CONDITIONS OF CONTRACT (URI Stations Advertising Contract Standard Terms and Conditions)
1. DEFINITIONS

- 1.1 "Advertiser" means the client, whether or not being represented by Agency, for which air time is being purchased under this Contract.

 1.2 "Agency" means both the advertising/creative firm named on the facing page of this Contract and the Advertiser, unless the context indicates otherwise. If this Contract is entered into directly with an Advertiser, all references in this Contract to "Agency" shall mean "Advertiser."

 1.3 "Company" means Univision Radio, Inc. ("UR!") and any of the UR! affiliated stations that will broadcast the Commercials and/or provide the Services (defined below), including without limitation the radio station on the facing page unless the context indicates otherwise.

 1.4 "Day" means calendar day unless expressly indicated otherwise (such as "business day").

 1.5 "Contract" means the facing page together with these Continuous of Contract, credit applications of Agency, Company's invoices furnished under this Contract, and all other attachments, schedules, exhibits attached hereto or expressly made a part of this Contract.

 2. PAYMENT AND BILLING 2.1 Promise to Pay. As a material inducement for Company to broadcast Agency's commercial announcements ("Commercials") and/or provide other services, including but not limited to, remote broadcasts and promotions ("Services"), Agency shall pay each Company invoice in accordance with

- 2.2 However, the teams of this Contract.
 2.2 Billing, Company shall submit invoices to Agency at Agency's address set forth on the facing page of this Contract. Invoices shall be sent by Company at intervals following broadcast of Agency's Commercial(s) or performance of Services.
 2.3 Payment Due Date. Agency shall pay, or shall cause, such invoices to a decident thirty (30) days of the invoice date.
 2.4 Taxes. Any and all sales, use, gross receipts, media or similar taxes whether federal, state or local, which may be charged or assessed for collection by Company on account of this Contract or the performance of any obligations hereunder shall be paid by Agency and shall be included on the invoices as a separate, additional charge.
- 2.5 Manner of Payment. Payments by or on behalf of Agency shall be made, without offset or any deductions, in lawful money of the United States by check (company, cashier's or certified) or by wire transfer to Company's account. (Information regarding such account shall be provided upon Agency's request,) Unless payment shall be made by wire transfer, all invoice payments shall be delivered to Company at the address indicated on the invoice 3. JOINT AND SEVERAL LIABILITY

As a material company to proadcast the Commercial(s) and/or provide the Services, Agency and Advertiser shall be jointly and severally liable to Company for all payment and other obligations of Agency under this Contract. Agency and Advertiser each waive notice of default(s) by Agency and/or Advertiser of any of their obligations under this Contract. Advertiser acknowledges and agrees and agrees that payment by Advertiser to Agency for services rendered by Agency to Advertiser in connection with or relating to this Contract. Advertiser acknowledges and agrees that payment by Advertiser er by Agency to Advertiser in connection with or relating to this Contract. Advertiser acknowledges and agrees that payment by Advertiser er by Agency to Advertiser in Contract shall not relevant to the acknowledges and agrees advertised the law of surelyship, including, without limitation, under New York law or any available defenses similar to California Civil Code Sections 2809, 2810, 2819, 2845, 2849, 2850 and 2855, and California Civil Procedure Sections 580e, 580b and 580d, and any similar laws of other states that may be applicable. Agency and/or Advertiser shall not raise or plead any of the foregoing defenses in any dispute or proceeding arising or relating to this Contract
4. PROGRAM AND COMMERCIAL MATERIAL

- 4.1 Programs and Material Supplied by Company. Unless otherwise indicated on the facing page of this Contract, Company shall furnish the program(s) during which Commercials will be broadcast. Agency acknowledges and agrees that all programs and any and all material including trademarks, copyrights and other intellectual property rights (in whatever form or medium including but not limited to: tape, print, audio recording or electronic media) created or provided by or through Company under this Contract shall be the sole and exclusive property of Company and/or Company's

