CONTRACT

FP1 Strategies, LLC / POL 3001 Washington Boulevard Arlington VA 22201 5718 Westheimer Suite 311 Houston, TX 77057 (713)526-1111

And:

Alt Order # Contract / Revision 1941509 WOC12393027 Advertiser Original Date / Revision POL/ Wesley Hunt/ R/ ST HOUSE/ TX 02/18/20 02/18/20 / Estimate # Contract Dates 02/19/20 - 02/25/20 205 Product Candidate Billing Cycle Billing Calendar Cash/Trade

EOM/EOC Broadcast Cash Property Account Executive Sales Office KHOU Ben Stecker TEGNA Sales V Special Handling Demographic Adults 55+ Total Ratings 127.00 Agy Code Advertiser Code Product 1/2 9920001 14 15 Agency Ref Advertiser Ref 50362AG 187373

Start/End Spots/ *Line Ch Start Date End Date Description Length Week Rate Rtn Type Spots Days Amount ΑII 02/19/20 02/25/20 **CBS** 7:00 AM-9:00 AM NM \$1,290.00 :15 Weekdays Spots/Week Start Date **End Date** Rating Rate Week: 02/19/20 02/25/20 - 22- 2-\$215.00 6 1.70 02/19/20 02/25/20 THE 10:00 AM-11:00 AN :15 NM 2 \$600.00 Spots/Week Start Date **End Date** Weekdays Rate Rating Week: 02/19/20 - - - 2- -\$300.00 02/25/20 2 2.80 3 ΑII 02/19/20 02/25/20 11 N 6:00 PM-6:30 PM :15 NM 10 \$6,000.00 Start Date **End Date** Weekdays Spots/Week Rate Rating 22222- -\$600.00 Week: 02/19/20 02/25/20 10 5.30 4 ΑII 02/19/20 02/24/20 WHF 6:30 PM-7:00 PM :15 NM 6 \$5,400.00 Ν Rating 7.70 Weekdays Spots/Week Start Date **End Date** Rate 2-2-2--Week: 02/19/20 02/25/20 \$900.00 6 5 ΔΙΙ 6:00 PM-6:30 PM NM 2 02/19/20 02/22/20 11 N :15 \$570.00 Ν Spots/Week Start Date **End Date** Weekdays Rating Rate - - - - 2-3.50 Week: 02/17/20 \$285.00 02/23/20 2 ΑII NM 6 02/19/20 02/23/20 **CBS** 8:00 AM-9:30 AM :15 2 \$1,050.00 Weekdays Spots/Week Start Date **End Date** Rate Rating Week: 02/17/20 02/23/20 \$525.00 2.50 02/19/20 02/23/20 FAC 9:30 AM-10:00 AM :15 NM 0 \$0.00 Totals 127.00 28 \$14,910.00

Time Period # of Spots **Gross Amount** Agency Comm. Net Amount 01/27/20 -02/23/20 20 \$10.280.00 (\$1,542.00)\$8.738.00 02/24/20 -02/25/20 8 \$4,630.00 (\$694.50)\$3,935.50 Totals 28 \$14,910.00 (\$2,236.50)\$12,673.50

| Signature: _ | Date: | |
|--------------|-------|--|
| | | |

(* Line Transactions: N = New, E = Edited, D = Deleted)
Standard Terms: Your purchase of advertising is subject to the TEGNA Standard Advertising Terms and Conditions ("Standard Terms"), which are available at http://bit.ly/2eyrbCA, as well as on the 'Advertise With Us' sections are considered to the TEGNA Standard Advertising Terms and Conditions ("Standard Terms"), which are available at http://bit.ly/2eyrbCA, as well as on the 'Advertise With Us' sections are considered to the TEGNA Standard Advertising Terms and Conditions ("Standard Terms"), which are available at http://bit.ly/2eyrbCA, as well as on the 'Advertise With Us' sections are considered to the TEGNA Standard Terms and Conditions ("Standard Terms"), which are available at http://bit.ly/2eyrbCA, as well as on the 'Advertise With Us' sections are considered to the TEGNA Standard Terms and Conditions ("Standard Terms"), which are available at http://bit.ly/2eyrbCA, as well as on the 'Advertise With Us' sections are considered to the TEGNA Standard Terms and Conditions ("Standard Terms"), which are available at http://bit.ly/2eyrbCA, as well as on the 'Advertise With Us' sections are considered to the TEGNA Standard Terms are considered to the TEGNA under the 'About' tab of Station's website. You will be deemed to have accepted our Standard Terms upon the earliest of (i) the date you sign the Insertion Order to which this Contract relates, (ii) the date the campaign contemplated by this Contract first launches, or (iii) the date on which you pay amounts specified on an invoice related to this Contract.

