

**FOX BROADCASTING COMPANY
STATION AFFILIATION AGREEMENT**

As of January 1, 2018

Second Generation of Iowa, Ltd.
KFXA-TV
600 Old Marion Road NE
Cedar Rapids, IA 52402

Attention: General Manager

This agreement (this "Agreement") between Fox Broadcasting Company ("Fox"), on behalf of itself and Fox News Network, L.L.C. ("FNN"), and Second Generation of Iowa, Ltd. ("Licensee"), together with its exhibits and attachments, sets forth the terms and conditions for the carriage of Fox programming over the facilities of Licensee's television station KFXA-TV ("Station").

1. Programming:

(a) Subject to the terms and conditions contained in this Agreement, Fox will deliver to Station programming which Fox broadcasts as part of the Fox television network for broadcasting solely by means of Standard Television (defined below) in the Cedar Rapids-Waterloo-Iowa City-Dubuque designated market area (as defined by Nielsen Media Research, the "DMA"), in which Cedar Rapids, IA, the community to which Station is presently licensed by the Federal Communications Commission ("FCC") ("Station's Community"), is located. As used in this Agreement, the terms "program", "programming" and "Fox programming" and any derivations thereof shall mean, unless specifically indicated otherwise, the programming of Fox.

For purposes of this Agreement, and as a material term hereof, "Standard Television" means a free, over-the-air, linear broadcast television signal intended for reception by the general public and transmitted on spectrum assigned by the FCC, including the retransmission of such signal in its entirety by cable systems, satellite systems, telco wireline video providers and other multichannel video programming distributors as defined by the FCC as of January 1, 2012 (each, an "MVPD" and collectively, "MVPDs") pursuant to the terms of Section 17 of this Agreement. For avoidance of doubt, "Standard Television" shall not include, without limitation, any of the following services or distribution platforms: (i) video-on-demand ("VOD"), pay-per-view, subscription, time-shifted transmission or other service in which any portion of a Standard Television program or signal is provided to viewers for payment or in a manner that is not simultaneous with its free, over-the-air, linear broadcast; (ii) wireless or broadcast distribution to mobile phones or other portable or mobile devices, whether inside or outside the home and without regard to whether simultaneous with its free, over-the-air linear broadcast; (iii) interactive or Internet/broadband distribution,

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including without limitation, Syncbak, or distribution through any other systems network, and “Smart-TV” protocols integrating the Internet/broadband into television sets and/or set-top boxes; or (iv) any other non-television protocol or platform. If, during the Term, the FCC alters, interprets or expands its definition of MVPD to include any of the services or distribution platforms described in (i) through (iv) enumerated above, Licensee may not authorize the retransmission of Fox Programming by such services or distribution platforms without the prior written consent of Fox. Notwithstanding the foregoing, the parties acknowledge that certain mobile devices may be capable of receiving Station’s over-the-air broadcast signal without the consent of Station or Licensee, and the parties agree that such passive reception by mobile devices without the consent of Licensee or Station will not be considered a breach of this Agreement. Fox may terminate this Agreement on [REDACTED] prior written notice to Licensee if Licensee breaches the provisions of the foregoing sentence, unless such breach is cured during the [REDACTED] d.

(b) The Programming delivered pursuant to Section 1(a) above will also include the Fox Sports National Football League NFC Package, which will consist of (i) those National Football League (“NFL”) National Football Conference (“NFC”) games that Fox has the rights from the NFL to make available in Station’s Community and DMA as part of the NFC package as designated by the NFL, and (ii) additional seasonal, sports-related programming, such as pre-game and post-game shows and specials (the “NFC Sports Package”). Without limiting any of Fox’s rights, Licensee acknowledges that Station’s rights to the NFC Sports Package are subject to and must be exercised consistent with the rights conveyed to Fox by the NFL, as those rights may be conditioned, limited or restricted from time to time by the NFL in its discretion.

(c) Subject to 1(a) and 1(b) above, the selection, scheduling, modification, substitution and withdrawal of any Program delivered pursuant to this Section 1 (including any Programming of the NFC Sports Package), or any portion thereof, shall at all times remain within Fox’s sole discretion and control. Licensee shall not and shall not authorize others to broadcast or otherwise use any Program (or part thereof), any Programming of the NFC Sports Package, or other material delivered by Fox except as specified in this Agreement, and without limiting the foregoing, Station may broadcast Fox Programming only: (i) as scheduled by Fox, (ii) over Station’s facilities in Station’s Community, and (iii) by Standard Television. Fox may terminate this Agreement on [REDACTED] prior written notice to Licensee if Licensee breaches the provisions of this Section 1(c), unless such breach is cured during the [REDACTED]

(d) Fox will transmit the programming hereunder at Fox’s cost. Any and all costs of whatever kind that Station incurs to pick up the programming transmitted by Fox and rebroadcast it shall be the sole responsibility of Licensee.

