

Master Account Agreement

This "Master Account Agreement" (also known as "Studio Operating Agreement") is between LiveVision LLC, ("Company") a Delaware, USA based Limited Liability Corporation - owner of the website veryhotcams.com ("VHC") AND the named Master account holder ("Studio Owner", "You")

This Agreement is governed by the Laws of The State of Delaware, and may be altered revised or amended by the Company at any time.

It is the Studio Owner's responsibility to ensure that they regularly check this website for any amendments or alterations.

By clicking that you ACCEPT this Master Account Agreement you are stating that you agree to the following:

1. That the Owner and/or manager of the Studio is over the age of 18 or the equivalent legal age of maturity in the jurisdiction within which the Studio is based.
2. That all and any information you provide concerning Studio Owner's identity is 100% correct and genuine.
3. That if it becomes necessary for the Company to request sight of proof of Studio Owner's identity, that you will provide it without delay.
4. That you understand that failure to do so may result in cancellation of account, and or forfeiture of any monies due.
5. That no Agency, Partnership, Joint Venture, Employer-Employee or Franchisor-Franchisee relationship exists or is created, or implied by this Agreement in any way.
6. That only Performers over the age of 18 or the equivalent legal age of maturity in the jurisdiction within which you are based, may work in your Studios and that you will in each and every case have seen ORIGINAL, genuine and un-tampered with photo identification to prove this fact.
7. That each and every VHC Performer Age Verification document that you submit to the Company will be completed legibly and accurately, and be either signed by the Performer in front of your eyes, or you will have taken adequate steps to verify the signature thereon.
8. That under no circumstances whatsoever at any time will you permit or allow any Performer for whom you have not received Approval or any persons under the age of 18 to appear on camera.
9. That you understand and accept that the Studio owner is solely responsible for the actions of all Performers contracted for the Studio, and have read and understood the VHC [RULES](#) pertaining to Performers, and have shown and explained said rules to each Performer. (Note: These rules are designed to maximize your income so please take them seriously)

10. That you agree to assist in any action necessary to enforce these Rules including if necessary issuing warnings and termination notices to any Performer that does not comply.
11. That the Company reserves the right to withhold monies due to Performers found to have committed inappropriate actions as determined by the site rules, even if not authorized or condoned by the Studio Owner.
12. That payment for private minutes and tips earned by your Performers between 1st and 15th of the month will normally be paid between 16th and 20th of month, and those earned between 16th and last day of the month will normally be paid between 1st and 5th of the following month.
13. Method of payment may vary and will depend on individual Studio Owner's location and or circumstance but the Company will endeavor (but not guarantee) to comply with Studio Owner's preference.
14. That the Company will pay you the Studio Owner the total amount of any Private time or tips earned by your Performers and that the responsibility to pay the individual Performers their share (as agreed between you and the Performer alone) is wholly that of the Studio Owner and under no circumstances the responsibility of the Company.
15. That the Company will NOT make deductions from the amounts earned by the Studio in the event of fraud, refund or chargeback UNLESS there is good reason to believe that either the Performer or the Studio were aware that a fraud was being committed and failed to notify the LAGC Studio Manager.
16. That as Studio Owner you have a responsibility to assist the Company in identifying potential fraudulent customers, and that the Company may at its discretion reward you for such assistance where it leads to loss prevention.
17. That it is the Studio Owner and his or her Advisors' sole responsibility to ensure that the Studio operates within the laws of the jurisdiction within which it is based, and that you indemnify the Company against accepting any responsibility for, or liability resulting from, any breaches of said laws, or other offences committed by the Studio, its Performers, Associates, Subcontractors or Agents at any time or in any case.
18. That the Studio Owner as "primary producer" must maintain his or her own copies of all proof of age records required by 18 USC 2257, (as submitted to the Company and referred to in sections 6-7 of this agreement) regardless of location of Studio.
19. This Agreement may be cancelled by either party at any time without notice or reason. Final settlement may be subject to review and reasonable delay.
20. This document was created on 6th April 2007 and last amended on 1st August 2011