- locensors.
 4.2 Commercials. At least five (5) days prior to the broadcast scheduled dates, Agency shall provide Company two broadcast quality copies of each Commercial (in accordance with Company's Advertising Guidelines then in effect) that is to be aired under this Contract. Agency shall also provide complete information for material related to the Commercials or that the Company deems necessary to broadcast each of such Commercials.
 4.3 Commercial Production and Presentation. Agency shall only deliver Commercials to Company that have been produced in conformance with Company's Advertising Guidelines and Broadcasting Standards then in effect.
 4.4 Subject of Commercials Whitout the prior written consent of Company, Agency shall not use the broadcast time allotted for any of the Commercials to advertise any person or entity other than Advertiser, and shall not advertise any product and/or services other than those described in the facing page of this Contract.
- 4.5 Services. At least ten (10) days prior to the date on which any Services are to be performed. Agency shall provide Company with such materials and instructions as Company may reasonably require.

4.5 Services. At least ten (10) days prior to the date on whinch any Services are to be performed, Agency shall provide Company with such materials and instructions as Company may reasonably require.

5.1 Programming Changes. The face page of this Contract specifies whether Commercial(s) and Services are scheduled by time, then changes in programming set forth in this Section 5.1 shall not affect the terms on the face page of this Contract. If Commercial(s) or Services are scheduled by program, Company shall have the right, at any time to terminate this Contract as to (a) any Commercial(s) within a sponsored program or programs scheduled hereunder if Company discontinues or changes the time of broadcasting of such program or programs, and/or (b) any Commercial(s) scheduled hereunder if the time periods reserved to air such Commercial(s) are no longer available due to changes effected in Company's programming schedule, provided that Company provides Agency with notice of such termination at least ten (10) days prior to the date(s) upon which such Commercial(s) are scheduled to be aired. In the event Company terminates some but not all of the Commercial(s) in accordance with this section 5.1, Agency may terminate this Contract as to the Commercial(s) or Company thin written notice of such termination within seven (7) days of Company scheduled notice to Agency.

Company that have not yet aired by providing Company with written notice of such termination within seven (7) days, of Company's cancellation notice to Agency.

2 Preemption Company shall have the right to preempt the broadcast of any program supplied by Company in conscious with the broadcast right of the Commercial preemption in seven to so if public necessity. Company shall notify Agency of such preemption in advance to the extent the circumstances allow for such notification. Otherwise, Company shall notify Agency as soon as reasonably possible after the preemptive event. Any Commercial preempted may be broadcast at a new time selected by mutual agreement of Company and Agency. In the event the parties are unable to reach agreement on the substitute broadcast time, the Commercials) preempted shall be deemed canceled without affecting the rates, discounts and/or Company's rights under this Contract. And Agency shall have no obligation to pay any time charges for the canceled broadcast of the affected Commercial.

5.3 Right to Reject, Approval of Material and Performers. In accordance with Company's Advertising Guidelines and Performers, In accordance with Company's Advertising Guidelines and/or Broadcasting, Company, at all times, shall have the right in the selection, to review and approve or disapprove (epical any Commercial Without limiting the generality of the foreign, Company, at all times, shall also have the right not to air any Commercial that in Company's sold discretion is in bast acts or of poor technical quality, or does not comply with Company's Advertising Guidelines and/or Broadcasting Standards (collectively, the "Standards") then in effect of that Company in good faith believes may violate privacy or other rights of third parties or applicable requirements under FTC (or other) laws or regulations or otherwise. Any Commercial and performers furnished by Agency to substitute other musical composition for any designated by Agency that cannot be cleared under Company's performing rights license

prior written approval.
5.4 Substantiation of Product. In accordance with Company's Advertising Guidelines, Agency shall provide written substantiation on each product and/or service claim made in any Commercial. Agency shall provide hereunder the kind of substantiation required under FTC advertising requirements.

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5.5 Rates. The rates contained on the facing page shall apply to this Contract only. Company hereby reserves the right to change the rates, discounts and charges hereunder to conform to any new Company rate card(s).

6. TERMI, TERMINATION; EARLY CANCELLATTON; SUSPENSION OF COMMERCIAL BROADCAST

6.1 Term. Unless scooner terminated or canceled as provided below, this Contract shall be effective as of the date indicated in the "Date Entered" box located on the facing page of this Contract and, except for rights and obligations, including but not limited to payment obligations that by their nature shall survive termination, shall terminate upon either the last broadcast of a Commercial to be aired under this Contract, whichever comes later ("Contract Term").