2. Carriage, Preemption:

(a) (1) Licensee agrees to broadcast the Fox Programming, NFC Sports Package and Program-Related Material (as defined below) over Station’s facilities, on the dates and at the times scheduled by Fox, in their entirety and in the form transmitted by Fox, during the Programmed Time Periods and New Programmed Time Periods (if Station has agreed to carriage of programming in the New Programmed Time Periods) as scheduled by Fox in accordance with this Agreement (including without limitation, all

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commercial announcements, Fox identifications, Fox promos and credits). Licensee agrees to broadcast such Programming and Program-Related Material without interruption, deletion, compression, addition, squeezing, alteration or other changes, except for adding Licensee's commercial and public service announcements to the extent permitted by this Agreement. Station must not, in retransmitting the Programming or other content, degrade or otherwise alter the Program's or content's video, audio and other components.

(2) Station will broadcast the digital feed of Fox Programming on Station's primary (RF (digital) Channel 27.1) digital television over-the-air broadcast signal ("DTV channel"), as and in the technical format provided by Fox consistent with the ATSC standards and all Program-Related Material (collectively, the "Network Digital Feed").

As used herein, "Program-Related Material" shall mean the following content, data or information which is transmitted concurrently or substantially concurrently with the Programming and which does not require Station to devote more than two Mbps of digital bandwidth to transmissions thereof: (i) closed-captioning information; (ii) program identification codes; (iii) the FCC Redistribution Control Descriptor and other such protection systems; (iv) program ratings information; (v) alternative language feeds related to the programming, including video description if and to the extent required by the FCC; (vi) Nielsen Media Research data; (vii) programming, data and other enhancements related to the programming and network advertisements provided in the Network Digital Feed; (viii) information and/or material agreed upon by a majority (calculated by DMA percentage) of Fox television broadcast station affiliates, excluding stations owned and operated by Fox's corporate affiliates ("Fox Affiliates"); (ix) information and/or material that Fox reasonably deems necessary to provide the Network Digital Feed; (x) information and/or material directly associated with specific network commercial advertisements contained in the network programs included in the Network Digital Feed; and (xi) information and/or material designed to promote network programming. In the event that Fox proposes that any Station or Stations carry network ancillary data that is not Program-Related Material, Station agrees to negotiate in good faith with Fox regarding the terms pursuant to which such ancillary data may be carried.

(3) Without limiting the foregoing provisions of this subsection 2(a), each time, if any, that Station uses Fox's ATSC feed of Fox Programming or Program-Related Material for Station's DTV Channel, Station must turn on the FCC Redistribution Control Descriptor unless Fox directs otherwise.

(b) Except as noted hereafter, Fox commits to deliver Programming to Station throughout the Term of this Agreement for the "Programmed Time Periods", which are as follows (subject to the Time Zone variations listed below):

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For Daytime Programming, the specified times above apply to all Time Zones, unless Fox agrees otherwise. For Programmed Time Periods other than Daytime Programming, the specified times above apply for the Eastern or Pacific Time Zones, and the Mountain and Central Time Zones are one hour earlier.

(c) Licensee shall cause Station to broadcast all Programming in the Programmed Time Periods as specified by Fox; provided, however, that Licensee shall be entitled to preempt Fox Programming in the following limited circumstances (each, an “Authorized Preemption”): (i) due to a “force majeure” event in accordance with Paragraph 7 below; (ii) as permitted by Paragraph 11 below; and (iii) in the event of a permitted Programming conflict pursuant to, and within the specific limits of, a commitment expressly set forth on Exhibit A (for non-sports programming) or Exhibit B (for sports programming) to this Agreement to the extent that the program preempted pursuant to the commitment set forth on Exhibit A or Exhibit B, as applicable, is “made good” in the time period specified therein.

(d) Without limiting subparagraphs (b) or (c) above, each time that Licensee for any reason (other than Licensee deeming such Programming unsatisfactory, unsuitable or contrary to the public interest as permitted in Paragraph 11 below) fails to or advises Fox it will not telecast any Fox Programming as provided for in this Agreement (whether deemed an Authorized Preemption or Unauthorized Preemption under subparagraph (c) above), then upon Fox’s request, Licensee shall telecast that Programming (or replacement programming selected by Fox) and the commercial announcements contained in it, in a substitute time period that is within the same Nielsen Media Research broadcast ratings week as, and that is of a quality and rating value as nearly as possible equal to that of, the originally scheduled time period. Licensee shall notify Fox at [REDACTED] in advance (or as soon thereafter as possible, including an explanation of the cause for any lesser notice) that it intends not to broadcast any Fox Programming and in such notice shall identify the substitute time period that Licensee selects, which time period shall be subject to Fox’s prior approval. Notwithstanding anything to the contrary in this Agreement, if Licensee does not fully comply with the foregoing, then, without limitation to any other rights Fox may have under this Agreement or otherwise, Fox shall have the right to license the broadcast rights to the applicable omitted programming (or replacement programming) to another television station located in Station’s DMA and shall advise Licensee in writing of any such action.

(e) In the event that during the Term, Fox offers Station Fox programming in time periods not specified in subparagraph 2(b) above as a Programmed Time Period (“New Programmed Time Periods”), Licensee shall negotiate in good faith regarding whether or not Station will carry such programming; provided, notwithstanding anything to the contrary herein, Licensee shall determine whether or not to broadcast Fox Programming during New Programmed Time Periods in Licensee’s sole discretion.

