



## AMENDMENT TO RADIO ONE PAID PROGRAMMING AGREEMENT

THIS AMENDMENT dated April 1, 2022 (“Amendment”) is to that certain AGREEMENT (this “**Agreement**”), dated as of November 5, 2021 is by and between **Radio One, North Carolina, LLC** (“**Radio One**”) operator of WBT(AM)/WBT-FM (collectively, “**Station**”) and **Maximized Living Health Center** (“**Purchaser**”).

WHEREAS, the parties entered into the Agreement and Section 6a. of the Agreement provides that Radio One may reject programming such content violates the FCC rules or regulations or violates a Station’s normal broadcast standards and Section 12 of the Agreement further provides that Purchaser (and any and all on-air Program hosts) will comply with any and all policies, rules and regulations as Station may from time to time adopt in order to fulfill its responsibilities as a broadcaster;

WHEREAS, the parties wish to amend the Agreement such to provide notice and acknowledgement of certain FCC regulatory obligations on the part of Purchaser.

NOW, THEREFORE, the parties hereto, intending to be legally bound, hereby agree as follows:

1. Section 15 of the Agreement is amended to add the following Section 15 k. to the Agreement:

**POLITICAL /FOREIGN BROADCASTING.** Programmer agrees not to air any program time for any agents or person(s) supporting or featuring a candidate, including any host, for political office without the prior written approval of Licensee. No person shall appear on the any programming while running for office without the prior written approval of Licensee. Programmer further agrees not to air any program time for any foreign government or agent of any foreign government or any person(s) supporting or featuring any information provided by any foreign government or other foreign state actor without the prior written approval of Licensee. Nothing in this Section 15k shall diminish Purchaser’s duties and obligations under Section 12 of the Agreement, it being understood that this Section 15k is an acknowledgement of certain duties and obligations under Section 12 and in no way in limitation of Purchaser’s obligations.

2. Except as expressly stated herein, the terms and conditions set forth in the Agreement shall remain in full force and effect. For avoidance of doubt, the terms and conditions of the Agreement shall remain in place and have their original meaning, unless expressly changed or deleted in this Amendment.

[Signature Page to Follow]



**IN WITNESS WHEREOF**, the parties hereto have executed this Agreement by a duly authorized representative as of the date set forth above.

Radio One North Carolina, LLC

Maximized Living Health Center

By: \_\_\_\_\_

By: \_\_\_\_\_

Name: \_\_\_\_\_

Name: Dr. Aaron Ernst

Title: \_\_\_\_\_

Title: Owner/President/CEO