

PRIVACY POLICY

Last Modified: December 28, 2018

1.1. Privacy Policy. This Privacy Policy (this "Privacy Policy") applies to information we collect or use on websites and mobile applications, including, www.talentoffashion.com, products, features, services, or any portion thereof (collectively, the "Service"), owned or controlled by REVERB FASHIONS FINEST, LLC, or its affiliated companies ("Talent of Fashion" or "we" or "our" or "us"). Affiliated companies are entities that control, are controlled by or are under common control with us.

1.2. Changes to the Privacy Policy. Although most changes are likely to be minor, we may change our Privacy Policy from time to time, and in our sole discretion. We encourage visitors to frequently check this page for any changes to the Privacy Policy. Your continued use of the Service after any change in this Privacy Policy will constitute your acceptance the changes.

1.3. Terms of Service. This Privacy Policy and the Terms of Service (the "Terms of Service"), which is incorporated herein by reference, are an agreement (collectively, this "Agreement") between you ("You" or "your" or "you"), a user of the Service, and us. By accessing or using the Service, you acknowledge and agree to this Agreement. If you choose to not agree with this Agreement, you may not use the Service.

1.4. Third Party Links. The Service contains third party links to other websites or services. Please be aware that we are not responsible for the content or privacy practices of such other third party websites or services. We encourage our users to be aware when they leave the Service and to read the privacy statements of any other site that collects personal information.

2. INFORMATION.

2.1. Information You Provide. We may collect information that identifies you ("Personal Information") when you use the Service or register for an account. The types of Personal Information that we may collect include:

- (a) Information that you provide to us when you register for an account;
- (b) Information that you provide to us when you purchase a product or service, including, without limitation, payment card and billing information;
- (c) Information that you provide to us and/or our third party service providers when you purchase a mobile application or in-app purchases, products or services, such as payment card and billing information;
- (d) Information that you provide to us, such as your name, location, address, phone number, and email address;
- (e) Information that you provide to us if you participate in a sweepstakes, contest, rewards program, or other promotion;
- (f) Information that you provide if you use the Service to upload, share, or communicate any content or information, including photos, images, videos, text, social network accounts, or other Personal Information that you may include about yourself or others;
- (g) Information that you publicly post via links to social media networks, forums, blogs, message boards, chat rooms or similar functionality is public information that we, or others, may share or use in accordance with the law;

(h) Information that you provide if you email, phone, contact or communicate with us or our third party service providers for customer support or other communications.

2.2. Information We Collect.

(a) Traffic and usage information generated from your visit to the Service, including traffic data, pages you visit, browser information, operating system, IP address, cookie information, and the type of device that you use to access the Service;

(b) In connection with your visit or use of the Service, we may automatically collect information about our users, such as the numbers and frequency of users and their characteristics and information about similar groups of users, certain age groups or users that live in a particular geographical area. This data is only used in the aggregate as a statistical measure and not in a manner that would identify you personally. Aggregate information generally is collected through the use of cookies and beacons;

(c) Information from public databases and third parties;

(d) When you access or use the Service, or any portion thereof, we may collect physical location information that is sufficiently precise to allow us to locate a specific person or device ("Location Information"). We only collect Location Information with your permission (e.g., such as when you agree to provide it to us after you initially access or use the Service). We may use Location Information and provide it to third parties to provide you with content and services that are relevant to a particular location, such as advertising, search results, and directions.

3. TRACKING TECHNOLOGIES. We may use one or more of the following tracking technologies, and similar future tracking technologies, to automatically collect information: cookies, local shared objects, web beacons, unique telephone numbers, general log information and referral information from third-party services.

3.1. "Cookies" are alphanumeric identifiers that we transfer to your computer's hard drive through your Web browser to enable our systems to recognize your browser and tell us how and when pages in the Service are visited and by how many people. Our cookies do not collect personal information, and we do not combine information collected through cookies with other personal information to tell us who you are or your screen name or e-mail address. The "Help" portion of the toolbar on the majority of browsers will direct you on how to prevent your browser from accepting new cookies, how to command the browser to tell you when you receive a new cookie, or how to fully disable cookies. We recommend that you leave the cookies activated because cookies allow you to use many features of the Service.