(f) Commencing [REDACTED] from each request by Fox to Licensee for such negotiation, Licensee

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and Fox will negotiate in good faith for a period of [REDACTED] in connection with Licensee's transmission or retransmission of Fox Programming or other data, information or content (or any combination of the foregoing) using Station's digital broadcast spectrum or signal capacity other than as provided for under subparagraph 2(a) above (the "New Plan"), which use, if a mutually acceptable agreement is reached between the parties, will not commence earlier than [REDACTED] from the date of such request.

3. Marketing and Promotion:

(a) Fox will provide Licensee, in its sole discretion, with on-air and off-air marketing materials, marketing priorities and media recommendations (collectively, the "Fox Marketing Deliverables") and on-air promotional announcements ("Fox Promos") for any programming, including for broadcast in Station's non-Fox Programming. Licensee shall use its good faith, best efforts to comply with the priorities and recommendations contained in the Fox Marketing Deliverables, and to air the Fox Promos. Without limiting the foregoing, Licensee shall use its good faith efforts to provide an on-air promotional schedule consistent with Fox's recommendations and in coordination with Fox (which recommendations shall be consistent with promotional schedules run generally by stations affiliated with Fox, including Fox owned and operated stations), and shall use its good faith efforts to cause Station to broadcast that promotional schedule as mutually agreed by Licensee and Fox. Licensee agrees to maintain complete and accurate records of all Fox Promos broadcast as provided herein and, [REDACTED]s following Fox's request, to submit copies of all such records to Fox. Notwithstanding anything to the contrary in (and without limitation to the above provisions of) this subparagraph 3(a), and as a material term of this Agreement, Licensee shall, in coordination with Fox, cause Station to broadcast in the one-half hour immediately preceding Prime Time, [REDACTED] of Fox Promos provided to Licensee by Fox hereunder.

(b) In addition to providing the Fox Marketing Deliverables and Fox Promos, Fox shall make available to Licensee, such other promotional and sales materials containing Fox's branding as Fox and Licensee may mutually agree. Licensee agrees to work in good faith to co-brand with Fox in order to link Station with the Fox identity, including but not limited to inclusion of the Fox corporate logo in the stations' local identification, on-air (e.g., graphics, voice over) and, where appropriate, off-air (e.g., website, print, radio, outdoor, etc.) promotion; provided, however, that Fox acknowledges that Station may in its discretion from time to time brand certain local events or local content with Station branding only. Licensee shall not delete or alter any copyright, trademark, logo or other notice, or any credit, included in any materials delivered pursuant to this subparagraph or otherwise, and Licensee shall not exhibit, display, distribute or otherwise use any trademark, logo or other material or item delivered pursuant to this paragraph or otherwise, except as instructed by Fox at the time.

[REDACTED]

4. [REDACTED]

[REDACTED]

(b) Subject to the rules and regulation of the FCC relating to the broadcast of commercial matter in children's programming, Fox shall determine the placement, timing and format of Fox's and Licensee's commercial announcements. Fox shall have the right to include commercial announcements in all of the commercial time available in each hour of the Programming other than that expressly allocated to Licensee in this Agreement.

(c) Licensee's broadcast over the Station of all commercial announcements included by Fox in Fox Programming is of the essence of this Agreement, and nothing contained in Paragraph 2 above or elsewhere in this Agreement (other than Paragraph 11 below) shall limit Fox's rights or remedies at law or otherwise relating to failure to broadcast the commercial announcements. Licensee agrees to maintain complete and accurate records of all commercial announcements broadcast as provided in this Agreement. Within two weeks following each request by Fox, Licensee will submit copies of all such records to Fox.

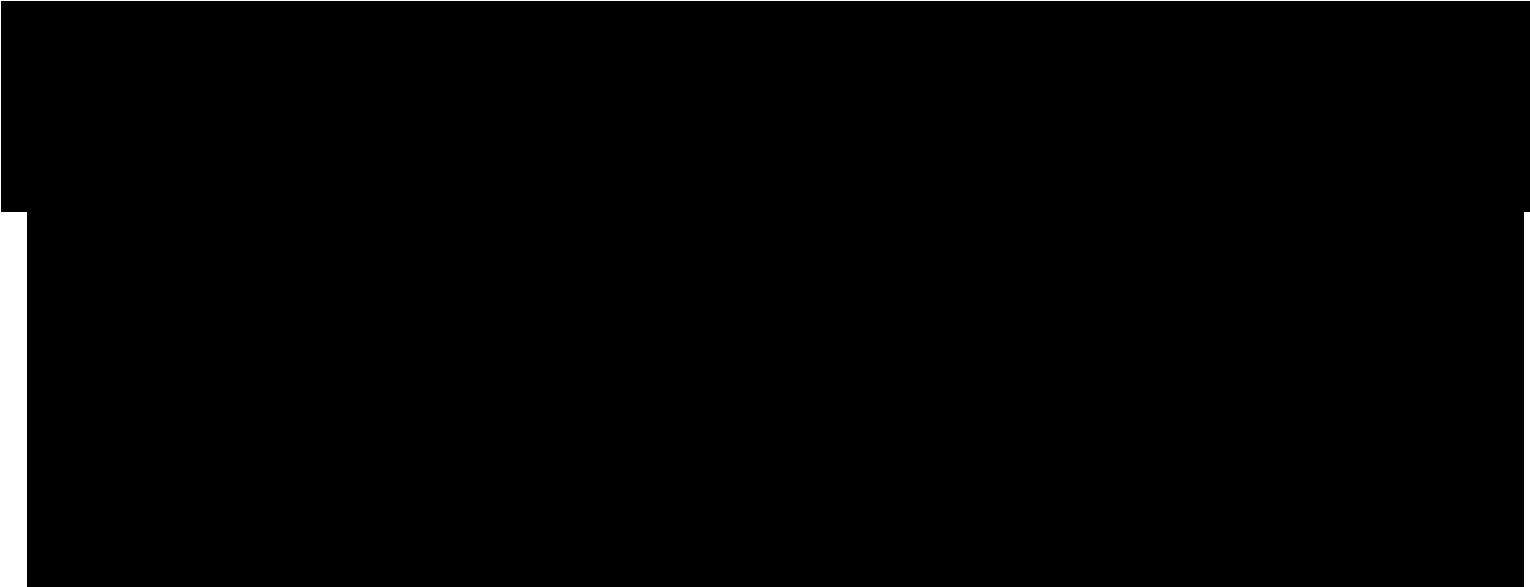
5. Exclusivity:

(a) Other than as provided in this Section 5, the following “Program Holdback” will apply to each Fox Program that has its initial Fox exhibition after February 2006, if Station broadcasts that initial exhibition in accordance with the terms and conditions of this Agreement:

(1) Fox will not, for the “Applicable Holdback Period” specified below, broadcast that Program on or distribute that Program via (or grant permission for the broadcast on or distribution via) any video delivery system other than Station (including any over-the-air television station, cable system, Internet provider, direct-to-home satellite provider or other multichannel video programming distributors or telephone system (collectively, “Video Delivery System”) but excluding any exhibition in movie theaters or distribution of videocassette, videodisc or similar devices for use in connection with home-type monitor devices, for either digital or analog television exhibition within Station’s DMA. Further, nothing in this Section 5 shall prohibit Fox from testing emerging technological advancements (by way of example and not limitation, 4K or virtual reality) with respect to the exhibition of Fox Programming via Video Delivery

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Systems; provided, that such testing shall be suspended (pending further authorization from Station) with respect to games/events/programs from a given league/conference/entertainment category (e.g., NFL, NASCAR, Big 10, Primetime dramas) when [REDACTED] e tests for the applicable programming category exceeds [REDACTED], as determined in good faith by Fox after consultation with the Board (as defined below); provided, further, that (a) Fox and Licensee shall suspend such testing in the Station's DMA with respect to games/events/programs from a given league/conference/entertainment category (e.g., NFL, NASCAR, Big 10, Primetime dramas) [REDACTED] f all tests for any such category exceeds [REDACTED] or such tests exceeds [REDACTED] shall be determined by Sinclair in good faith and Fox shall use commercially reasonable efforts to obtain viewership data and supply such data to Licensee on a monthly basis promptly following the conclusion of any month in which any such testing has occurred), and (b) such testing shall be subject to any additional limitations as Fox and the Board may from time to time agree during the Term.



each episode of a series, each night of a mini-series or each game), and the foregoing Applicable Holdback Period will commence on the initial Fox network exhibition of each Program.

(3) The foregoing provisions of this Section 5 will apply to each Fox Program only to the extent permissible under Fox's agreement with the supplier of that Program and to the extent not in conflict with Fox's rights or obligations under that agreement; provided, however, that Fox will, consistent with its customary business practices and requirements, use commercially reasonable efforts to acquire the rights needed to comply with the provisions of subparagraph (a)(1) above. In addition, the foregoing provisions of this Section 5 are subject to and limited by any applicable geographical and other restrictions under the presently effective FCC rules and regulations or those that may be in effect at any time during the Term.

(b) Notwithstanding the foregoing provisions of Section 5(a), the Program Holdback will not apply to distribution by Fox of excerpts comprising up to [REDACTED] of any topical or sports program; provided, that

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any program made up primarily of excerpts that are from topical or sports programs that share the same title (e.g., made up primarily of excerpts from different episodes of FOX NFL Sunday) and are then subject to the Program Holdback, must use a different title than the regular title of the programs from which those excerpts are taken (but the regular title may be used as part of the different title).

(c) Notwithstanding the foregoing provisions of Section 5(a), the Program Holdback will not apply to distribution by Fox of programming to the homes served by a MVPD with whom Licensee has not executed a retransmission consent agreement for the retransmission of any Fox Programming.

(d) Notwithstanding the foregoing provisions of Section 5(a), the Program Holdback will not apply to (i) any Fox program promo or (ii) any episodes of a cancelled series (if Fox does not broadcast the series on the Fox Network within [REDACTED] from its last broadcast thereon, it is deemed cancelled as of that last broadcast).

