE, HARDWARE OR TELECOMMUNICATION FACILITIES BY COURTESAN LOUNGE IN PROVIDING SERVICES TO ADVERTISER, EVEN IF COURTESAN LOUNGE HAS BEEN ADVISED, HAD OTHER REASON TO KNOW, OR IN FACT KNEW OF THE POSSIBILITY OF SUCH DAMAGES. ADVERTISER ACKNOWLEDGES THAT THE FOREGOING SENTENCE REFLECTS AN INFORMED, VOLUNTARY ALLOCATION BETWEEN THE PARTIES OF THE RISKS (KNOWN AND UNKNOWN) THAT MAY EXIST IN CONNECTION WITH THIS AGREEMENT, THAT SUCH VOLUNTARY RISK ALLOCATION WAS A MATERIAL PART OF THE BARGAIN BETWEEN THE PARTIES, AND THAT THE ECONOMIC OR OTHER TERMS OF THIS AGREEMENT WERE NEGOTIATED AND AGREED TO BY THE PARTIES IN RELIANCE UPON SUCH VOLUNTARY RISK ALLOCATION. IN ANY CASE, COURTESAN LOUNGE'S ENTIRE LIABILITY UNDER ANY PROVISION OF THIS SERVICE AGREEMENT, IF ANY, SHALL BE LIMITED TO A TOTAL OF NO MORE THAN AMOUNT PAID BY ADVERTISER TO COURTESAN LOUNGE FOR SERVICES. BECAUSE SOME STATES AND JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY.

#### 6.0 COURTESAN LOUNGE Functioning as ISP.

6.1 ADVERTISER agrees that ADVERTISER is solely responsible for any Content that ADVERTISER submits to COURTESAN LOUNGE for publication on the Web Site.

6.2 For the purposes of any enforcement of rights arising under this Agreement, COURTESAN LOUNGE shall be deemed to be an Internet Service Provider" ["ISP"] as that term is defined in 17 USC §512 and the Digital Millennium Copyright Act ["DMCA"] for all claims arising hereunder, and shall also be deemed to be an Interactive Computer Service as that term is used in the Communications Decency Act. ADVERTISER shall give notice and comply with the notification procedures of the DMCA and other applicable laws and agrees that COURTESAN LOUNGE has, will have and shall fully benefit from the safe harbor provisions set forth in the

DMCA regarding ISPs, with regard to the liability limitations, Good Samaritan and other provisions pertaining to Interactive Computer Services set forth in 47 U.S.C. § 230 (c) *et seq.*, and all similar notice and other provisions limiting or otherwise insulating the liability of ISPs and/or Interactive Computer Services pursuant to the statutory or case law of the United States, any state or territory thereof, or any jurisdiction in which ADVERTISER or ADVERTISER's successors or assigns elect to bring any claim against COURTESAN LOUNGE or any of COURTESAN LOUNGE's managers, members, officers, agents, employees, attorneys, successors, assigns, affiliates, licensees or sub-licensees of rights granted to COURTESAN LOUNGE hereunder.

## 7.0 Miscellaneous Provisions.

7.1 ADVERTISER agrees that this Agreement contains the entire agreement between ADVERTISER and COURTESAN LOUNGE regarding the scope of this Agreement, namely, the ADVERTISER'S submission of Content to COURTESAN LOUNGE for publication on the Web Site. This Agreement supersedes all prior written and oral understandings, writings, and representations pertaining to the scope of this Agreement and may only be amended upon notice by COURTESAN LOUNGE.

7.2 Nothing in this Agreement shall be deemed to constitute, create, give effect to or otherwise recognize a partnership, joint venture or formal business entity of any kind between the Parties, and the rights and obligations of the Parties shall be limited to those expressly provided in this Agreement.

7.3 ADVERTISER agrees that in case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision(s) had never been included.

7.4 ADVERTISER agrees that for purposes of construction, this Agreement shall be deemed to have been drafted by both ADVERTISER and COURTESAN LOUNGE. Any and all ambiguities and/or inconsistencies shall not be construed in favor of or against either Party hereto.