Print Date 02/18/20 Page 2 of 7 Contract Agreement Between:



| | Contract / Revision 1941509 / | - | Alt Order # WOC12393027 | | |
|--|----------------------------------|---|---|--|--|
| Advertiser POL/ Wesley Hunt/ R/ ST HOUSE/ TX | | | Original Date / Revision 02/18/20 / 02/18/20 | | |
| Contract Dates 02/19/20 - 02/25/20 | Product Candidate | - | Estimate #_ 205 | | |

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Standard Terms: Your purchase of advertising is subject to the TEGNA Standard Advertising Terms and Conditions ("Standard Terms"), which are available at http://bit.ly/2eyrbCA, as well as on the 'Advertise With Us' section under the 'About' tab of Station's website. You will be deemed to have accepted our Standard Terms upon the earliest of (i) the date you sign the Insertion Order to which this Contract relates, (ii) the date the campaign contemplated by this Contract first launches, or (iii) the date on which you pay any amounts specified on an invoice related to this Contract.

TEGNA MEDIA STANDARD ADVERTISING TERMS AND CONDITIONS

These TEGNA Media Standard Advertising Terms and Conditions (these "Standard Terms") govern the purchase and placement of broadcast television and/or online advertising campaigns (each a "Campaign") by or on behalf of the advertiser ("Advertiser") identified in the attached order confirmation (the "Order") from the TEGNA Media station ("Station") identified in the Order. These Standard Terms, collectively with the Order, are collectively referred to herein as the "Agreement."

1. Orders. The details regarding Advertiser's purchase of particular Campaigns (e.g., run dates, ad sizes, etc.) will be described in the Order. Station will be under no obligation to accept any particular Order. Each Order executed by the parties during the Term of this Agreement will be governed by the terms of this Agreement, regardless of whether these Standard Terms are attached to the Order.

2. Term. The term of this Agreement will commence as of the date this Agreement is accepted by Advertiser (as described in Section 14. Below) and will continue in effect unless and until terminated as set forth herein (*Term*).

Economic Terms.

3.1. Fees. Fees for each Campaign or any DM Services (as defined in Section 6, below) purchased by Advertiser hereunder will be calculated based on Station's standard rate card. Station's invoices shall be in accordance with Station's records and shall be deemed final with respect to all charges set forth therein.

3.2. Payment Except as otherwise provided in Section 3.3, below or as agreed to by Station from time to time in its discretion, payment in full is due no later than five (5) business days prior to the Order or Campaign (if an Order contemplates multiple Campaigns on a staggered schedule) start date.

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3.3. Credit Terms. Notwithstanding Section 3.2, above, Station may grant credit terms to Advertiser, subject to Station's completion of a satisfactory credit check. If Station has granted Advertiser credit terms, payment is due within thirty (30) days of invoice date. Notwithstanding the Gregoria, Station reserves the right to revoke Advertiser's credit in the event Station reasonably determines the Advertiser's no longer creditivority. In such an instance, Station may require payments for future Orders or Changes to be on a distinationace basis (and, in such an event, such payments must be made no later than five (5) business days prior to the Campalign start date in accordance with Section 3.2, above).

3.4. <u>Payment via Payment Cards</u>. Station will accept payment via payment cards, but only under the following circumstances: (i) invoices for Advertisers in good standing that have passed a credit check as described in Section 3.3 or (ii) for orders paid in advance of airing (cash—advance).

3.5. Expenses. All expenses related to the delivery of Advertiser Content (as defined below) or other materials to Station and the return of such materials by Station (if return is directed in writing by Advertiser) shall be paid by Advertiser, it being understood that digital assets will not be returned.

3.6. Taxes. In the event that any federal, state or local taxes are imposed on Advertiser's use of the Services hereunder, such taxes shall be assumed and paid by Advertiser.