3.2. "Web Beacons," also known as an Internet tags, pixel tags or clear GIFs, link web pages to web servers and their cookies. Web Beacons can be embedded in web pages, videos, or emails, to collect certain types of information from your browser, check whether you have viewed a particular web page or email message, and determine, among other things, the time and date on which you viewed the content, the IP address of your computer, and the URL of the web page from which the content was viewed.

3.3. "Local Shared Objects," sometimes known as Flash cookies, may be used to store your preferences or display content based upon what you have viewed on various websites to personalize your visit.

3.4. "Ad IDs" and Other In-App Tracking Methods. There are a variety of tracking technologies that may be included in mobile applications, and these are not browser-based like cookies and cannot be controlled by browser settings. Some use device identifiers, or other identifiers such as "Ad IDs" to associate app user activity to a particular app.

3.5. Google Analytics. We may use Google Analytics ("Google Analytics"), a web analytics service provided by Google Inc. ("Google"). Google Analytics uses "cookies." The information generated by the cookies about your use of the Service (including your IP address) will be transmitted to and stored by Google on servers in the United States. Google will use this information for the purpose of evaluating your use of the Service, compiling reports on website activity for website operators and providing other services relating to website activity and internet usage. Google may also transfer this information to third parties where required to do so by law, or where such third parties process the information on Google's behalf. Google will not associate your IP address with any other data held by Google. You may refuse the use of cookies by selecting the appropriate settings on your browser, however, please note that if you do this, you may not be able to use the full functionality of the Service. More information about how you can opt-out is in Section 6 (Do Not Track Disclosures) below. By using the Service, you consent to the processing of data about you by Google in the manner and for the purposes set out above.

4. HOW WE USE INFORMATION. We may use the information that we collect for any of the following purposes:

4.1. To provide, operate, maintain, improve, and promote the Service;

4.2. To enable you to access and use the Service, including uploading, downloading, collaborating and sharing content, photos, images, videos and information, with other users or third parties;

4.3. To process and complete transactions, and send you related information, including purchase confirmations and invoices;

4.4. To send transactional messages, including responding to your comments, questions, and requests; providing customer service and support; and sending you technical notices, updates, security alerts, and support and administrative messages;

4.5. To send promotional communications, such as providing you with information about services, features, newsletters, offers, promotions, contests, events and sending updates;

4.6. To monitor and analyze trends, usage, and activities in connection with the Service and for marketing, advertising, administrative, analytical, research, optimization, and other purposes. For example, we may use statistical analyses of usage data in order to measure interest in the various areas of the Service, for development purposes and to inform advertisers and partners in aggregate and anonymous terms about consumers who click on their advertising or other messages. IP addresses are also used for systems administration and troubleshooting purposes.

4.7. To investigate and prevent fraudulent transactions, unauthorized access to the Service, and other illegal activities;

4.8. To personalize the Service's content, features or advertisements;

5. SHARING INFORMATION.

5.1. Advertising Partners. Ads appearing on the Service may be delivered to users by advertising partners, who may set cookies. These cookies allow the ad server to recognize your computer each time they send you an online advertisement to compile information about you or others who use your computer. This information allows ad networks to, among other things, deliver targeted advertisements that they believe will be of most interest to you. This Privacy Policy covers the use of cookies by the Service and does not cover the use of cookies by any advertisers, each of whom maintain their own privacy policy.

5.2. Service Providers. We engage service providers to perform functions and provide services to us. We may share your private personal information with such service providers subject to obligations consistent with this Privacy Policy and any other appropriate confidentiality and security measures, and on the condition that the third parties use your private personal data only on our behalf and pursuant to our instructions.

5.3. Payment Processors. We share your payment information with payment services providers to:

- (a) Process payments;
- (b) Prevent, detect and investigate fraud or other prohibited activities;
- (c) Facilitate dispute resolution such as chargebacks or refunds;
- (d) For other purposes associated with the acceptance of credit or debit cards. We may share your credit or debit card number with payment services providers or card networks to monitor card transactions at participating merchants and track redemption activity for the purposes of providing card-linked services.

5.4. Authorized Personnel. Our employees, agents, consultants, contractors, or other authorized personnel, may have access to user information as necessary in the normal course of our business.

