

# OnlyFans Model Release Form

Adult-content model release, consent & 18 U.S.C. § 2257 record-keeping template

## 1. Parties

This Model Release and Content License Agreement (the "Agreement") is entered into on the date signed below by and between the Producer and the Model identified in this Section 1. Each party agrees to the terms set forth in this document.

### Producer / Content Creator

Full legal name

---

OnlyFans username / handle

Date of birth (MM/DD/YYYY)

---

Mailing address

---

Email address

Phone number

### Model / Performer

Full legal name

---

Any stage names, aliases or prior names used

---

Date of birth (MM/DD/YYYY)

Nationality

---

Mailing address

---

Email address

Phone number

---

Government ID type (Passport / Driver License / etc.)

ID number

---

Issuing country / state

Expiration date

## 2. Verification of Age (18 U.S.C. § 2257)

Model affirms, under penalty of perjury, that Model is at least eighteen (18) years of age as of the date of this Agreement and as of the date any sexually explicit content was produced. Model has provided Producer with a clear, unaltered copy of a valid government-issued photo identification. A photocopy of the identification is attached as Exhibit A and forms part of the records required by 18 U.S.C. § 2257 and 28 C.F.R. Part 75.

- Government-issued photo ID attached as Exhibit A
- Secondary photo of Model holding ID (date-stamped) attached as Exhibit B
- OnlyFans on-platform identity verification has been completed

### 3. Description of Content

This Agreement covers the photographs, video recordings, audio recordings, livestream recordings, and any derivative works (collectively, the "Content") produced during the session(s) identified below. Producer and Model may attach additional schedules describing each session.

**Date of production (start)**

**Date of production (end)**

---

**Location(s) of production**

---

**Brief description of Content (themes, scenes, co-performers)**

---

### 4. Grant of Rights

Model irrevocably grants Producer and Producer's licensees, successors and assigns the worldwide, royalty-free right and license to copy, edit, distribute, publicly display, publicly perform, transmit, monetize, and otherwise exploit the Content in any and all media now known or later developed, including without limitation on the OnlyFans platform, on Producer's owned websites, in promotional clips, in trailers, and in compilations. This license includes Model's name, voice, likeness, image, biographical information, and any pseudonyms or stage names provided above.

### 5. Permitted Uses (select all that apply)

- Posting on Producer's primary OnlyFans account
- Posting on Producer's secondary or premium OnlyFans accounts
- Use in free promotional clips on social media (Twitter/X, Reddit, etc.)
- Distribution to mailing list / DMs as pay-per-view content
- Inclusion in compilations and bundle releases
- Resale or licensing to third-party adult platforms
- Use of stills for cover art and thumbnails

### 6. Restrictions and Carve-Outs

Notwithstanding Section 4, Producer shall **not** use the Content in the manner described below. Any use outside of these restrictions requires a separate written amendment signed by Model.

**Prohibited platforms or distribution channels**

---

**Prohibited edits, themes, or co-performers**

---

**Other restrictions agreed by the parties**

## 7. Compensation

In consideration of the rights granted under this Agreement, Producer shall pay Model the compensation described below. Compensation is the only consideration owed to Model and is inclusive of all royalties, residuals and revenue shares.

- One-time flat fee: \$ \_\_\_\_\_
- Revenue share: \_\_\_\_\_ % of net revenue from the Content
- Other (describe): \_\_\_\_\_

**Payment method**

**Payment date / schedule**

## 8. Confidentiality

Each party shall keep confidential the other party's legal name, address, phone number, payment information and any non-public personal information disclosed in connection with this Agreement. This obligation survives termination of this Agreement and continues for as long as the information remains non-public.

## 9. Representations and Warranties

Model represents and warrants that: (a) Model is the sole owner of all rights of publicity in Model's likeness; (b) Model has not granted any conflicting right to any third party; (c) Model is signing this Agreement of Model's own free will, without duress, intoxication, or undue influence; and (d) Model has read and understood every clause of this Agreement and has had the opportunity to seek independent legal advice.

## 10. Withdrawal of Consent

Model acknowledges that the rights granted in Section 4 are **irrevocable** with respect to Content already produced. Model may withhold consent to participate in future sessions at any time prior to production. Where required by applicable law (including, where applicable, the GDPR), Model may submit a written request to Producer for the takedown of specific items of Content; Producer will use commercially reasonable efforts to remove such items from platforms under Producer's direct control.

## 11. Record-Keeping & 2257 Custodian

Producer is the custodian of records for purposes of 18 U.S.C. § 2257. Records are maintained at the address below and are available for inspection by authorized officials during normal business hours.

**Custodian of records (full name)**

**Title**

**Address where records are kept**

## 12. Governing Law & Disputes

This Agreement is governed by the laws of the jurisdiction set forth below, without regard to conflict-of-laws principles. The parties consent to exclusive jurisdiction and venue in the state and federal courts located in that

jurisdiction. The prevailing party in any dispute shall be entitled to recover reasonable attorneys' fees and costs.

**Governing law (state / country)**

**Venue**

---

### 13. Entire Agreement

This Agreement, together with its exhibits, constitutes the entire agreement between the parties regarding its subject matter and supersedes all prior or contemporaneous negotiations, understandings, and agreements, whether oral or written. Any amendment must be in writing and signed by both parties. If any provision is held unenforceable, the remaining provisions shall continue in full force and effect.

### 14. Signatures

By signing below, each party acknowledges that they have read, understood, and agree to be bound by the terms of this Agreement. Electronic signatures are valid and enforceable under the U.S. E-SIGN Act and equivalent international laws.

**Producer signature**

**Model signature**

---

Printed name

---

Printed name

---

Date

---

Date

---

**Witness (optional)**

**Witness name**

**Witness signature**

---

**Witness ID type & number**

---

**Date**

---

*Disclaimer. This template is provided by Enforcity for general informational purposes only and does not constitute legal advice. Adult-content laws vary by jurisdiction. Have a licensed attorney review and adapt this document to the laws applicable to you, your collaborators, and the platforms on which the Content will appear before signing or relying on it. Use of this template does not create an attorney-client relationship with Enforcity.*