PARTIES
(a) For the purpose of these broadcast conditions the person, firm a corporation contracting for all purposes relating to this Contract
(b) The person, firm or corporation contracting for Broadcast Time under this agreement ("Agency") and the broadcast station
accepting this agreement ("Station") hereby agree as follows:

1 PAYMENT
(a) Subject to clause 1(d) hereof Agency agrees to pay and station hereby holds agency liable for payment to be made under this
contract, except that where agency is not an advertising agency the person, firm or corporation authorizing this contract shall be liable for
all payments to be made hereunder.

(b) All sums due at any time are payable in full in Canadian dollars within thirty (30) days from the date of that invoice Is rendered to the
agency/advertiser in respect of such items and is subject only to the 2% set-off or deduction if paid

(c) All sums which remain unpaid after the expiration of thirty (30) days are subject to interest at the rate per annum set out on the
face of the contract compounded monthly, and such Interest shall be payable from the date of the invoice in all amounts not paid on their
due dates.

(d) If undisputed sums remain unpaid after the expiration of sixty (60) days from the date the invoice was rendered to the agency, station
reserves the right to charge interest at the rate of twenty percent per annum on such sums.

(e) In all cases of payment is material and unless otherwise stipulated in this contract, the postmark date on the envelope property
addressed to Station or its representative shall be considered the date when payment was made.

(f) Station will render invoices to Agency, or advertiser as the case may be, not later than thirty (30) days after the completion of
contract.

(g) Station will supply certified statements of performance on request. Agency shall notify Station of any discrepancies in
invoicing within fifteen (15) days of receipt of invoice. Station's invoices shall set out all days and times U broadcasts, length of
commercial announcements. The portion of Station's program log indicating the commercial announcements referred to the invoice,
details specifying and stating the nature of any and all discrepancies between the Broadcast Time Contract for hereunder and the Station's
program log and a statement of the reason or reasons for such discrepancies, if any.

(h) Where a dispute arises over payment of an Invoice agency agrees to remit that portion of the invoice not in dispute in accordance
with the terms hereof and hereunder, and acceptance by the station of such portion shall not in any way be construed as an
admission by the station of the validity of agency's dispute.

(i) If any amount remains unpaid or has not been paid after the expiration of ninety (90) days after the submission thereof to the
premises or the premises to which notice or invoice was sent, the Station will not be liable for any loss or damage which may be occasioned thereby.

2 CONTRACT TERMINATIONS
(a) Where the contract in respect of broadcasts of five (5) minutes or more in duration, such contract may be terminated by either
party giving the order at least four (4) broadcast weeks written notice. No such termination shall be effective unless and until contract has
run for thirteen (13) broadcast weeks. Verbal notice is acceptable if confirmed in writing within seven (7) broadcast weeks-
Monday through Sunday

(b) Where the contract in respect of broadcasts of less than five (5) minutes either Station a the Agency may terminate such contract
by giving to the other at least ten (10) broadcast weeks written notice, after the date of such provision with the Station only, however, until after the expiration of four (4) broadcast weeks of the date the broadcasts contracted for have commenced to run. Verbal
notice is not acceptable in this case unless it is confirmed in writing within seven (7) days (Broadcast Week - Monday through Sunday)

(c) In the event of the termination of this contract by the Agency, other than for breach for Stations or obligations under this
agreement, prior to the completion of all broadcasts contracted for, as provided in Subparagraphs 2(a) and 2(b) above, the Agency will pay
the Station the amount calculated in accordance with the provisions hereof for all broadcast Time contracted for by the Station up to and including
the date of termination the Station's published rates for each lesser number of broadcasts. The Agency will also reimburse the Station for all
sums which the Station has expended or is required to expend for all contractual commitments of supply made by it in order to fulfill the
terms of this contract.

(d) In the event of cancellation of this contract by the Station on default of the Agency to make any payment provided for or as the
result of the breach of any of its terms or conditions, the Station shall be entitled to recover as damages and the Agency shall pay to the
Station the amounts calculated in accordance with the provisions hereof for all broadcast Time contracted for by the Station up to and including
the date of termination the Station's published rates for each lesser number of broadcasts. The Station will also reimburse the Agency for all
sums which the Station has expended or is required to expend for all contractual commitments of supply made by it in order to fulfill the
terms of this contract.

(e) If due to the material breach, agency cancels this contract, station's liability shall be limited to payment as liquidated damages
of the net sum (not including any talent costs incurred by agency or any other payment actually incurred or recorded) in the cancelled time and the reasonable allocated print or rental cost of film scheduled but not used for the cancelled broadcast and not usable for future broadcast. Such charges shall not exceed two (2) broadcast weeks for the period involved. Inability to broadcast to as stated under paragraph 4 hereof shall not be construed a breach of contract.