(e) (1) Notwithstanding the foregoing provisions of Section 5(a), the Program Holdback will not apply to “linear repurposing” (as defined below). With respect to linear repurposing, Fox will have the right: (i) in each broadcast week (i.e., Monday –Sunday), to select programs totaling up to [REDACTED] of Fox’s Prime Time schedule and to exhibit each program selected on, or otherwise repurpose each selected program to, any Video Delivery Systems for linear repurposing, and (ii) up to [REDACTED] per each fiscal year (each period from July 1 to June 30, a “Fiscal Year”) of the Term, to repurpose any programs of an individual Fox series in a marathon format ([REDACTED]) on any Video Delivery Systems for linear repurposing (each Fox program so repurposed under (i) or (ii) immediately above is a “Linear Excluded Program”).

(3) Notwithstanding the foregoing, a Linear Excluded Program may not be exhibited on any Video Delivery System other than Station earlier than 12:01 A.M. Pacific Time following the first Fox exhibition of that Linear Excluded Program, or, if the Linear Excluded Program is part of an on-going series, in the same time period as such series is being regularly scheduled by Fox for Fox exhibition (e.g., if the Linear Excluded Program is part of a series then being regularly scheduled by Fox for 8:00 to 9:00 P.M., the Linear Excluded Program may not then be exhibited on any Video Delivery System other than Station during the 8:00 to 9:00 P.M. time period); provided, however, that the foregoing restriction will not apply to any Linear Excluded Program for longer (or to any greater extent) than the Program Holdback would have applied if the program were not a Linear Excluded Program (e.g., in no event longer than one year from initial Fox exhibition if the Excluded Program is a “Non-Topical Program”).

(f)

(2) The term “non-linear repurposing” as used herein means the exhibition of programs on any Video Delivery System by any means other than exhibition on a linear repurposing basis. (By way of illustration, the exhibition of a program by a cable, satellite or telephone Video Delivery System on a viewer demand basis or by the downloading of a program from the Internet, rather than exhibition on a pre-determined, scheduled basis, would constitute exhibition on a non-linear basis.)

(3) Notwithstanding the foregoing, a Non-Linear Excluded Program may not be exhibited on any Video Delivery System other than Station earlier than 12:01 A.M. Pacific Time following the first Fox exhibition of that Non-Linear Program; provided, however, that the foregoing restriction will not apply to any Non-Linear Excluded Program for longer (or to any greater extent) than the Program Holdback would have applied if the program were not a Non-Linear Excluded Program.

(g) With respect to the provisions of Section 5(e) and 5(f) above, the parties agree that the following distribution controls shall apply:

(1) Fox shall have complete, exclusive and unqualified discretion and control as to the time, manner, and terms of its distribution, exhibition and exploitation of each Fox program, subject to the terms of this Agreement, and each individual broadcast unit thereof (e.g., each episode of a series, each night of a mini-series or each game) (collectively, “Fox Programs”) and all ancillary, allied, subsidiary and otherwise related rights (collectively, the “Rights”), separately or in connection with other programs, in accordance with such policies, terms and conditions and through such parties as Fox in its business judgment may in good faith determine are consistent with business policy and proper or expedient and the decision of Fox in all such matters shall be binding and conclusive upon Licensee. Fox makes no express or implied warranty or representation as to the manner or extent of any distribution or exploitation of the Rights or any of them, nor the amount of money to be derived from the distribution, exhibition and exploitation of the Rights or any of them, nor as to any maximum or minimum amount of such monies to be expended in connection therewith. Fox does not guarantee the performance by any Subdistributor, licensee or exhibitor, of any contract regarding the distribution and exploitation of any of the Rights.

(2) Licensee acknowledges that Fox is part of a diversified, multi-faceted, international company, whose affiliates include, or may in the future include, among others, exhibitors, television

“platforms”, networks, stations and programming services, production and production consultancy companies, video device distributors, record companies, Internet companies, so called “E.Commerce companies”, publishers (literary and electronic) and wholesale and retail outlets (individually or collectively, “Affiliated Company or Companies”). Licensee further acknowledges that Fox has informed Licensee that Fox intends to make use of Affiliated Companies in connection with its distribution and exploitation of the Rights, as, when and where Fox deems it appropriate to do so. Licensee expressly waives any right to object to such distribution and exploitation of any of the Rights (or aspects thereof) or assert any claim that Fox should have offered the applicable distribution / exploitation rights to unaffiliated third parties (in lieu of, or in addition to, offering the same to Affiliated Companies). In consideration thereof, Fox agrees that Fox’s transactions with Affiliated Companies will be on monetary terms comparable to the terms on which the Affiliated Company enters into similar transactions with unrelated third party distributors for comparable programs. Without affecting, or in any way limiting, any remedy under the Letter Agreement (as defined in Section 19(d) below) or Affiliation Agreement, or otherwise, Licensee agrees that Licensee’s sole remedy against Fox for any alleged failure by Fox to comply with the terms of this paragraph shall be actual damages, and Licensee hereby waives any right to seek or obtain preliminary or permanent equitable relief or punitive relief in connection with any such alleged failure.

(3) Any dispute arising under the above Section 5(g) shall be arbitrated by, and under the rules of, JAMS in binding arbitration in Los Angeles, California and before a mutually selected arbitrator experienced in the United States television industry, subject to the terms of Attachment 1, which is incorporated herein by this reference. Although each side shall advance one-half of the fee of the arbitrator and for JAMS’ services, the prevailing party in such arbitration shall be entitled to recover all costs of arbitration, including reasonable outside attorneys’ fees and costs.