3.7. Late yamen! If Advertiser falls to timely pay, Station may suspend the Campaigns running hereunder or immediately terminate this Agreement. If any amount is not paid by Advertise when due, such amount shall bear interest at the rate of elighteen percent this parenum or the maximum amount permitted by law (whichever is lower), complete from the original due date until paid. Without limiting the foregoing. If Advertisers account remains unpaid for thirty (30) days or more past the due date. Station reserves the suspend all Campaigns until all such overdue amounts (and any pay) (20) of the past the due date. Station reserves the suspend all campaigns until all such overdue amounts (and any pay) (20) of the past the due date. Station reserves the suspend all campaigns until all such overdue amounts (and any pay) (20) of the past the due date. Station reserves the date of the past the due date. Station reserves the date of the past the due date. Station reserves the date of the past the due date. Station reserves the date of the past the due date. Station reserves the date of the past the date of th

3.8. Billing. Any claims by Advertiser for a credit related to Campaigns run under this Agreement (e.g., billing disputes, claims that Campaigns ran in the wrong time slot, etc.) must be submitted in writing to Station within ninety (90) days of the invoice date or the claim will be walved. If Advertiser disputes any amounts owed hereunder, Advertiser will pay all amounts not in dispute no later than the due date for the applicable invoice.

3.9. Performance-Based Billing.

3.9.1. <u>Ratings (Bradcast Ads)</u>. No increase or deduction will be made from the charges owed to Station because the rating or audience share of one or more programs is more or less than Station or Advertiser had anticipated or predicted. Advertiser, acknowledges and agrees that the ratings used for the purpose of calculating the price of advertising sold hereunds only an estimate and that the Station does not guarantee that the program(s) in which the advertising runs will achieve such ratings. Accordingly, no rebate will be made by Station if actual program ratings fall below the estimated amounts and no additional consideration will be due and payable by Advertiser if actual program ratings fall below the estimated amount.

3.9.2. Impressions (Digital Ads). To the extent the Order contemplates a guaranteed number of impressions for a digital ad Campaign, Station will run such Campaign until the total number of impressions has been delivered. Notwithstanding the Gregoing, for a time-sensitive Campaign, if Station falls to deliver the specified number of impressions for any reason other than for Advertisers breach of this Agreement, Station shall provide Advertiser with a make-good of equivalent value or pro rata refund, as mutually agreed upon.

4. Advertising Materials.

4.1. Content. Advertiser may, from time to time, provide Station with advertising materials, including, without limitation, text, keywords, data, video, audio, images, illustrations, graphics, trademarks, service marks, and logos (collectively, "Advertiser Content") for use in connection with Station's distribution of the Campaigns purchased hereunder and/or the performance of DM Services. All

Advertiser Content will remain the property of Advertiser

4.2 Licenses, Advertiser hereby grants Station and its designees (including, as applicable, G/O Digital, as defined in Section 6) a non-exclusive, irrevocable, worldwide, transferable, sub-licensable right and license (i) to use, reproduce, perform display distribute, and modify the Advertiser Content (or any portion thereof) via broadcast television and via Stations' digital media property(e); (Plojital Properties)* (e.g., Stations' traditional and mobile website(s), label or mobile applications, etc.), as well as via ordigital platforms (e.g., search engines, Advertiser's social media accounts, etc.) contemplated in connection with any DM Services; (ii) to modify, copy, reformat, broadcast, transmit, etransmit and otherwise manipulate the Advertiser's Content in connection with the DM Services, Advertiser hereby grants to Station and G/O Digital a, sepplicable, a non-exclusive, irrevocable (during the Term) worldwise, but increasable right and license (a) to distribute the Deliverables (as defined in Section 4.4) and Advertiser Content through G/O Digital a's applicable; an one-vectise, irrevocable (during the Gran), and devices through which G/O Digital distributes advertising; and (b) to list, represent, register, or establish accounts or keywords in connection with providing the DM Services.

43. Clearances. Advertiser will be responsible, at its own cost and expense, for obtaining all clearances, authorizations, permissions, licenses, and releases (collectively, "Clearances") from third parties necessary to enable Station to distribute the Advertiser Content under this Section 4, including, without limitation, (0) Clearances for any of the following creative elements appearing in or otherwise displayed via the Advertiser Content: photos, video footage, music (including, without limitation, any synchronization and mechanical licenses), audio tracks, trademants, service marks, and rights of publicity and other indicia of identify, and (ii) Clearances from any individuals or entities whose trademants, service marks, other corporate indicia, names, voices, likenesses, and other indicia of identify may appear in any of the Advertiser Content.