- comes later ("Contract Term").
 6.2 Termination by Company; Right to Suspend Airing.
 (a) Company; Right to Suspend Airing.
 (a) Company; nit is sole discretion, may terminate this Contract upon written notice to Agency in the event that:
 (1) Agency and/or Advertiser have failed to pay any invoice under this Contract as and when due;
 (2) Agency and/or Advertiser have breached any of its/their obligations (other than the payment of money) under the Contract;
 (3) Agency and/or Advertiser areis adjudicated a bankrupt, Agency and/or Advertiser lies a petition for protection under bankruptcy or similar insolvency laws is field on behalf of Agency and/or Advertiser misses an assignment of its assets, business or operations for the benefit of creditors; or an involuntary petition under bankruptcy or similar insolvency laws is field on behalf of Agency and/or Advertiser which is not vacated or discharged within thirty (30) days of such petition's filing date;
 (4) Company determines in good faith that the credit or assets of Agency and/or Advertiser who have been impaired;
 (5) It comes to the Company's attention or the Company is notified that a claim is pending or threatened against Company, Agency, Advertiser or other person (individual, corporation or other entity) caused by, arising out of, or resulting from Agency's Commercial(s) broadcast or to be broadcast under this Contract including but not limited to the text, art, graphics, music or pictorial content of any Commercial (insished by Agency or program material furnished by Agency or Company, or otherwise, or
 (6) Agency and/or Advertiser have breached any other agreement with Company, whether now in existence or entered into after the date of this Contract. Company shall provide Agency written notice of termination pursuant to this section 6.2, which shall become effective five (5) days from the notice date.

- incline data.

 (b) If any Company invoice has not been paid as and when due, in its sole discretion and without notice, Company may suspend the broadcast of Commercials scheduled for aiming or performance of Services.
 6.3 Termination by Agency. Agency may terminate this Contract only if Company fails to cure its material breach of this Contract within ten (10) days after receipt by Company of written notice of such breach (the "Cure Period"). If Company fails to cure such breach within the Cure Period, Agency may then give Company written notice of such failure to cure and such termination will be effective ten (10) days after Company's receipt of such notice.

 6.4 Termination by Mutual Agreement. Company and Agency may terminate this Contract prior to the expiration of the Contract Term upon mutual written agreement.

 6.5 Force Majeure. The failure to broadcast any Commercial or provide any Service on account of a Force Majeure Event shall not constitute a breach of this Contract by Company.

 (a) In the event of Force Majeure, Company shall have the right to (1) reschedule the unaired Commercial(s) or Services or provided to another time, subject to Agency's consent which shall not be unreasonably withheldor (2) cancel this Contract as to each Commercial which could not be broadcast due to Force Majeure. All or any part of a scheduled program or Commercial on the inadicate or which is canceled due to Force Majeure, any make good, credit or rebate for the total or partial interruption or cancellation shall be subject to good faith negotiations of Agency and Company, (b) Force Majeure means, without limitation: any act of God; inevitable accident; public emergency or necessity, flood, earthquakes, hurricane and other inclement weather; fire; strike or other labor dispute; act of public enemy; enactment, regulation, nule, order or act of government or sovernmental instrumentally, not or civil communitor, failure of technical facilities or mechanical breakdown; or other cause of similar or different nature beyond

- Into Contract and/or invoices and all order fights of Company that by their nature survive termination of the contract and/or invoices and all order fights of Company that by their nature survive termination of Canada and English and Section 1.6 a Effect of Termination or Canada and English and Section 1.6 a Effect of Termination or Canada and English and English

