# LOCAL TELEVISION CONFIRMATION CONTRACT

Date ___________________________

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<tr>
<th>Advertiser</th>
<th>Station/Market</th>
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<tr>
<th>Product</th>
<th>Salesperson/Office</th>
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<tr>
<th>Contract Year</th>
<th>Order</th>
<th>Revision</th>
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<th>Attn: Buyer</th>
<th>Cancellation Notice Required</th>
<th>Revision No.</th>
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<th>Schedule Dates</th>
<th>Start</th>
<th>End</th>
<th>Number of Weeks</th>
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## SCHEDULE*

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Notes

Accepted for Agency, Date: ____________________________

Accepted for Station, Date: ____________________________

(Signed) (Signed)
CONDITIONS

The person, firm or corporation (hereinafter called “the Agency”) contracting for television time on behalf of the advertiser named on the face of this contract (hereinafter called “the Advertiser”) and the station accepting this contract (hereinafter called “the Station”) hereby agree that this contract shall be governed by the following conditions:

1. PAYMENT AND BILLING
   (a) The Station will bill the Agency monthly, using the standard broadcast month, unless otherwise provided on the face of this contract.
   b) Invoices shall contain Advertiser/product, date, time and length of commercial announcement, cost and, if commercial code identifying each commercial announcement is supplied by the Agency, such code for each commercial announcement.
   (c) The Station warrants that all information shown on this invoice is true and correct and was taken from the commercial record produced and maintained at the Station, and will be made available, as will other records adequate to verify performance of conditions of sale, on request, by inspection of the commercial record produced and maintained at the Station.
   (d) Payment by the Agency is due within thirty (30) days after receipt of invoice and affidavit of performance by the Agency.
   (e) Unless otherwise set forth by the Agency on the face of this contract, the Station agrees to hold the Agency solely liable for payment to the extent proceeds have cleared from the Advertiser to the Agency for advertising broadcast in accordance with this contract. For sums owing but not cleared to the Agency, the Station agrees to hold the Advertiser solely liable.

2. TERMINATION
   (a) Announcements: Contracts of two consecutive weeks or less are not cancellable. Contracts are subject to cancellation upon two weeks prior notice, but no such cancellation shall be effective until two telecast weeks have run.
   (b) Programs: Contracts may be cancelled upon such prior notice as is stated on the face of the contract.

3. EFFECT OF BREACH
   (a) The Station reserves the right to cancel this contract upon default by the Agency in the payment of bills or other material breach of the terms hereof at any time prior to notice. Upon such cancellation, all charges for telecasts completed hereunder and not paid shall become immediately due and payable. If the Station cancels by reason of the Advertiser’s material breach, the Agency’s only liability shall be to pay for telecasts completed hereunder prior to such cancellation by the Station.
   (b) In the event of a material breach by the Station in performing this contract, the Agency reserves the right to cancel this contract at any time upon prior notice.

4. FAILURE TO TELECAST
   (a) If, due to public emergency or necessity, force majeure, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical or electronic breakdowns, beyond the Station’s control, there is an interruption or omission of any commercial announcement or program contracted to be telecast hereunder, the Station may substitute a time period for the broadcast of the interrupted or omitted commercial announcement or program. If no such substitution time period, or makegood, is acceptable to the Agency, the Station shall allow the Agency 1) with respect to a commercial announcement, an acceptable makegood, or a pro rata reduction in the time and/or program charges hereunder in the amount of money assigned to the time period and/or program at time of purchase. The Agency shall have the benefit of the same rates that would have been earned if the commercial announcement and/or program had been telecast.
   (b) The Station shall exercise normal precautions in handling of property and mail, but assumes no liability for loss of or damage to program or commercial material and other announcements governed by this contract on any Internet Web site without the prior written approval of the Agency.
   (c) This contract, including the rights under it, may not be assigned or transferred without written approval of the Agency. In the event of cancellation, the Agency shall have the benefit of the same rates that would have been earned if the commercial announcement and/or program had been telecast.