5.5. Business Transfers. In some cases, we may choose to buy or sell assets. In these types of transactions, user information is typically one of the business assets that is transferred. Moreover, if the Service or Poured, or substantially all of its assets, were acquired, liquidated, or dissolved, user information would be one of the assets that is transferred.

5.8. Government, Law Enforcement or Third Parties. We may disclose any information, including, without limitation, Personal Information that we deem necessary, in our sole discretion and without your prior permission, to comply with any applicable law, regulation, legal process or governmental request. We also may exchange information, including, without limitation, Personal Information, with other companies and organizations to protect the rights, property, or safety of Poured and its affiliates, personnel, users, third parties, or others. We reserve the right to disclose a user's Personal Information if we believe, in good faith, that the user is in violation of the Terms of Service, even without a subpoena, warrant or other court order.

5.9. Social Media Networks. We may include applications or widgets from social media networks that allow interaction or content sharing by their users. These widgets, such as a Facebook "Share" or "Like" button, are visible to you on the web page you visit. Integration between the Service and social media networks such as Facebook, Twitter and others may allow social media networks in which you participate to collect information about you, even

when you do not explicitly activate the network's application or widget. Please visit the applicable social media network's privacy policy to better understand their data collection practices and choices they make available to you. The privacy policy of the social media network controls the collection, use and disclosure of all personal information transmitted to that network.

5.10. Push Notifications. We may occasionally send you push notifications through our mobile applications to send you updates and other Service related notifications that may be of importance to you. You may at any time opt-out from receiving these types of communications by turning them off at the device level through your settings.

6. CHOICE AND OPT-OUT. We provide you the ability to exercise certain controls and choices regarding our collection, use and sharing of your information.

6.1. Choice. In accordance with local law, your controls and choices may include:

- (a) You may correct, update and delete your account information, as described below;
- (b) You may change your choices for subscriptions and newsletters;
- (c) You may choose whether or not to receive offers from us;
- (d) You may choose whether you received targeted advertising from us or our partners.

6.2. Opt-out. We may also use tracking technologies to collect information about your visits over time and across third-party services or other online services. The Network Advertising Initiative (the "NAI") is a cooperative group of ad serving providers. The NAI has developed a set of privacy principles to which its members adhere. The NAI is committed to providing consumers with clear explanations of Internet advertising practices and how they affect you and the Internet generally. For more information about the NAI, third party ad servers generally and the opt-out options offered through the NAI, visit <http://www.networkadvertising.org/index.asp>.

6.3. Accessing and Correcting Your Information. If you have an account, you can help ensure that your contact information and preferences are accurate, complete, and up to date by logging in to your account or by emailing us at privacy@poured.us. For other personal information we hold, we will provide you with access for any purpose including requesting that we correct the data if it is inaccurate or delete the data if we are not required to retain it by law or for legitimate business purposes. We may decline to process requests that are frivolous/vexatious, jeopardize the privacy of others, are extremely impractical, or for which access is not otherwise required by local law.

7. SECURITY.

7.1. Security Measures. We have put in place physical, electronic, and managerial procedures designed to help prevent unauthorized access, to maintain data security, and to use correctly the information we collect online. These safeguards vary based on the sensitivity of the information that we collect and store.

7.2. No Security Guarantees. Although we take appropriate measures to safeguard against unauthorized disclosures of Information, we cannot assure you that Information will never be disclosed, altered or destroyed in a manner that is inconsistent with this Privacy Policy.

8. CHILDREN UNDER AGE OF 13. We do not collect or solicit any information from anyone under the age of 13 or allow people under the age of 13 to register for the Service. The Service and its content are not directed at children under the age of 13. In the event that we learn that we have collected personal information from a child under age 13 without parental consent, we will delete that information as quickly as possible. If you believe that we might have any information from or about a child under 13, please contact us at privacy@poured.us.

9. California Privacy Rights and Do Not Track Disclosures. If you are a California resident, you may have certain additional rights.

9.1. Privacy Rights. California Civil Code Section 1798.83 permits you to request information regarding the disclosure of your Personal Information by us to third parties for the third parties' direct marketing purposes. California Business and Professions Code Section 22581 permits registered users who are minors to request and obtain deletion of certain posted content. To make any such requests, please email us at privacy@poured.us or contact us at the address below.