7. OTHER COVENANTS

- 7. 1 Complance with FCC and FTC Laws and Regulations; Third Party Consents/Approvals. Agency shall comply with all Federal, state and/or local laws that apply to its business and/or the Commercials or Services. Prior to the delivery of each Commercial to Company, Agency shall have obtained all permits, consents and/or approvals that may be necessary from third parties for the production/content of such Commercial.
 7.2 Indemnity, Agency and Advertiser shall jointly and severally indemnify, hold harmless and defend Company, its parent and affiliates, and their officers, directors, shareholders, employees and agents (collectively, the "Indemnitiees") from all Claims (as defined in the next sentence). The defense rights and indemnities shall be from and against any liability, claim, cause of action, sut, loss, damin, cause of action, sut, loss, damines and or appropriate and or actions and agents (collectively, the "Indemnitiees") from all Claims (as defined in the next sentence). The defense rights and indemnities have been added to a court costs) which may be sustained, made or incurred by any Indemnitiee arising out of any breach or alleged breach of any covenant, warranty, representation or agreement made by Agency and/or Advertiser in the Contract and/or the planned and/or actual broadcast of any Commercial or performance of any Service including without limitation, dains related in or including without limitation, or indispenent or individual propriet and actual broadcast of any Commercial; and/or (e) liabilities, losses, damages and expenses (including, without limitation, reasonable automasy fees and costs) airsing out of the Services or any death, injury, loss or damage to Advertiser's employees or contractors (collectively, the "Orderty, Mail. Company shall not be liable to any person for the loss of and/or damage to any Commercials and or their property fumished by Agency in connection with the Commer
- cy and subject to prompt reimbursement by Agency for all expenses incurred by Company hereunder

8. WARRANTIES AND REPRESENTATIONS

Agency represents and warrants that Agency is the duly authorized agent of Advertiser with full power to act on Advertiser's behalf with respect to this Contract, and Agency has the power to enter into, deliver and perform, this Contract on behalf of Advertiser and Agency. The individual(s) executing this Contract on Agency's behalf is/are authorized to execute and deliver this Contract on behalf of both Agency and Advertiser. Agency agrees that this Contract is the legal, valid and binding obligation of Agency and/or Advertiser, and shall be enforceable against Agency and/or

- Advertiser in accordance with its terms.

 9. GENERAL PROVISIONS

 9. In Notices All notices required to be given under this Contract shall be in writing and shall be delivered personally, electronically or by express, certified or registered mail to the respective addresses of the parties set forth on the facing page of this Contract. Notices shall be deemed duly given on

- 3. Notices. All notices required to be given under this Contract. Holices shall be delivered personally, electronically or by express, certified or registered mail to the respective addresses of the parties set forth on the facing page of this Contract. Notices shall be deemed duly given on the date of personal delivery or on the date received if mailed by registered or certified mail, possage prepaid.

 9.2 Severability, if any provision of this Contract is determined to be invalid or unenforceable, such provision shall not affect the validity or enforceability of any of the remaining provisions.

 9.3 Waiver. A waiver by any party of any right or of any term or condition provision shall not affect the validity or enforceability of any other right, term or condition or subsequent breach. Except as provided in this Contract, all remedies, rights, undertakings, obligations and agreements contained in this Contract. The become of any other remedy, right, undertakings, obligations and agreements contained in this Contract. The become of any other remedy, right, undertakings, obligations and agreements contained in this Contract. The become of any other parties.

 9.4 Entire Agreement. This Contract (as defined above) contains the entire agreement of any of the parties.

 9.5 Broadcast Times. Except as otherwises set forth on the facing page of this Contract. This Contract and the parties registered with the parties related to any Services in addition to the Commercials set forth on the facing page of this Contract. The interest of any Services in addition to the Commercials set forth on the facing page of this Contract. The interest of any Services in addition to the Commercials set forth on the facing page of this Contract. The interest in the parties related to an extension of the parties and page of this Contract. The interest in the parties related to an extension of the parties and page of the contract. The substance of an advertiser in this Contract shall be allowed or parable to such Advertiser.) Company shall