7.5 ADVERTISER agrees that in any legal action to enforce or interpret the terms of this Agreement, the prevailing Party shall be entitled to reasonable attorney's fees and costs.

7.6 ADVERTISER agrees that this Agreement shall be governed by and construed under the laws of the State of Nevada and the United States, excluding those laws that direct the application of the laws of another jurisdiction, and as applied to agreements entered into by Nevada state residents and to be performed within the State of Nevada, except as governed by Federal law. The application of the United Nations Convention of Contracts for the International Sale of Goods is expressly excluded. Except with respect to claims of infringement or misappropriation of a party's intellectual property rights and/or with respect to any claim for injunctive or equitable relief [collectively Dispute Exclusions], all controversies, claims, disputes and matters in question arising out of or relating to this Agreement or the breach thereof, shall be decided by arbitration in accordance with this Section 7.6. The party who seeks resolution of a controversy, claim, dispute or other matter in question shall notify the other party in writing of the existence and subject matter thereof and such shall be decided by mandatory arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association. Either Party may apply to the American Arbitration Association [AAA] for a determination of the dispute set forth in the notification thereof by the originating Party. The Parties agree that the arbitration shall take place in Las Vegas, Nevada on a date determined by COURTESAN LOUNGE and shall be governed by the laws of the State of Nevada. Arbitration shall take place before one (1) arbitrator and such arbitrator shall be appointed by AAA. The award entered or decision made by the arbitrator shall be final and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof. Expense of arbitration shall be shared equally by both Parties, subject to Section 7.5 of this Agreement. In the case of Dispute Exclusions, the Parties hereto agree that the venue for such litigation, depending on the subject matter of the dispute, shall be either a Nevada State Court or the Federal District Court whose venue includes Las Vegas, Nevada. The ADVERTISER hereby consents and stipulates to the jurisdiction of said State and Federal District Court. The ADVERTISER shall not take or fail to take any action that might cause the ADVERTISER or COURTESAN

LOUNGE to be in violation of any applicable law or regulation of the United States, its states or territories or foreign jurisdiction.

7.7 This Agreement shall become effective upon receipt and acceptance by COURTESAN LOUNGE of a signed and dated CONFIRMATION OF EXECUTION OF AGREEMENT, a copy of which is attached hereto. This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective heirs, personal representatives, successors and assigns. This Agreement may be executed in counterparts, each of which shall be deemed an original, and it shall not be necessary in making proof of this Agreement to produce or account for more than one such counterpart. This Agreement may be executed on facsimile counterparts. The signature of any party to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart.

7.8 The ADVERTISER acknowledges that this Agreement does not contain any obligation or promise, on the part of COURTESAN LOUNGE, to publish, display or exhibit the Content.

*The remainder of this page is intentionally blank.*

**CONFIRMATION OF EXECUTION OF THE AGREEMENT**

The undersigned hereby acknowledges and confirms the following:

1. That the undersigned has obtained a copy of a document entitled ADVERTISER AGREEMENT FOR PLACEMENT OF CONTENT (which can be downloaded and /or printed in Adobe Acrobat format, located at <http://www.courtesanlounge.com/all/featured/advertise-new.html> )(the "AGREEMENT") between COURTESAN LOUNGE and the undersigned, in which the undersigned is identified and referred to as the ADVERTISER.

2. That the undersigned has been informed that a duplicate electronic copy of the AGREEMENT is available at [www.courtesanlounge.com/advertising\\_agreement](http://www.courtesanlounge.com/advertising_agreement).

3. That the undersigned acknowledges that the undersigned has had the opportunity to consult with legal counsel concerning the Agreement, that undersigned has read and understands the Agreement, that undersigned is fully aware of its legal effect, and that undersigned has entered into it freely based on his/her/its own judgment and not on any representations or promises other than those contained in the Agreement.