(f) Where the Agency or Advertiser is in default in the payment of sums due under this contract and in the opinion of the Station there
are other grounds for questioning the soundness of the Agency's or Advertiser's credit, the Station shall have the right in its absolute
discretion to discontinue its soundness of the Agency's or Advertiser's credit, the Station shall have the right in its absolute
discretion to discontinue its

3 BROADCAST FEES AND RATES.
(a) Contract of fifty-two (52) weeks may be renewed sixty (60) days prior to termination date, for program or time period. Contracts of
less than fifty-two (52) weeks may be renewed subject to availability of facility.

(b) All rates shall be published and generally available. There shall be no secret rates, rebates or agreements affecting rates Station
agrees that the rate named in this contract is the lowest charge made for its like services other than published rates for special features.
Station agrees that in the event of broadcasts in this contract it makes a lower rate for the same services this order shall be completed at such
lower rate from that date. All provisions of this subparagraph (b) are and shall at all time be governed by and subject to all applicable
laws.

(c) Broadcast periods of five minutes or more shall not be combined with periods of less than five minutes for the purposes of earning full
frequency discount on periods otherwise satisfactorily stipulated by the parties.

(d) Anything to the contrary notwithstanding in this contract or any other agreement between the parties, station reserves the right to
increase any of the rates and charges set forth in this contract by public announcement of a new rate card but no increase shall be
more than fifteen percent of the rate in effect at the time of effective

5 SUBSTITUTIONS OF PROGRAMS OF PUBLIC SIGNIFICANCE.
(a) Station shall have at its absolute discretion the right to cancel any broadcast or portion thereof covered in this contract.
(b) In order to broadcast any program which is considered to be of public significance or in the public interest in such cases, station
will notify agency in advance to determine reason where reasonably possible, otherwise station will notify agency within the first normal
working day following the cancellation.

(c) If station is not able to broadcast a substitute program due to breach of contract or any other reason not covered by Subparagraphs
5(a) and 5(b) above, station will make every reasonable effort to replace the cancelled broadcast. Station will also notify agency
of the cancellation and any substitute programs as soon as possible. Station reserves the right to make any reasonable decision in
such situation.

6 MATERIAL PROVISIONS AND SHIPMENT.
(a) Should station fail to broadcast the program, excluding any broadcast time, including as instructed, at least fifteen (15) days prior to broadcast
time, not including Sundays, Mondays and holidays, station shall notify agency. If station has not notified agency as aforesaid,
station shall not be liable for any broadcast Time contract. If such notice is not given and station fails to broadcast the program for
forty-eight (48) hours prior to broadcast, station will refund to agency, station will bill agency for broadcast Time contract. Station
will not be entitled to any broadcast Time contract and station shall be liable for broadcast Time contract. In the event of cancellation of such
broadcast contract more than two (2) weeks in advance thereof, or prior to the time at which agency must, under terms of any contract
existing with a labor union, notify such union of the cancellation whichever be less.

7 LIABILITIES.
(a) The Agency agrees to indemnify and save harmless the Station, its agents, servants and employees, against any and all liabilities,
intrusion of trade marks, trade names or any other breach of its programs, claims, suits, actions or demands, for any negligence, error or
omission of the Agency or Advertiser or their respective agents or employees, or by the result of the breach of any of its terms or
conditions, the Station shall be entitled to recover as damages and the Agency shall pay to the
Station the total of all amounts due or to become due hereunder to the expiration of this contract or any renewal term thereof. The Agency
shall agree to indemnify and save harmless the Station for all expenses incurred in connection with the collection of the amounts due hereunder

(b) In the event that other than the negligence of the Station, or any negligence, error or oversight of Station any subsequent use payments are required by any union as performed as aforesaid, station accepts full responsibility for all expenses incurred in connection with negotiations involved or payments required or both, and save Agency harmless from any or all liability resulting from such demands.

8 GENERAL.
(a) Wherever the word "station" occurs in this contract it is understood to mean and include "network" in any case
(b) This contract is subject to all terms of licenses held by all parties hereto, and to all federal, provincial and municipal
laws and regulations of the Canadian Radio-television and telecommunications Commission and to the laws and regulations of
any branch of Government authorized to exercise jurisdiction relative to licenses of broadcasting transmitting undertakings in force now or at future.

(c) Subject as aforesaid, this contract, together with any rights under it, may be assigned or transferred without prior consent of station. In writing to or by any station to be required to broadcast there under for any advertiser other than the advertiser named on the face of this contract. Failure of Station or a station to enforce any of the provisions hereof with respect to the breach thereof shall not constitute a waiver of any right or provision hereof. To the contrary, station reserves the right to demand and save Agency harmless from any or all liability resulting from the breach of contract. Failure of the agency to supply dates to talent cycles shall absolve the station of all liability resulting from

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