4.4. Advertiser Approach Right. To the extent that Station and/or its affiliates (including, without limitation, G/O Digital) are developing any creative or other deliverables on behalf of Advertiser under any Order ("Deliverables"). Advertiser will have two (2) days from receipt of any such Deliverable to review and approve the Deliverable. Advertiser must notify Station in writing of any rejection of the Deliverable within two (2) days after receipt thereof or the Deliverable. Advertiser amount approve by Advertiser. Advertiser will not unreasonably withhold its approval. Only one (1) round of revisions shall be provided unless otherwise agreed by Station. Additional corrections or modifications will be subject to an additional foreign and may result in delays in the Campaign start of Cam

4.5. <u>Technical Quality Typographical Errors Incorrect Insertions or Omissions</u>. Station is not be responsible for any material that is not properly displayed or that cannot be accessed or viewed because the material was not received by Station in the proper form, in a timely mannot or in an acceptable technical quality for display on the Digital Property(les). This Agreement cannot be invalidated, and Station will not be liable for typographical errors, incorrect insertions or incorrect publication or omissions in any Advertiser Content displayed or published pursuant to published pursuant or omitted from broadcast or online publication.

4.6. Failure to Display Advertiser Content. Station is not required to display any Advertiser Content or other material for the benefit of any person or entity other than Advertiser. If there is an interruption or consists on of the broadcast and/or publication of any Advertiser Content or other material content and content or other material content and content or other material content or the interrupted or comitted Advertiser Content or material or run the Campaigns on the Station or on the Digital Property(cs) during an equivalent atternance time period, as determined by Station. Alternatively, in case we advertiser has paid in advence and no such substitute time period is reasonably acceptable to Advertiser in Advertisers or of a district on Station and the proportionate amount of money assigned to the interrupted or omitted Campaign(s). Such substitution in time period or placement or reduction in fees shall be Advertiser's sole and equisive remedy for any failure to display Campaigns or other advertising material and Station shall have no further liability hereunder for such failure.

4.7. <u>Deadlines</u>. Advertiser will deliver to Station all applicable Advertising Content by Station's standard deadline (as designated by Station), in a format suitable for display on the Station or on the applicable Digital Property(ics), as applicable, wa a transmission method mutually agreed upon by the parties. Advertiser shall have the right to change any Campaigns after submission, provided that it submits any such changes to Station no later than Station's standard deadline (as designated by Station). Advertiser shall pay all expenses connected with the delivery of the Campaign to Station. Changes to any Campaigns after first broadcast or publication will result in additional charges, which will be disclosed to Advertiser in advance.

4.8. Submission of Advertising Materials. Unless otherwise agreed to by the parties in writing, Advertiser will provide all creative services and necessary text, data, images, illustrations or graphics and/or other materials with respect to the Campaigns. Advertiser will submit the Advertising Content in accordance with applicable Station policies in effect from time to time, including policies regarding artwork specifications, format and submission deadlines.

Ad Serving. Campaigns to be distributed via the Digital Platforms will be served in accordance with one of the following options:

S. As seving. Campaigns to be distributed via the Urgina Haudines will be served in accordance with one or the following upons:
5.1. By Station. If Station will be responsible for serving the digital Campaigns through its own ad servers, hen Station will track delibery of such Campaigns Ads through such servers. The parties agree that Station's final impression measurements will be used to determine the fees due under this Agreement. Novelthistanding the freegoing; if Advertisers own impression measurements show a discrepancy of ten percent (10%) or more, then Advertiser will promptly notify Station and the parties will thereafter meet and discuss in good faith an appropriate resolution. It being understood that Station may invoice Advertiser for amounts not in dispute while the dispute resolution discussions are engoing.

5.2. By a Third Party. If a third party ('Third Party') will be responsible for serving the digital Campalgns through such Third Partys ad server, and such Third Party will track delivery of such Campalgns through its server and, notwithstanding Section 5.1 above, the Third Party sinal audited impression measurements will be used to determine the fees due under this Agreement. If the parties agree to use a Third Party ad server under the terms of this Agreement, Advertiser agrees to provide Station with a user login name and password to

access the Third Party's impression measurements for purposes of verification of such measurements

5.3. National Ads. Notwithstanding Sections 5.1 and 5.2, for national Campaigns the Advertiser will be responsible for tracking delivery, and Station will invoice based on Advertiser's tracking metrics for such Campaigns. Advertiser agrees to provide Station with direct login access to Advertiser's impression measurements for purposes of verification of such measurements.