- 9.9 Attomeys Fees. Agency shall be liable to, and shall pay, Company for all expenses (including attomeys' fees and expenses) resulting from collection efforts of any amounts due and owing to Company under this Contract. Subject to Agency's obligations to pay for enforcement costs and expenses related to collection of payments, the prevailing party shall be entitled to reasonable attorneys' fees, costs, expenses and interest, including the costs incurred in connection with any dispute arising from the breach of this Contract.
 9.10 Survival All payment obligations which have accrued but have not been performed by Agency and all of Company's indemnity and other rights (which by their nature do not expire upon termination company its stations do not discriminate in advertising contracts on the basis of race or ethnicity. Any provision in any order or agreement for advertising that purports to discriminate on the basis of race or ethnicity, even if handwritten, typed or otherwise made part of a particular contract is hereby rejected.
 9.12 Signatures; Counterparts. This Contract may be executed in two or more counterparts, all of which taken together shall constitute one and the same instrument. NOTWITHSTANDING AGENCY'S AND/ OR ADVERTISER'S FAILURE TO SIGN THIS CONTRACT ON THE FACING PAGE, THIS CONTRACT SHALL BE DEEMED TO HAVE BEEN ACCEPTED BY AGENCY AND ADVERTISER UNLESS OBJECTED TO IN WRITING WITHIN THREE (3) BUSINESS DAYS OF THE "DATE ENTERED" OR "DATE LAST MODIFIED" INDICATED ON THE FACING PAGE OF THIS CONTRACT.
 9.13 Confidentiality. Advertiser shall not discuss this Contrac has any public or or other announcement concerning this Contract.
 9.14 Contract of the properties of th

CONDITIONS OF CONTRACT (Univision Television Stations - Advertising Contract Standard Terms and Conditions)

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 1.2 "Agency" means both the advertiser, all references in this Contract to "Agency" shall mean "Advertiser."

 1.3 "Company" means Univision Television Group, Inc., UniMas Television Group, Inc. and any affiliated stations that will broadcast the Commercials and/or provide the Services (defined below), including without limitation the radio station on the facing page of unless the context indicates otherwise.

 1.4 "Day" means calendar day unless expressly indicated otherwise (such as "Unisiness day").

 1.5 "Contract" means the facing page together with these Conditions of Contract, credit applications of Agency, Company's invoices furnished under this Contract, and all other attachments, schedules, exhibits attached hereto or expressly made a part of this Contract.

 2. PAYMENT AND BILLUING

 2.1 Pormise to Pay. As a material inducement for Company to broadcast Agency's commercials") and/or provide other services, including but not limited to, remote broadcasts and promotions ("Services"), Agency shall pay each Company invoice in accordance with the terms of this Contract. 2.2 However, the teams of this Contract.
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4. PROGRAM AND COMMERCIAL MATERIAL

- 4.1 Programs and Material Supplied by Company, Unless otherwise indicated on the facing page of this Contract, Company shall furnish the program(s) during which Commercials will be broadcast. Agency acknowledges and agrees that all programs and any and all material including trademarks, copyrights and other intellectual property rights (in whatever form or medium including but not limited to: tape, print, audio recording or electronic media) created or provided by or through Company under this Contract shall be the sole and exclusive property of Company and/or Company's
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 4.2 Commercials. At least five (5) days prior to the broadcast scheduled dates, Agency shall provide Company two broadcast quality copies of each Commercial (in accordance with Company's Advertising Guidelines then in effect) that is to be aired under this Contract. Agency shall also provide complete information for material related to the Commercials or that the Company deems necessary to broadcast each of such Commercials.
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- 4.5 Services. At least ten (10) days prior to the date on which any Services are to be performed. Agency shall provide Company with such materials and instructions as Company may reasonably require

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5. RESERVE DRIGHTS - COMPANY

5.1 Programming Changes. The face page of this Contract specifies whether Commercial(s) and Services are scheduled by time or by program. If the Commercial(s) or Services are scheduled by time, then changes in programming set forth in this Section 5.1 shall not affect the terms on the face page of this Contract. If Commercial(s) services are scheduled by program, Company shall have the right, at any time to terminate this Contract as to (a) any Commercial(s) within a sponsored program or programs and/or (b) any Commercial(s) scheduled hereunder if the time periods reserved to air such Commercial(s) are to longer available due to changes effected in Company's programming schedule, provided that Company provides Agency with notice of such termination at least ten (10) days prior to the date(s) upon which such Commercial(s) are scheduled to be aired. In the event Company terminates some but not all of the Commercial(s) in accordance with this section 5.1, Agency may terminate this Contract as to the Commercial(s) not canceled by Company that have not yet aired by providing Company with written notice of such termination within seven (7) days of Company's cancellation notice to Agency.

