## Exhibit 8

## SUPPLIER/SUBCONTRACTOR CONTRACT

1.	By execution of this Supplier/Subcontractor Contract ("Contract"), ("Supplier") agrees and acknowledges that: (i) all images and/or trademarks, including, but not limited to PLAYBOY, (the "Playboy Properties") applied at the request of ("Purchaser") to merchandise covered by this Contract are owned by Playboy Enterprises International, Inc. ("Playboy"), and when used upon merchandise means that such merchandise is sponsored, approved, recommended or sold by Playboy or its licensees; (ii) Supplier will not sell, ship or otherwise dispose of any such merchandise except upon the order of Purchaser or Playboy; (iii) Supplier will never make, cause others to make or assist others in making, any claim whatsoever to any or all of the Playboy Properties or any trademark copyright, designation, name, phrase, design or symbol similar thereto in connection with the manufacture, advertising promotion, sale or distribution of merchandise; and (iv) Supplier will defend, indemnify and hold harmless Purchaser and Playboy and the distributors and dealers and the officers and employees of each of the foregoing against all liability whatsoever which may be incurred by them or any of them as a result of any alleged defects in material or workmanship in the merchandise covered by this Contract.
2.	Supplier agrees that no production or manufacture of any merchandise covered by this Contract will commence until this Contract has been signed, dated and returned by Supplier to Purchaser. Supplier further agrees that it will not produce, cause to be produced or assist in the production of more units than are specified by Purchaser nor will Supplier produce, cause to be produced or assist in the production of any product or item not specifically requested by Purchaser using any or all of the Playboy Properties or any trademark, copyright, designations, names, phrases, designs or symbols similar to any or all of the Playboy Properties during or at any time after the completion of merchandise requested by this Contract.
3.	Supplier will, upon request from Purchaser or Playboy, deliver to Purchaser or will destroy in the presence of Purchaser or its representative(s), all molds, designs or any other elements used in reproducing any or all of the Playboy Properties.
4.	Playboy is an intended third-party beneficiary of this Contract.
5.	This Contract, when attached to a purchase order, shall consist of the entire agreement between the parties and shall supersede any conflicting or contrary terms and conditions of any purchase order or other order form whether supplied by Purchaser or Supplier.
6.	This Contract may not be modified or terminated except in writing, and no claimed modification, termination or waiver shall be binding unless also signed by an authorized representative of Playboy.

Source: PLAYBOY ENTERPRISES INC, 10-Q/A, 2/20/2009

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7. VIOLATION OF THIS AGREEMENT BY SUPPLIER MAY RESULT IN PROSECUTION FOR PLAYBOY PROPERTIES INFRINGEMENT, UNFAIR COMPETITION AND OTHER CAUSES OF ACTION AND THE IMPOSITION OF FINES AND/OR CRIMINAL PENALTIES.

<u>SUPPLIER</u> <u>PURCHASER</u>

(Name of Company - Please Print)

By: By: Title: Title: Date: Date: PLAYBOY

Name: PLAYBOY.COM, INC.

Address: 730 Fifth Avenue

New York, NY 10019

Contact: Contact:

 Telephone:
 Telephone:
 212-261-5000

 Facsimile:
 Facsimile:
 212-957-2950

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