6. TVE Distribution Rights:

(a) [Redacted]

(b) In consideration for the TVE Distribution rights described above, if Fox elects to use the Station’s Feed for TVE Distribution, Licensee shall deliver the Station’s Feed to Fox, at Fox’s sole cost, via a delivery method to be reasonably designated by Fox, which may for the avoidance of doubt, include delivery via a third-party technical vendor. If Fox elects to use the national feed(s) of the Fox Programming for TVE Distribution, Fox will grant to Station the same number and aggregate length of local commercial

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announcement units as Fox provides generally to Fox Affiliates on a national basis in each Fox Program distributed via Fox's national feed (the "TVE Units"), with all revenue attributed to the TVE Units reserved to Station; provided, however, that such TVE Units shall be substantially equivalent in number and aggregate length as the local commercial announcement units that Station receives for Fox Programming transmitted by Standard Television means in accordance with Section 4 hereof. For the avoidance of doubt, Station has the right, but not the obligation, to sell advertising within the TVE Units. The TVE Units must comply with any advertising guidelines or restrictions as may be in effect from time to time, which Fox shall communicate to Licensee in advance. For each TVE Unit, Licensee agrees (i) to upload to Fox via a Fox-designated Internet portal the video advertisement and such other content or metadata reasonably requested by Fox, with the technical requirements of the foregoing to be provided by Fox (including but not limited to file format, resolution and display unit size), such technical requirements to be reasonable and consistent with industry standards for uploading video content to the Internet, or (ii) to use such industry standard ad decisioning system (including but not limited to Video Ad Serving Template (VAST)-compliant systems) as Fox and Station may reasonably agree to select from time to time upon reasonable notice to Station. If for any reason Station does not upload the TVE Units within the timeframe communicated by Fox in advance (such timeframe to be determined by Fox in its reasonable discretion in a manner no less favorable than for any other Fox affiliate), Fox reserves the right at its sole discretion to run Fox Promos in place of such TVE Units; provided, however, that Fox will make good faith commercially reasonable efforts to accommodate shorter time frames for uploading the TVE Units in extraordinary circumstances (e.g. political and sports), or to run evergreen local promotional units previously provided by Station, on Station's request. Licensee further agrees to make commercially reasonable efforts to supply Fox with cue sheets for any music included in the TVE Units and any other Station-supplied content on a timely basis to enable Fox to fulfill its music license reporting obligations.

(c) Fox shall determine the placement, timing and format of the TVE Units, which, except for de minimus exceptions as a result of technical impracticability, shall be identical to the placement of commercial announcements in the Fox Program on broadcast television, and ensure that the TVE Units are fast-forward disabled. Fox will traffic the TVE Units at its sole expense, stream the TVE Units into the Program for exhibition in the DMA and report stream counts for each TVE Unit to Station promptly following the Program's exhibition. Fox will also use commercially reasonable efforts to provide Licensee with key industry-standard metrics on content usage by viewers of Station's TVE Units (e.g., unique users, average time spent, etc.). In addition, Fox shall provide Station branding during the TVE Distribution of the Program (e.g., station identification, display of the Station bug in the Program stream in the lower corner or display of the Station logo adjacent to the Program). Fox shall be responsible for providing closed captioning for any Fox Programming that is required by law to be closed captioned in connection with its exercise of its TVE Distribution rights under this Section 6.

(d) Notwithstanding anything to the contrary set forth in this Agreement, including in Section 1 hereof, Fox consents, subject in all respects to Rights Limitations (defined below), to TVE Distribution by Station (which the Station has the right, but not the obligation, to undertake), solely within Station's DMA, of Fox Programming during the Term solely on an Authenticated Access basis, as part of a live, linear simulcast (with the exception of required blackouts as provided below) of the Station's Feed via Station's branded and owned and/or operated primary website and/or application (e.g., for iOS and/or Android, or such other comparable mobile platform as may be approved by Fox in its reasonable discretion) (collectively, "Station Sites"), using Fox-approved reasonable content protection and geo-location methods; provided, however, that Fox may require at any time at its reasonable discretion that such TVE Distribution by Station of Fox