6. <u>Digital Marketing Services.</u> As further described in this Section 6, Station, directly or through its affiliate, G/O Digital Marketing, LLC ("G/O Digital"), may provide certain digital marketing services ("DM Services") to Advertiser from time to time. Such DM Services will be described in an Order entered into by the partiest pursuant to this Agreement. To the extent DM Services are sold station hereunder but utilitied by G/O Digital. Station will be responsible for ensuring G/O Digital's performance of the DM Services and Advertiser will look solely to Station, and not to G/O Digital, for advantage admirant string out of the performance of such DM Services.

6.1. Scope of DM Services. In connection with the DM Services, G/O Digital, acting through Station, will create and provide to Advertising the final versions of Deliverables described in each applicable Order (e.g., advertisements, keywords, business listings, email content, social media posts, websites, etc.) if the parties agree to change any terms contemplated by an Order, lime frames, costs, Deliverables, etc.), the parties will execute a new Order to memorialize such changes and to supersede the prior Order(s).

62. Ownership Rights. Except for any code included as part of any custom website developed in connection with any DM Services hereunder, which will be the property of Advertiser upon Advertisers payment in full for the applicable DM Services pertaining to the development of such website, all Deliverables developed in connection with the DM Services will all all times rain the property of Station and/or G/O Digital. Station hereby grants to Advertisers a limited, non-exclusive, non-transferable, non-sublicensable ilcense to use and publicity display such Deliverables on Advertisers own digital properties (including social media service) during the Term. Advertiser may not, without Station's prior written approval in each instance, (i) authorize the reproduction or use of any such Deliverables in any medium, (ii) use the Deliverables developed in connection with the DM Services in any format other than the format provided by Station and/or G/O Digital: or (iii) alter or modify any such Deliverables.

Station's Rights

7.1. Reservation of Rights. Station may reject, remove or cancel any Campaign or position commitment at any time in its sole discretion. Station also may edit, reject or remove from Station and/or Digital Property(ies), at any time, any Campaign or other material submitted by or on behalf of Advertiser. Unless otherwise specified in the Order, Station also shall have full latitude with respect to the specific days and times at which to run the Campaigns.

7.2. Broadcast Times. Station will broadcast the Campaigns on the days and approximate hourly times on the order form, based on the Stations's local time zone. Station does not guarantee that particular programs will be broadcast during the hours on the order form. Station may deduct up to thirty-five (\$5) seconds for Station break purposes from any program of the minutes to the minutes in length. Station may deduct up to ninety (90) seconds for Station break purposes from any program of thirty minutes or one hour in length.

7.3. Rotation Policy. When a broadcast Campaign is purchased within a specific program or time period, including news and sporting events, Station shall include the preceding and following breaks in the normal rotation of the program or time period. Multiple day schedule in broad day parts are rotated mechanically by computer, but Station does not guarantee perfect rotation. Whitshatlanding the foregoing, Station, in its sole discretion, may grant credits or make goods if Station determines that Station did not include a proper rotation based on the Order and such improper rotation has deed and retail adverse effect on Campaign performance.

8. Ownership. All Advertiser Content or other materials furnished by Advertiser for use hereunder will remain the property of Advertiser and, subject to Advertiser's fulfillment of its payment obligations, will be returned upon request. The results of any and all work performed by Station, including development of advertising material, creative work, or other content for Advertiser, will be the property of Station. Advertiser may not modify such material or authorize the reproduction or use of such material in any medium without Station's prior written consent. Unless otherwise agreed by the parties, Advertiser and its affiliates may use such creative content only in the format produced by Station.

<u>User Information</u>. Any user or usage data or information collected via Station's digital properties or related to Station's digital
properties, or any information collected from websites operated by Stations affiliates under this Agreement, shall be the property of
Station and/or such affiliates. Advertiser shall have no rights in such information by writtee of this Agreement.

10. Termination.

10.1. Termination. Either party may terminate this Agreement upon written notice to the other party in the event of a material breach of this Agreement or any Order by the other party that remains uncured for a period of fifteen (15) days (except for payment breaches, for which the cure period will be limited to five (5) days) following receipt of written notice of such breach from the non-breaching party or (ii) if the other party becomes the subject of a petition in bankrupty or any other proceeding relating in its owner. The period will be under the period will be understood that all then-current will be understood that all then-current the period will be understood that all then the period will be understood that all then the period will be understood that all then the period will be understood the period will be understood that all the period will be understood the period will be understood that all the period will be understood the period will

Campaigns will continue to run during the termination notice period and Advertiser will remain responsible for all fees for such Campaigns during such period.