4. That the undersigned agrees to be bound by all the terms and conditions of the AGREEMENT.

5. That the undersigned executed the AGREEMENT as of the date set forth herein and the AGREEMENT shall commence as of said date set forth below.

6. That by executing this CONFIRMATION OF EXECUTION OF AGREEMENT the undersigned hereby confirms the undersigned's execution of the AGREEMENT, agrees to be bound by all the terms of the AGREEMENT, and further agrees that this CONFIRMATION OF EXECUTION OF AGREEMENT shall constitute conclusive proof of the execution of the AGREEMENT by the undersigned.

**ADVERTISER: (All information is required) Check one that applies:  Individual  Agency**

Legal Name (PRINT): \* \_\_\_\_\_

Agency Name (if applicable): \_\_\_\_\_

Legal Signature: \_\_\_\_\_

Date of Execution/Signed: \_\_\_\_\_ Date of Birth: \_\_\_\_\_

Address: \_\_\_\_\_  
*No. Street Apt. City State Zip Code*

Driver's License or State ID#: \_\_\_\_\_ State \_\_\_\_\_ Expiration Date: \_\_\_\_\_

Courtesan Lounge Base City: \_\_\_\_\_

Advertiser's Phone Number: (Primary) \_\_\_\_\_ (Other) \_\_\_\_\_

Advertiser's URL: \_\_\_\_\_

**INSTRUCTIONS AND NOTES:**

\* Your LEGAL NAME must be the NAME that appears on a government-issued identification document that can be confirmed by COURTESAN LOUNGE.

**PRINT AND SIGN THIS PAGE ONLY, THEN:**

You can mail it to us at: **Secret Endeavors, LLC  
3763 Howard Hughes Parkway, Suite 170-A  
Las Vegas, NV 89169**

Or you can fax it to us at: **702-949-1923**

Or you can scan a signed copy & email it to us at: [ads@courtesanlounge.com](mailto:ads@courtesanlounge.com)

**SECRET ENDEAVORS, LLC™**  
**CUSTOMER CREDIT CARD PAYMENT INFORMATION FORM**

**CUSTOMER CONTACT INFORMATION:**

\_\_\_\_\_  
**First Name**

\_\_\_\_\_  
**Last Name**

\_\_\_\_\_  
**Phone Number**

\_\_\_\_\_  
**Email Address**

**PAYMENT INFORMATION:**

**Type of Credit Card: (Please circle one)**    **Visa**    **Master Card**    **AMEX**    **Discover**

\_\_\_\_\_  
**Card Holder's Name (as appears on the card)**

\_\_\_\_\_  
**Card Number**

\_\_\_\_\_  
**Expiration Date**

\_\_\_\_\_  
**CVV2 Code**

**CARD HOLDER'S BILLING ADDRESS:**

\_\_\_\_\_  
**Street**

\_\_\_\_\_  
**Apt #**

\_\_\_\_\_  
**City**

\_\_\_\_\_  
**State**

\_\_\_\_\_  
**Zip Code**

\_\_\_\_\_  
**Country**

I authorize Secret Endeavors, LLC to debit my credit card with the proposed monthly service charge. I certify that I am over 18 years of age.

\_\_\_\_\_  
**Signature of Payee/Responsible Party Signature**

\_\_\_\_\_  
**Today's Date**

**Disclaimer:** Secret Endeavors, LLC respects your right to privacy and the security of your information. The personal information you have provided above will be held confidential within Secret Endeavors, LLC, and by no means necessary, be disclosed to third parties.

Check here to opt out of recurring monthly billing.

**FOR OFFICE USE ONLY**

\_\_\_\_\_  
**MODEL NAME:**

\_\_\_\_\_  
**REFERENCE #:**

\_\_\_\_\_  
**MODEL ID#:**

\_\_\_\_\_  
**DATE PROCESSED:**

\_\_\_\_\_  
**APPROVED BY:**

\_\_\_\_\_  
**BASE LOCATION:**

\_\_\_\_\_  
**DATE:**