5. SUBSTITUTION OF PROGRAMS
   (a) The Station has the right to cancel any telecast or portion thereof covered by this contract in order to telecast any program which, in its absolute discretion, it deems to be of public significance. In case of cancellation, the Station will notify the Agency in advance, but where such notice cannot reasonably be given, the Station will notify the Agency within one business day after such telecast has been cancelled.
   (b) If the Agency and the Station cannot agree upon a satisfactory substitute day and time, the telecast time so preempted shall be deemed cancelled without affecting the rates, or rights provided under this contract, except that the Station shall not have to pay the cancelled Station charges. However, if the program substituted by the Station is a sponsored program, the Station shall pay the Agency the actual pro rata noncancelable costs incurred by the Agency for the production of such program and a reasonable allocated costs for the cancelled program not usable for future scheduling.

6. PROGRAM AND COMMERCIAL MATERIAL
   (a) Unless otherwise noted on the face of this contract, all program material, excluding commercials, announcements, or program and/or program material shall be furnished by the Station, and all commercial announcement material shall be furnished by the Agency. All expenses connected with the delivery of commercial announcements to the Station, and with return therefrom if return is directed, shall be paid by the Agency. The Station shall retain commercial material for sixty (60) days after last telecast and may destroy such material thereafter, unless otherwise instructed by the Agency in writing.
   (b) The Station is required to advise the Agency broadcast operations desk by telephone and subsequently by written confirmation, if the Agency-furnished program or commercial material and scheduling instructions do not arrive three business days in advance of telecast date. If such material and instructions do not arrive at the Station within two business days after the Station has notified the Agency, the Station may either makegood or bill the Agency for the time reserved. The Station will exert all reasonable effort to telecast material received from the Agency despite late receipt.
   (c) If, due to public emergency or necessity, force majeure, restrictions imposed by law, acts of God, labor disputes, or for any other cause beyond the Agency’s control, the Agency cannot provide commercial and/ or program material prior to scheduled telecast time, the Agency shall not be liable to the Station.
   In such event the Station shall suggest a makegood for telecast of said commercial and/or program material. If no such makegood is mutually agreed upon, the Station shall credit the Agency for the time and/or program charges hereunder in the amount of money assigned to the time period and/or program at time of purchase. The Agency shall have the benefit of the same rates that would have been earned if the commercial announcement and/or program had been telecast.

7. BROADCAST LIABILITIES
   (a) The Station agrees to hold and save the Agency and the Advertiser harmless against all liability resulting from broadcast of either 1) program material except program material furnished by the Agency and 2) musical compositions licensed for broadcasting by a music licensing organization of which the Station is a licensee. The Agency agrees to hold and save the Advertiser harmless against all liability resulting from broadcast of commercial material or program material furnished by the Agency, except musical compositions licensed as stated above.

8. STREAMING OF ADVERTISING
   (a) The Station may not, by streaming or otherwise, disseminate any commercial announcement governed by this contract on any Internet Web site without the prior written approval of the Agency.

9. GENERAL
   (a) The Station’s obligations hereunder are subject to the licenses held by it and to applicable Federal, state and local laws and regulations.
   (b) The Station shall exercise normal precautions in handling of property and mail, but assumes no liability for loss of or damage to program or commercial material and other announcements furnished by the Agency in connection with broadcasts hereunder. The Station will not accept or process mail, correspondence, or telephone calls in connection with broadcasts except after its prior approval.
   (c) This contract, including the rights under it, may not be assigned or transferred without first obtaining the consent of the Station in writing; nor may the Station be required to broadcast hereunder for the benefit of any other advertiser than the one named on the face of this contract.
   (d) Failure of the Station or the Agency to enforce any of the provisions herein shall not be construed as a general relinquishment or waiver as to that or any other provision.
   (e) This contract contains the entire agreement between the parties relating to the subject matter herein contained and no change in its terms and provisions shall be effective unless made in writing.

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