9.2. Do Not Track Disclosures. California Business & Professions Code Section 22575(b) (as amended effective January 1, 2014) provides that California residents are entitled to know how we respond to "Do Not Track" browser settings. We do not currently take action to respond to Do Not Track signals because a uniform technological standard has not yet been developed. We continue to review new technologies and may adopt a standard once one is created.

10. Other Jurisdictions. By using the Service, you acknowledge that you accept the practices and policies outlined in this Privacy Policy and consent to having your data transferred to and processed on computers located outside of your state, province, country or other governmental jurisdiction where the data protection laws may differ from those in your jurisdiction. If you do not accept this Privacy Policy, please do not use the Service. The Service is controlled and operated by Poured from the United States. If you are not a resident of the United States or you are located outside the United States and choose to use the Service or provide information to us, please note that we may transfer the information, including Personal Information, to the United States and process it there. Your acceptance of this Privacy Policy, followed by your submission of such information represents your agreement and consent to that transfer. We do not represent or warrant that the Service, or any portion thereof, are appropriate or available for use in any particular jurisdiction. Those who choose to access the Service do so on their own initiative and at their own risk, and are responsible for complying with all local laws, rules and regulations. We may limit the availability of the Service, in whole or in part, to any person, geographic area or jurisdiction that we choose, at any time and in our sole discretion.

11. Contact Information. If you have any questions, feedback or to report a violation regarding the Privacy Policy, you may email us at info@talentoffashion.com or contact us by mail addressed to:

Reverb Fashions Finest, LLC
21571 Trail Blazer Ln

Escondido, CA
info@talentoffashion.com
Services Agreement
Effective Date: September 1, 2018

This Services Agreement ("Agreement") is a contract between you (the "User") and REVERB FASHIONS FINEST, LLC or its Affiliates ("Talent of Fashion" or "we" or "our" or "us"). "Affiliates" are entities that control, are controlled by or are under common control with REVERB FASHIONS FINEST. You must read, agree with and accept all of the terms and conditions contained in this Agreement in order to use our website located at www.getpoured.com, all affiliated websites including mobile websites and applications owned and operated by us or our Affiliates (the "Website") and all services (except the Freelancer Services), applications and products that are accessible through the Website and all REVERB FASHIONS FINEST mobile applications that link to or reference this Agreement (the "REVERB FASHIONS FINEST Services") whether provided by us or our Affiliates.

This Agreement includes and hereby incorporates by reference the Terms of Service www.talentoffashion.com ("Terms of Service") and Privacy Policy [www.talentoffashion.com] ("Privacy Policy").

We may revise and update this Agreement from time to time in our sole discretion. All changes are effective immediately when we post them, and apply to all access to and use of the Website thereafter. Your continued use of the Website following the posting of revised Agreement means that you accept and agree to the changes. You are expected to check this page from time to time so you are aware of any changes, as they are binding on you.

YOU UNDERSTAND THAT BY CHECKING THE BOX AND CLICKING THE "SUBMIT" BUTTON, OR BY USING THE WEBSITE OR POURED SERVICES, YOU ARE AGREEING TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT ACCEPT THIS AGREEMENT IN ITS ENTIRETY, YOU MAY NOT ACCESS OR USE THE WEBSITE OR POURED SERVICES. IF YOU AGREE TO THIS AGREEMENT ON BEHALF OF AN ENTITY, YOU REPRESENT AND WARRANT THAT YOU HAVE THE AUTHORITY TO BIND THAT ENTITY TO THIS AGREEMENT. IN THAT EVENT, "YOU" AND "YOUR" WILL REFER AND APPLY TO THAT ENTITY.

1 Purpose of this Website and REVERB FASHIONS FINEST Services
REVERB FASHIONS FINEST offers the REVERB FASHIONS FINEST Services under the terms and conditions of this Agreement to allow Users that seek services ("Clients") to find and connect with Users who are providers of services ("Freelancers") and to allow Freelancers to advertise their services to prospective Clients. In order to utilize the REVERB FASHIONS FINEST Services, both Clients and Freelancers must become Users under the terms and conditions of this Agreement.

