



ADVERTISEMENT CONTRACT

P.O. Box 15187, Las Vegas, NV 89114, USA
office; 702-540-3381
info@lvhmagazine.com
www.lvhmagazine.com

Contract #

Date:
Ad Size:

Advertiser:
Advertiser's Representative:

Type of Business:
Address:
City: **State:** **Country:**
Zip:
Phone: **email:-**

Description: Vertical Horizontal
Four Colors: Black & White Other

Special Instructions*:

of Ad Insertions:

Received at Signing:

Cost per Insertion:

Color Charge: NA

Credit(s):

Production Charge(s): NA

***Other Charge(s):** NA

Total Net Due and Payable:

Total Contract:

Please make wire transfer or Cashier Check payable to LVH Media (Please check with us for wire instructions)to pay by Paypal: lasvegashollywoodmagazine@yahoo.com

I hereby warrant that I have read the Contract Conditions as spelled out part of this contract and that I have full power and authority to sign for the above named firm.

Signature:

LVH MEDIA / LVH MAGAZINE Rep:

Name:

Title:

Date:

Date:

Firm Name:

TERMS AND CONDITIONS

The rates set forth are expressly conditioned upon advertiser's purchase of and payment for a quantity of advertising space. Failure of Advertiser to pay any invoice by contractual agreement when due shall constitute a breach of this Agreement between the Advertiser and LVH Media/LVH Magazine.

In the event LVH Media/LVH Magazine takes any action to collect any monies due it, LVH Media/LVH Magazine shall be entitled to recover any costs, fees and charges associated with collecting the debt in addition to the sum owed.

Advertiser may be invoiced for composition charges incurred in making changes from original copy and for advertising copy, set but not run, with payment to be made in the same manner as for advertising. Such composition charges are rated at \$75.00 per hour, depending on composition time required, with a one hour minimum. No revised proofs will be provided.

LVH Media/LVH Magazine reserves the right to reject any advertising copy submitted to it, for any reason whatsoever, without the necessity or requirement of giving Advertiser a reason therefore. Additionally, LVH Media/LVH Magazine may withhold publication of any and all advertising submitted at any time advertiser's account is more than 10 days overdue.

Advertiser shall indemnify and hold LVH Media/LVH Magazine harmless from any claim against LVH Media/LVH Magazine arising out of or in connection with the publication of Advertiser's advertisement (except for modifications made by LVH Media/LVH Magazine without Advertiser's approval), including without being limited thereto, claims for libel; invasion of privacy; commercial appropriation of one's name or likeness; copyright infringement; trademark; trade name or patent infringement; or any other claim whether based on tort, contract or statutory grounds. If Advertiser claims copyright ownership in any of the advertising, Advertiser must include proper notice of copyright claim in the body of the advertisement.

Except as set forth herein LVH Media/LVH Magazine shall not be liable for any error in, or omission of, any portion of any advertisement made. The Las Vegas-Hollywood shall supply to Advertiser, upon request, a proof copy of an advertising display ad to be published. In the event Advertiser returns the proof copy before the publication's advertising deadline, with error or correction plainly noted thereon, or in the event LVH Media/LVH Magazine fails to publish an advertisement as requested by Advertiser, and is notified of such omission, LVH Media/LVH Magazine's liability shall not exceed the cost of the advertisement. Claims for adjustments occasioned by any error or omission must be made no later than 30 days after the publication date on which the error or omission occurred.

Any delay or failure by either Advertiser or LVH Media/LVH Magazine to perform hereunder as the result of force majeure, labor dispute, fire, flood, law, governmental action or order, or other emergency beyond the control of either party, shall not constitute breach of contract, but the operation of this Agreement shall be suspended to cover such emergency, but such suspensions shall not include suspension of Advertiser's obligation to pay for advertising space used.

Unless otherwise specified in advance, full payment for each insertion and publication shall be received no later than 30 days prior to publication. Failure to pay in a timely manner constitutes a breach of contract but does not constitute a release from liabilities and commitments stated in this contract. Payment must still be made in full to LVH Media/LVH Magazine.

This is a binding contract to be governed by the laws of the State of Nevada.