10.2. Effect of Termination. Upon any termination of this Agreement, Advertiser shall pay to Station all accrued and unpaid fees for Campaigns delivered by Station through the effective date of termination. Sections 3, 6.2, 7, 8, 9, 10.2, 11, 12, 13, 14 and 15 will survive any

Representations and Warranties; Disclaimer.

11. Appresentations and Warranties, Disclaimer.
11. Advertiser Warranties, Advertiser represents and warrants that (i) it has the full right, power and authority to grant the licenses and related rights granted herein and has acquired any and all Clearances that are necessary in connection with Station's sexercise of such rights and licenses, (ii) the Advertiser content is true and accurate, compiles with all applicable laws and regulations (including any regulations promulgated by the Federal Communications Commission that are applicable to Station and/or Advertiser) and is not misleading, deframatory, libelous or slanderous, (iii) Station's use of the Advertiser Content in connection with delign the Campaigns will not infringe upon or violate the rights or property interests of any third party, including without limitation, any patent, copyright, trademark, trade secret or other intellectual property or proprietary right of any other party, or any right of privacy building, and (iii) Advertiser will maintain a privacy statement on its principal website ("Privacy Statement") that complies with applicable law and accurately and transparently discloses its privacy practices to users of such website, including any privacy practicable suces of such website, including any privacy practicable suces of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users of such website, including any privacy practicable to users o

and warranties becomes untrue.

11.2. Disclaimer EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER PARTY MAKE ANY REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTY OF MERCHANTABILITY, ETHNESS FOR A PARTICULAR PURPOSE OR NON-INFRINCEMENT ALL SERVICES, INCLUDING ALL DM SERVICES AND VEROUSE AS IS AND "WITH ALL FAULTS." STATION, IT'S RETILIATES, SERVICE PROVIDED AS IS AND "WITH ALL FAULTS." STATION, IT'S RETILIATES, SERVICE PROVIDED AND VERTISER OR AND VERTISER OR AND WITH RESPECT TO ANY CLAIMS ARISING OUT OF OR IN CONNECTION WITH ANY PARTICULAR OF ANY SERVICES WITH A STATION DISCOVERY OF A SERVICE AND ADMINISTRATION OF A SERVICES WITH A STATION HOLD AND A SERVICES WITH A STATION HOLD AND A SERVICES WILL MEET ADVIENTEER'S EXCUIREMENTS OR DEPECTATIONS OR BE FREE OF VIRILES OF OTHER HARMERUL OR MAILCOURS CODE. STATION WILL NOT BE LIABLE FOR ANY OMARGES OR CLOSES INCLUDING ONLY ON SERVICES WILL MEET ADVIENTEER'S EXCUIREMENTS OR DEPECTATIONS OR BE FREE OF VIRILES OR OTHER HARMERUL OR MAILCOURS CODE. STATION WILL NOT BE LIABLE FOR ANY OMARGES OR CLOSES INCLUDINGED BY ADVERTISER EXAMINED ANY SERVICES WILL INTERNET OR WEBSITES; ON WHICH ADVERTISER'S ADVERTISEMENTS ARE ALRED OR PUBLISHED. STATION MAKES NO REPRESENTATIONS OR WEBSITES, WAS AND A SERVICES OF THE UNIVERSAL OF SERVICES. INCLUDING WITHOUT LIMITATION, THE NUMBER OF IMPRESSIONS, CLICK-THROUGHS, OR LEADS AND ANY PROMOTIONAL EFFECT OR RETURN ON INVESTMENT.

12 Indemnity

12.1. Indemnity. Advertiser will indemnify and hold Station. TEGNA Inc. and each of their respective subsidiaries, affiliates, officers 12.1. Indemnity. Advertiser will indemnify and hold Station, TEGNA Inc. and each of their respective subsidiaries, affiliates, offices, directors, employees, agents, vendors, and service providers (each a "Station Indemnitee") harmless from and against any and all suis, judgments, proceedings, claims, losses, costs and expenses (including reasonable attorneys fees) (collectively, "classes) admissed you of a third-party claim resulting from (i) the Advertiser Content and other materials provided by Advertiser, or any websites or content that is linked to from any such Advertiser Content or other materials, including, without limitation, any claim such Advertiser content or content that is libelus or detariantory or violates any applicable laws or regulations, or infringes the rights of any third party; including any patent, copyright, trademark, trade secret, or other intellectual property or proprietary rights, or any rights of privacy or bublicity, or datum based on Advertisers willful misconduct, negligence or strict liability for a defective product; (ii) claims that any Advertiser Content violates of any laws, colors or regulations applicable to Advertisers business operations, products and/or scrotices; (iii) and is the Privacy Statement.