1 Digital Signature
By registering for a REVERB FASHIONS FINEST account on the Website (an "Account"), or by clicking to accept the Agreement when prompted at your onboarding session you are deemed to have executed this Agreement and the other Terms of Service electronically, effective on the date you register your Account or click to accept the Agreement, pursuant to the U.S. Electronic Signatures in Global and National Commerce Act (the E-Sign Act) (15 U.S.C. § 7001,

et seq.). Your Account registration constitutes an acknowledgement that you are able to electronically receive, download, and print this Agreement, the other Terms of Service, and any amendments.

1 Consent to Use Electronic Records

In connection with this Agreement, you may be entitled to receive certain records from REVERB FASHIONS FINEST or our Affiliates, such as contracts, notices, and communications, in writing.

To facilitate your use of the Website and the REVERB FASHIONS FINEST Services, you give us permission to provide these records to you electronically instead of in paper form.

1 Your Consent and Your Right to Withdraw Consent

By registering for an Account, you consent to electronically receive and access, via email or the Website, all records and notices for the services provided to you under this Agreement that we or our Affiliates would otherwise be required to provide to you in paper form. However, we reserve the right, in our sole discretion, to communicate with you via the U.S. Postal Service and other third-party mail services using the address under which your account is registered.

Your consent to receive records and notices electronically will remain in effect until you withdraw it. You may withdraw your consent to receive further records and notices electronically at any time by contacting REVERB FASHIONS FINEST Customer Support (See Section 16 below) ("Customer Support"). If you withdraw your consent to receive such records and notices electronically, we will revoke your access to the Website and the REVERB FASHIONS FINEST Services, and you will no longer be permitted to use the Website or the FASHIONS FINEST Services. Any withdrawal of your consent to receive records and notices electronically will be effective only after we have a reasonable period of time to process your request for withdrawal. Please note that your withdrawal of consent to receive records and notices electronically will not apply to records and notices electronically provided by us to you before the withdrawal of your consent becomes effective.

1 Keeping Your Contact Information Current With Us

In order to ensure that we are able to provide records and notices to you electronically, you agree to notify us immediately of any change in your email address by updating your Account information on the Website or by contacting Customer Support. In addition, so that we may communicate with you via the U.S. Postal Service and other third-party mail services, you agree to notify us immediately of any change in your address.

1 Hardware and Software You Will Need to Use the REVERB FASHIONS FINEST Services

To access and retain the records and notices we provide to you electronically, you will need: (i) a valid email address; (ii) a computer system that operates on a platform like Windows or Mac; (iii) a connection to the Internet; (iv) Current Versions of the software, browsers, plug-ins, or other computer applications and programs identified on the Website (Users utilizing other browsers may experience compatibility difficulties); (v) a Current Version of a program that accurately reads and displays PDF files, such as the Current Version of Adobe Acrobat Reader; (vi) the Current Version of Qwil located at <http://www.qwil.co/> or the mobile application operated by Qwil; (vii) a computer or device and an operating system capable of supporting all

of the above; and (viii) a printer to print out and retain records and notices in paper form or electronic storage to retain records and notices in an electronic form. By "Current Version" we mean a version of the software that is currently being supported by its publisher. We may change these requirements from time to time and will update this Agreement accordingly. You should retain a copy of all of the records and notices we send to you electronically.

By accepting and agreeing to this Agreement electronically, you represent that (x) you have read and understand the above consent to receive records and notices electronically; (y) you satisfy the minimum hardware and software requirements specified above; and (z) your consent will remain in effect until you withdraw your consent as specified above.