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2 Preemption Company shall have the right to preempt the broadcast of any programs supplied by Company in conscious with the broadcast right of the Commercial(s) and, in lieu thereof, to broadcast any other program or event which, in its sole discretion, Company shall notify Agency as soon as reasonably possible after the preemption in advance to the extent the circumstances allow for such notification. Otherwise, Company shall notify Agency as soon as reasonably possible after the preemption in advance to the extent the circumstances allow for such notification. Otherwise, Company shall notify Agency as soon as reasonably possible after the preemptive event. Any Commercial preempted may be broadcast at a new time selected by mutual agreement of Company and Agency shall have no obligation to pay any time charges for the canceled broadcast of the affected Commercial.

5.3 Right to Reject, Approval of Material and Performers. In accordance with Company's Advertising Guidelines and Performers, In accordance with Company, advertising Guidelines shall be deemed canceled versions) shall be submitted to Company for clearance as set forth in section 4.2 above. Company, at all times, shall have the right is set discretion, to review and approve or disapprove (reject) any Commercial Without limiting the generality of the foreign, Company, at all times, shall also have the right not to air any Commercial that in Company's sole discretion is in bast ates or of poor technical quality, or does not comply with Company's Advertising Guidelines and/or Broadcasting Standards (collectively, the "Standards") then in effect of that Company in good faith believes may violate privacy or other rights of third parties or applicable requirements under FTC (or other) laws or regulations or otherwise. Any Commercial and performers furnished by Agency to substitute other musical co

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5.4 Substantiation of Product. In accordance with Company's Advertising Guidelines, Agency shall provide written substantiation on each product and/or service claim made in any Commercial. Agency shall provide hereunder the kind of substantiation required under FTC advertising requirements.

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5.5 Rates. The rates contained on the facing page shall apply to this Contract only. Company hereby reserves the right to change the rates, discounts and charges hereunder to conform to any new Company rate card(s).

6. TERMI, TERMINATION; EARLY CANCELLATION; SUSPENSION OF COMMERCIAL BROADCAST

6.1 Term. Unless sooner terminated or canceled as provided below, this Contract shall be effective as of the date indicated in the "Date Entered" box located on the facing page of this Contract and, except for rights and obligations, including but not limited to payment obligations that by their nature shall survive termination, shall terminate upon either the last broadcast of a Commercial to be aired under this Contract, whichever comes later ("Contract Term").

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 6.2 Termination by Company; Right to Suspend Airing.
 (a) Company; Right to Suspend Airing.
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 (b) Agency and/or Advertiser have failed to pay any invoice under this Contract as and when due;
 (c) Agency and/or Advertiser have breached any of Itshher obligations (other than the payment of money) under the Contract;
 (d) Agency and/or Advertiser areis adjudicated a bankrupt, Agency and/or Advertiser lies applicated a bankrupt application under bankruptcy or similar insolvency laws is field on behalf of Agency and/or Advertiser which is not vacated or discharged within thirty (30) days of such petition's filing date;
 (d) Company determines in good faith that the credit or assets of Agency and/or Advertiser who have been impaired;
 (d) It comes to the Company's attention or the Company is contined that a claim is pending or threatened against Company, Agency, Advertiser or other person (individual, corporation or other entity) caused by, arising out of, or resulting from Agency's Commercial(s) broadcast or to be broadcast under this Contract including but not limited to the text, art, graphics, music or pictorial content of any Commercial furnished by Agency or Company, or otherwise, or
 (6) Agency and/or Advertiser have breached any other agreement with Company, whether now in existence or entered into after the date of this Contract. Company shall provide Agency written notice of termination pursuant to this section 6.2, which shall become effective five (5) days from the notice date.