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Programming be a Fox-provided feed, at no bandwidth cost to Station (i) via a Fox video player embedded into Station Sites, or (ii) streamed from a Fox CDN (content distribution network) through the Station's video player integrating Fox's ad serving and analytics software, in either case, to resolve bona fide operational issues such as ad serving, measurement, and content protection issues not addressed by Station's video player. For the avoidance of doubt, Station may engage third-party technical vendors to operate or support Station Sites, provided Station will be responsible for such vendor(s)' compliance with Station's obligations set forth herein, including, without limitation, content protection and authentication requirements. In addition, Station and Fox will use commercially reasonable efforts to provide each other with key industry-standard metrics on content usage by Station's viewers (e.g., unique users, average time spent, etc.). The presentation and placement of the Fox Programming within Station Sites shall be consistent with then-existing Fox guidelines governing such presentation and placement or otherwise subject to Fox's approval, which shall not be unreasonably withheld. Further, in the event that Licensee wishes to grant an Authorized MVPD the right to TVE Distribution of Station's Feed via such Authorized MVPD's primary website and/or application solely within the Station's DMA, Licensee shall submit a separate request for Fox's consent, subject to Rights Limitations, to the inclusion of Fox Programming as part of the Station's Feed distributed by such Authorized MVPD on a live, linear basis, subject to compliance in all respects with Licensee's obligations under this Agreement. Licensee shall be responsible for securing agreement from Authorized MVPDs to authenticate such MVPD's subscribers at Station Sites and for securing Authorized MVPDs' agreement to comply with Station's obligations set forth herein, including, without limitation, content protection and authentication requirements. Licensee shall provide Fox with [REDACTED] prior written notice of its intention to commence TVE Distribution, and upon receipt of such notice, Fox shall provide Licensee with the current list of Authorized MVPDs, advertising guidelines, then-existing blackout restrictions (as provided below) and technical specifications/requirements, each of which are subject to change at Fox's sole discretion upon reasonable notice given the subject matter in accordance with the terms of this Agreement; provided that any Rights Limitations shall be effective as soon as practicable following notice from Fox. For the avoidance of doubt, Licensee acknowledges that Station's rights contained in this subsection 6(d) are subject to and must be exercised consistent with the TVE Distribution rights conveyed by the NFL, MLB, NASCAR, or any other licensor of programming delivered under this Agreement, as those rights may be conditioned, limited or restricted. If Fox determines that rights limitations exist that prevent TVE Distribution of certain Fox Programming by Station (the "Rights Limitations"), Fox reserves the right to blackout such programming from the feed, if provided by Fox. Alternatively, if Licensee is providing the Station's Feed (or the feed in use is not provided by Fox as described above), Fox will inform Licensee of such impacted Fox Programming in advance, and Licensee shall blackout such programming from the Feed. [REDACTED]

(e) Licensee represents and warrants that the TVE Distribution of Fox Programming contemplated by this Section 6 of (i) any Station-supplied content and (ii) the TVE Units shall not violate or infringe upon the trade name, trademark, copyright, literary or dramatic right, or right of privacy or publicity of any party, or constitute a libel or slander of any party, and shall be otherwise cleared for TVE Distribution in the Territory; provided, however, that the foregoing representations and warranties shall not apply: (1) to public performance rights in music for which Licensee has made commercially reasonable efforts to timely provide cue sheets, (2) to any material furnished or added by any party other than Licensee or at Licensee's direction after delivery of the programming to Fox or (3) to the extent such programming is changed or otherwise affected by deletion of any material by any party other than Licensee or at Licensee's direction after delivery of the programming to Fox. Licensee agrees to indemnify and hold harmless Fox and its parents,

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affiliates, subsidiaries, successors and assigns, and the respective owners, officers, directors, agents and employees of each, from and against all liability, actions, claims, demands, losses, damages or expenses (including reasonable attorneys' fees, but excluding Fox's lost profits or Fox's consequential damages, if any) caused by or arising out of (a) Licensee's breach of the representations and warranties set forth in the foregoing sentence, (b) Licensee's failure to blackout programming in accordance with Section 6(d) above, or (c) as a direct result and to the extent caused by or arising out of Licensee's failure to meet its obligation to use commercially reasonable efforts to supply cue sheets as provided in Section 6(b) above. Fox agrees to indemnify and hold harmless Licensee and its parents, affiliates, subsidiaries, successors and assigns, and the respective owners, officers, directors, agents and employees of each, from and against all liability, actions, claims, demands, losses, damages or expenses (including reasonable attorneys' fees, but excluding Licensee's lost profits or Licensee's consequential damages, if any) caused by or arising out of Fox's or Station's TVE Distribution of Fox Programming, excluding any local content appearing during the Fox Programming and the TVE Units.

(f) For purposes of this Section 6, the following definitions shall apply:

"Authenticated Access" shall mean the process by which Fox Programming is available via the Internet using an Authorized MVPD's authentication system (e.g., a user name and password) only to users who subscribe to and receive the Station's Feed via Authorized MVPDs with a valid and existing retransmission consent agreement with Station.

"Authorized MVPDs" shall mean such MVPDs in the DMA for which Fox may give its prior written approval for TVE Distribution of Fox Programming on an Authenticated Access basis from time to time, provided that such MVPD has a valid and existing retransmission consent agreement with Station. For the avoidance of doubt, Licensee may not authorize the TVE Distribution of Fox Programming by any MVPD without the prior written consent of Fox. Upon written notification from Licensee that the Station does not have a valid and existing retransmission consent agreement with such MVPD, Fox shall discontinue TVE Distribution with such MVPD in the DMA until such time that Station enters into a new valid retransmission consent agreement with such MVPD.

"Station's Feed" shall mean the signal broadcast and/or transmitted by Station from its facilities, which shall include Station's local programming, Fox Programming, commercial advertisements, promos and, where applicable, Program-Related Material.

"TVE Distribution" shall mean the formatting, encoding, and secure transmission via the Internet (including wireless) on an Authenticated Access basis. For the avoidance of doubt, "TVE Distribution" shall not include programming transmitted by Standard Television means as provided in Section 1 of this Agreement.