1 REVERB FASHIONS FINEST Accounts

1 Account Eligibility

To use the Website and certain REVERB FASHIONS FINEST Services, you must register for an Account. To register for an Account, you must be, and hereby represent that you are, a legal entity or an individual who is at least eighteen (18) years old and are otherwise capable of forming legally binding contracts under applicable law. You agree that you are not: (i) a citizen or resident of a country in which use or participation is prohibited by law, decree, regulation, treaty or administrative act; (ii) a citizen or resident of, or located in, a country or region that is subject to U.S. or other sovereign country sanctions or embargoes; or (iii) an individual or an individual employed by or associated with an entity identified on the U.S. Department of Commerce's Denied Persons or Entity List, the U.S. Department of Treasury's Specially Designated Nationals or Blocked Persons Lists, or the Department of State's Debarred Parties List or otherwise ineligible to receive items subject to U.S. export control laws and regulations, or other economic sanction rules of any sovereign nation. You agree that if your country of residence or other circumstances change such that the above representations are no longer accurate, that you will immediately cease using the Website and REVERB FASHIONS FINEST Services. By registering for an Account, by using the Website or REVERB FASHIONS FINEST Services after the Effective Date if you had an Account on the Effective Date, or by clicking to accept the Terms of Service when prompted on the Website, you agree to: (x) abide by this Agreement and the other Terms of Service; (y) be financially responsible for your use of the Website and the purchase or delivery of Freelancer Services; and (z) perform your obligations as specified by any Service Contract that you enter into, unless such obligations are prohibited by applicable law or this Agreement. REVERB FASHIONS FINEST reserves the right, in our sole discretion, to refuse, suspend, or revoke your access to the Website and REVERB FASHIONS FINEST Services upon discovery that any information you provided on any form or posted on the Website is not true, accurate, or complete, or such information or other conduct otherwise violates this Agreement, or for any other reason or no reason in REVERB FASHIONS FINEST sole discretion.

1 Account Registration; Profile

By registering for an account, you must complete a User profile ("Profile"), which you consent to be shown to other Users and, unless you change your privacy settings, the public. If you are a Talent, you represent and warrant that you use your Profile to market your business to others

for the purpose of entering into independent contractor relationships with other Users. You agree to provide true, accurate, and complete information on your Profile and all registration and other forms you access on the Website or provide to us and to update your information to maintain its truthfulness, accuracy, and completeness. You agree not to provide and to correct any information about your location, your business, your skills, or the services your business provides that is or becomes false or misleading. You agree not to register for more than one Client Account and one Freelancer Account without express written permission from us. You agree not to ask or allow another person to create an Account on your behalf, for your use, or for your benefit.

1 Identity Verification

When you register for an Account and from time to time thereafter, your Account will be subject to verification, including, but not limited to, validation against third-party databases or the verification of one or more official government or legal documents that confirm your identity. You authorize REVERB FASHIONS FINEST, directly or through third parties, to make any inquiries necessary to validate your identity and confirm your ownership of your email address or financial accounts, subject to applicable law. When requested, you must provide us with information about you and your business.

1 Usernames and Passwords

When you register for an Account, you will be asked to choose a username and password for the Account. You are entirely responsible for safeguarding and maintaining the confidentiality of your Account username and password. You authorize REVERB FASHIONS FINEST to assume that any person using the Website with your username and password, either is you or is authorized to act for you. You agree to notify us immediately if you suspect or become aware of any unauthorized use of your Account or any unauthorized access to your password or the password of any User of your Account. You further agree not to use any username, or password of another User of the Website that you are not authorized to use, and not to allow others who are not authorized to do so to use your Account at any time.

1 Service Contract Terms Between Client and Talent

The terms and conditions of this Agreement shall govern the receipt and provision of any Freelancer Services.

If a Client desires to purchase Freelancer Services from a Freelancer, and Freelancer desires to provide Freelancer Services to such Client, such Client and such Freelancer shall enter into a Service Contract that provides for the following terms: (a) scope of services; (b) term of services; (c) compensation, including whether charges are based on a fixed-fee or hourly rate; (d) payment terms; and (e) performance schedule, if applicable.

Unless otherwise agreed to in a writing signed by both Client and Freelancer, the terms and conditions of the Service Contract are set forth in this section; provided however that Client and Freelancer may not agree to any other terms and conditions that affect the rights or responsibilities of REVERB FASHIONS FINEST.

1 Records of Compliance

Each of the Users will: (a) create and maintain records to document satisfaction of their respective obligations under this Agreement; any Service Contract, including without limitation their respective payment obligations and compliance with tax and employment laws; and (b) provide copies of such records to REVERB FASHIONS FINEST upon request. Nothing in this subsection requires or will be construed as requiring REVERB FASHIONS FINEST to supervise or monitor a User's compliance with this Agreement, the other Terms of Service, or a Service Contract.

1 Third-party Beneficiary

Users appoint REVERB FASHIONS FINEST as a third-party beneficiary of their Service Contracts for purposes of enforcing any obligations owed to, and any benefits conferred on, REVERB FASHIONS FINEST hereunder. Users further agree that REVERB FASHIONS FINEST has the right to take such actions with respect to their Accounts, including, without limitation, suspension, termination, or legal actions, as we, in our sole discretion, deem necessary to enforce our rights as a third-party beneficiary under the Service Contracts.