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 (b) If any Company invoice has not been paid as and when due, in its sole discretion and without notice, Company may suspend the broadcast of Commercials scheduled for aiming or performance of Services.
 6.3 Termination by Agency. Agency may terminate this Contract only if Company fails to cure its material breach of this Contract within ten (10) days after receipt by Company of written notice of such breach (the "Cure Period"). If Company fails to cure such breach within the Cure Period, Agency may then give Company written notice of such failure to cure and such termination will be effective ten (10) days after Company's receipt of such notice.

 6.4 Termination by Mutual Agreement. Company and Agency may terminate this Contract prior to the expiration of the Contract Term upon mutual written agreement.

 6.5 Force Majeure. The failure to broadcast any Commercial or provide any Service on account of a Force Majeure Event shall not constitute a breach of this Contract by Company.

 (a) In the event of Force Majeure, Company shall have the right to (1) reschedule the unaired Commercial (s) or Services or provided to another time, subject to Agency's consent which shall not be unreasonably withheldor (2) cancel this Contract as to each Commercial which could not be broadcast due to Force Majeure. All or any part of a scheduled program or Commercial not broadcast or which is canceled due to Force Majeure, any make good, credit or rebate for the total or partial interruption or cancellation shall be subject to good faith negotiations of Agency and Company, (b) Force Majeure means, without limitation: any act of God; inevitable accident; public emergency or necessity, flood, earthquake, hurricane and other inclement weather; fire; strike or other labor dispute; act of public enemy; enactment, regulation, nule, order or act of government or solvenmental instrumentally, not or civil commotion; failure of technical facilities or mechanical breakdown; or other cause of similar or different nature beyond the

- Into Contract analor invoices and all order fights of Company that by their nature survive termination of the cerebration of the contract analor invoices and all order fights of Company that by their nature survive termination of Canada. Agency shall not be relieved from any of its obligations to pay amounts and other changes which have accrued as of the termination of cerebration (such as indemnity rights), Agency shall have no further obligations under this Contract. If Agency elects to cancel the broadcast of certain Commercials or performance of certain Services in accordance with section 6.9, all fees and other charges which have accrued or that remain outstanding as of the cancellation date shall remain due and payable in accordance with this Contract.

 6.9 Limitation of Liabilities. IT IS THE EXPRESS INTENTION AND AGREEMENT OF THE PARTIES THAT, IN THE EVENT OF A BREACH OF THIS CONTRACT BY COMPANY, COMPANY SHALL NOT BE LIABLE FOR INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES, WHETHER ALLEGED UNDER BREACH OF CONTRACT OR TORT THEORIES OR OTHERWISE.

7. OTHER COVENANTS

- 7. OTHER COVENANTS
 1. Complans with FCC a laws and Regulations: Third Party Consents/Approvals. Agency shall comply with all Federal, state and/or local laws that apply to its business and/or the Commercials or Services. Prior to the delivery of each Commercial to Company, Agency shall have obtained all permits, consents and/or approvals that may be necessary from third parties for the production/content of such Commercial.
 7.2 Indemnity, Agency and Advertiser shall jointly and severally indemnites, for the defined or prior in the defined of the production of the prior in the defined of the prior in the defined of the prior in the defined of the prior in the prior in the prior in the defined of any covenant, warranty, representation or agreement made by Agency and/or Advertiser is made and/or actual broadcast of any Commercial or performance of any Service including without limitation, claims relating to or based upon; (a) infringement or unauthorized use by Agency or Advertiser or any patent, trademark, despin, copyright, music permiser proprietary or privary right of any third party; (b) the use of any talent provided by Agency and/or Advertiser's entropyright, unsuce permiser and provides or or in the provider or privary or prior and prior prior and provides or provides or privary or prior and prior prior and provides or provides or privary or prior and prior prior and provides or prior and provides or provides or prior prior and provides or prior prior and provides or provides and provides or provides and provides or provides or provides or prior prior and provides or provide
- cy and subject to prompt reimbursement by Agency for all expenses incurred by Company hereunder

8. WARRANTIES AND REPRESENTATIONS

Agency represents and warrants that Agency is the duly authorized agent of Advertiser with full power to act on Advertiser's behalf with respect to this Contract, and Agency has the power to enter into, deliver and perform, this Contract on behalf of Advertiser and Agency. The individual(s) executing this Contract on Agency's behalf is/are authorized to execute and deliver this Contract on behalf of both Agency and Advertiser. Agency agrees that this Contract is the legal, valid and binding obligation of Agency and/or Advertiser, and shall be enforceable against Agency and/or

- Advertiser in accordance with its ferms.