12.2. Duty to Defend. Advertiser shall defend at its own expense any claim instituted by any person or entity against a Station Indemnitee resulting from a claim covered by Section 12.1. The Station Indemnitee(s) will have the right, at its or their option, to defend such litigation jointly with Advertiser may not agree to any settlement that imposes any obligation or liability on a Station Indemnitee without such indemnitee's prior written consent.

13. <u>Limitation of Liability.</u> IN NO EVENT SHALL STATION BE LIABLE TO ADVERTISER OR ANY OTHER ENTITY FOR ANY SPECIAL CONSEQUENTIAL, PUNNITIVE, INCIDENTIAL, OR INDIRECT DAMAGES, HOWEVER CAUSED, ON ANY THEORY OF LIABILITY, AND WHETHER OR NOT SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. STATIONS LIABILITY ARISING OUT OF THIS AGREEN SHALL BE LIMITED TO THE AMOUNT OF FEES PAID BY ADVERTISER TO STATION HEREUNDER DURING THE SIX (6) MONTHS PRECEDING THE EVENT GIVING RESE TO THE CAUSE.

14. Agerciss If Advertiser is using an advertising agency in connection with this Agreement, Advertiser and such agency (the 'Agency') shall be jointly and severally liable for compliance with the terms of this Agreement and any Order. Station may pursue any applicable remodels in the event of default of this Agreement (including any non-payment) against Advertiser or Agency or both without any requirement of first seeking a remedy from one of the other. This Agreement renders void any statements concerning liability which may appear on correspondence from Agency or Advertiser. Advertiser and Agency further agree that Station does not and will not accept orders or space reservations daiming sequential liability. Advertiser shall be solely responsible for any commission or other payment due to Agency.

15.1. Non-Discrimination Station does not discriminate in advertising contracts on the basis of race, gender or ethnicity. Any provision in any order or agreement for advertising that purports to discriminate on the basis of race, gender or ethnicity, even if handwritten, typed or otherwise made a par of the particular contract, is hereby rejected.

15.2 Waiver/Severability. The waiver or breach of any provision of this Agreement shall not operate or be construed as a waiver of any other breach of the same or any other term or condition. If any provision of this Agreement is found to be unenforceable, the remainder shall be enforced as fully as possible and the unenforceable provision shall be deemed modified to the fullide option.

required to permit its enforcement in a manner most closely approximating the intention of the parties as expressed herein.

15.3. Assignment. Advertiser may not assign any of its rights and/or obligations hereunder or this Agreement without Station's prior written consent.

15.4. Governing Law. This Agreement will be governed by and construed in accordance with the laws of the State of New York, without regard to its conflict of law provisions.

15.5. Walver of Jury Trial. Each party specifically walves any right to trial by Jury in any court with respect to any claim against the other arising out of or connected in any way to this Agreement.

15.6. Force Majeure Station will not be liable to Advertiser for delays and/or defaults in its performance or commitments under this Agreement due to causes beyond its reasonable control, including but not limited to acts of God or of the public enemy, fire or explosion, flood, earthquake, actions of the elements, war, roits, embargoes, quarantline, strikes, lockouts, disputes with workers or other labor disturbances, or acts or requests of any governmental authority.

15.1. Entire Agreement. This Agreement, including any Addendums or Order(s), is the entire agreement of the parties regarding the provision of the Services and supersedes any and all prior written or ordal agreements between the parties related to the subject reproc. Station will not be bounded by any rem, condition, or other provision that is different from or in addition to the provisions of this Agreement, including any term, condition or other provision contained in any order, receipt, acceptance, confirmation, correspondence or other occument provided by Advertiser. This Agreement may not be modified except in a writing signed by both partie.

15.8. Acceptance. Advertiser will be deemed to have accepted and assented to the terms of this Agreement upon the earliest of (i) Advertiser's execution of the applicable Order. (ii) the date on which the earliest Campaign under an Order launches, or (iii) the first date on which Advertiser pays any amounts for the Campaigns described in the Order.