This Agreement and any Account registration will not be construed as creating or implying any relationship of agency, franchise, partnership, or joint venture between Users and REVERB FASHIONS FINEST, except and solely to the extent expressly stated in this Agreement.

1 Entire Agreement

The terms and conditions set forth in this Section 6 and any additional or different terms expressly agreed by Client and Freelancer shall constitute the entire agreement and understanding of Client and Freelancer with respect to each Service Contract and shall cancel and supersede any other prior or contemporaneous discussions, agreements, representations, warranties or communications between them.

1 Acknowledgements by User of REVERB FASHIONS FINEST Role

You hereby acknowledge and agree that: (a) REVERB FASHIONS FINEST is not a party to the dealings between Client and Freelancer, including posts, proposals, screening, selection, contracting, and performance of Freelancer; (b) REVERB FASHIONS FINEST is not a party to any Service Contract between Client and Freelancer; (c) User is not an employee of REVERB FASHIONS FINEST; (d) REVERB FASHIONS FINEST does not, in any way, supervise, direct or control Freelancer or Freelancer Services promised or rendered by Freelancer; (e) REVERB FASHIONS FINEST shall not have any liability or obligations under or related to Service Contracts or any acts or omissions by any User; and (f) REVERB FASHIONS FINEST makes no representations as to the reliability, capability, identity or qualifications of any User or the quality, security or legality of any Freelancer Services, including without limitation the ability of Freelancer to deliver the Freelancer Services, the ability of Clients to pay for the Freelancer Services or that Client or Freelancer can or will actually complete a transaction, and REVERB FASHIONS FINEST disclaims any and all liability relating thereto.

REVERB FASHIONS FINEST does not deduct any amount for withholding, unemployment, Social Security, or other taxes for Client or Freelancer, each of which is solely responsible for all

tax returns and payments required to be filed with or made to any federal, state, or local tax authority in any nation with respect to Freelancer's performance, and Client's acceptance, of Freelancer Services.

REVERB FASHIONS FINEST is not required to and may not verify any feedback or information given to us by Freelancers or Clients, nor does REVERB FASHIONS FINEST perform background checks on Freelancers or Clients.

You hereby acknowledge and agree that REVERB FASHIONS FINEST may provide information on the Website about a Freelancer or Client, such as feedback, composite feedback, including a strength or risk score, geographical location, or verification of identity or credentials.

However, such information is based solely on data that Freelancers or Clients voluntarily submit to REVERB FASHIONS FINEST and does not constitute and will not be construed as an introduction, endorsement, or recommendation by REVERB FASHIONS FINEST. REVERB FASHIONS FINEST provides such information solely for the convenience of Users.

1 Communications from you to REVERB FASHIONS FINEST

All notices to REVERB FASHIONS FINEST or our Affiliates intended to have a legal effect must be in writing and delivered either (a) in person; (b) by a means evidenced by a delivery receipt, to the address provided in Section 16 below; or (c) in writing via email to [EMAIL FOR NOTICE PURPOSES]. All such notices are deemed effective upon receipt by REVERB FASHIONS FINEST. REVERB FASHIONS FINEST does not accept service of any legal process by email or mail; all such service should occur by hand delivery on REVERB FASHIONS FINEST or its registered agent for service of process.

1 Confidential Information

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1 Return

If and when Confidential Information is no longer needed for the performance of the Freelancer Services for a Services Contract or at Client's or Freelancer's written request (which may be made at any time at Client's or Freelancer's sole discretion), the party that received Confidential Information, will, at its expense, promptly destroy or return the disclosing party's Confidential Information and any copies thereof contained in or on its premises, systems, or any other equipment otherwise under its control. The party that received Confidential Information agrees to provide written certification to the party disclosing the Confidential Information of compliance with this subsection within ten days after the receipt of disclosing party's written request for such certification.

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Without limiting Section 9.1 (Confidentiality), Client, Talent and REVERB FASHIONS FINEST will not publish, or cause to be published, any other party's Confidential Information or Work Product, except as may be necessary for performance of Talent Services for a Services Contract.

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