 9. GENERAL PROVISIONS

 9.1 Notices. All notices required to be given under this Contract shall be in writing and shall be delivered personally, electronically or by express, certified or registered mail to the respective addresses of the parties set forth on the facing page of this Contract. Notices shall be deemed duly given on

- 3. Notices. All notices required to be given under this Contract. Holices shall be delivered personally, electronically or by express, certified or registered mail to the respective addresses of the parties set forth on the facing page of this Contract. Notices shall be deemed duly given on the date of personal delivery or on the date received if mailed by registered or certified mail, possage prepaid.

 9.2 Severability, if any provision of this Contract is determined to be invalid or unenforceable, such provision shall not affect the validity or enforceability of any of the remaining provisions.

 9.3 Waiver. A waiver by any party of any right or of any term or condition provision shall not affect the validity or enforceability of any other right, term or condition or subsequent breach. Except as provided in this Contract, all remedies, rights, undertakings, obligations and agreements contained in this Contract. The becomes a contained in this Contract (as defined above) contains the entire agreement of any of the parties.

 9.4 Entire Agreement. This Contract (as defined above) contains the entire agreement of any of the parties.

 9.5 Broadcast Times. Except as obtenives set forth in this Contract. Company shall be included in a developed pursuant to a written instrument or instruments signed by Company and Agency. Advertiser agrees that it may be required to execute certain documents and provide separate insurance related to any Services in addition to the Commercials set forth on the face page of this Contract. The thorse of the parties and the approximate hourly times provided in the facing page of this Contract. The other through the parties and page of the contract. The subject of the parties and page of the contract and addition to the Commercials as the days of broadcasting.

 9.6 Relationship of Advertiser and Agency, if Agency is a recognized advertising agency, an agency commission of up to 15% shall be allowed; provided, however, that Agency shall not assign any of its rights or obligations under this

- 9.9 Attomeys Fees. Agency shall be liable to, and shall pay, Company for all expenses (including attorneys' fees and expenses) resulting from collection efforts of any amounts due and owing to Company under this Contract. Subject to Agency's obligations to pay for enforcement costs and expenses related to collection of payments, the prevailing party shall be entitled to reasonable attorneys' fees. costs, expenses related to collection of payments, the prevailing party shall be entitled to reasonable attorneys' fees. costs, expenses and interest, including the costs incurred in connection with any dispute arising from the breach of this Contract.
 9.10 Survival All payment obligations which have accurate but have not been performed by Agency and all of Company's indemnity and other rights (which by their nature do not expire upon termination company its stations do not discriminate in advertising contracts on the basis of race or ethnicity. Any provision in any order or agreement for advertising that purports to discriminate on the basis of race or ethnicity, even if handwritten, typed or otherwise made part of a particular contract is hereby rejected.
 9.12 Signatures; Counterparts. This Contract may be executed in two or more counterparts, all of which taken together shall constitute one and the same instrument. NOTWITHSTANDING AGENCY'S AND/ OR ADVERTISER'S FAILURE TO SIGN THIS CONTRACT ON THE FACING PAGE, THIS CONTRACT SHALL BE DEEMED TO HAVE BEEN ACCEPTED BY AGENCY AND ADVERTISER UNLESS OBJECTED TO IN WRITING WITHIN THREE (3) BUSINESS DAYS OF THE "DATE ENTERED" OR "DATE LAST MODIFIED"INDICATED ON THE FACING PAGE OF THIS CONTRACT.
 9.13 Confidentially: Advertiser shall not discuss this Contract or other announcement concerning this Contract.
 9.14 Confidentially: Advertiser shall not discuss this Contract or other announcement concerning this Contract.
 9.15 Confidential information confidential information confidential during and after this Contract.