7. **Force Majeure:** Fox shall not be liable to Licensee for failure to supply any Programming or any part thereof, nor shall Licensee be liable to Fox for failure to broadcast any such Programming or any part thereof, by reason of any act of God, labor dispute, non-delivery by program suppliers or others, failure or breakdown of satellite or other facilities, legal enactment, governmental order or regulation or any other similar or dissimilar cause beyond their respective control ("force majeure event"). If, due to any force majeure event(s), Fox substantially fails to provide the Programming to be delivered to Licensee under Paragraph 1 above, or Licensee substantially fails to broadcast such programming as scheduled by Fox, for four

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consecutive weeks, or for six weeks in the aggregate during any 12-month period, then the other party hereto (the “unaffected party”) may terminate this Agreement upon 30 days’ prior written notice to the party so failing, which notice may be given at any time prior to the expiration of seven days after the unaffected party’s receipt of actual notice that the force majeure event(s) has ended.

8. Assignment; Transfers of Control: This Agreement shall not be assigned by Licensee without the prior written consent of Fox, which consent shall not be unreasonably withheld, and any permitted assignment shall not relieve Licensee of its obligations under this Agreement incurred prior to the date of such assignment. Any purported assignment by Licensee without such consent shall be null and void and not enforceable against Fox. Licensee shall immediately notify Fox in writing if any application is made to the FCC pertaining to an assignment or a transfer of control of Licensee’s license for the Station, or any interest therein. Except as to “short form” assignments or transfers of control made pursuant to Section 73.3540(f) of the Rules and Regulations of the FCC, Fox shall have the right to terminate this Agreement, effective upon [REDACTED] prior written notice to Licensee and the transferee or assignee, which notice may be given at any time within [REDACTED] after the later occurring of: (a) the date on which Fox learns that such unauthorized assignment or transfer has become effective; or (b) the date on which Fox receives written notice of such unauthorized assignment or transfer. Licensee agrees, that upon Fox’s request, Licensee shall procure and deliver to Fox, in form reasonably satisfactory to Fox, the agreement of the proposed assignee or transferee that, upon consummation of the assignment or transfer of control of the Station’s authorization, the assignee or transferee will assume and perform this Agreement in its entirety without limitation of any kind and Fox agrees that Licensee shall be relieved of all obligations under this Agreement arising after that date of such assignment, with the exception of obligations accrued prior the date of such assignment and not assumed by the assignee. If Licensee fails to notify Fox of the proposed assignment or transfer of control of said Station’s authorization, or fails to procure the agreement of the proposed assignee or transferee in accordance with this Paragraph, then such failure shall be deemed a material breach of this Agreement. Without limitation to any other provision of this Agreement or to any of Fox’s rights or remedies, if, without Fox’s prior written consent (such consent not to be unreasonably withheld), Licensee enters into any "Local Management Agreement", "Time Brokerage Agreement" or similar arrangement or agreement pertaining to Station operations, or for the use (by lease or otherwise) by any party other than Licensee of any Programmed Time Period or New Programmed Time Period or any significant portion of Station’s broadcast time outside of those Fox Time Periods, Fox will have the right within [REDACTED] of Fox first becoming aware of such agreement or arrangement to terminate this Agreement on [REDACTED] prior written notice to Licensee, unless such agreement or arrangement is terminated prior to the end of such [REDACTED]. Notwithstanding the foregoing, Fox acknowledges that Licensee has entered into an Amended and Restated Outsourcing Agreement dated as of February 1, 2008, with Sinclair Acquisition IV, Inc. (“Sinclair”), pursuant to which Sinclair will provide certain services to Licensee.

9. Unauthorized Copying: Licensee shall not, and shall not authorize others to, record, copy or duplicate any programming or other material furnished by Fox hereunder, in whole or in part, and shall take all reasonable precautions to prevent any such recordings, copying or duplicating. Notwithstanding the foregoing, if Station is located in the Mountain Time Zone, Licensee may pre-record programming from the satellite feed for later telecast at the times scheduled by Fox. Licensee shall erase all such pre-recorded programming promptly after its scheduled telecast.

10. Term; Termination:

(a) The term of this Agreement shall commence on January 1, 2018, and shall continue through December 31, 2020, unless earlier terminated in accordance with the terms of this Agreement (the "Term").

(b) Notwithstanding the foregoing, and in addition to Fox's other rights in law or equity and subject to any cure rights of Licensee provided herein, Fox may terminate this Agreement on written notice to Licensee in accordance with the provisions of Sections 1(a), 1(c), 2(c), 6(d), 7, 8, 12, 13, 17 or 18 hereof.

(c) Upon the termination or expiration of the Term of this Agreement, all of Licensee's and Station's rights to broadcast or otherwise use any Fox Programming or any trademark, logo or other material or item hereunder shall immediately cease and neither Licensee nor Station shall have any further rights whatsoever with respect to any such Fox Programming, material or item, except that any payment obligations accrued during the Term hereunder will survive.

11. Applicable Law: The obligations of Licensee and Fox under this Agreement are subject to all applicable federal, state, and local laws, rules and regulations (including, but not limited to, the Communications Act of 1934, as amended ("Communications Act"), and the rules and regulations of the FCC) and this Agreement shall be deemed to have been negotiated and entered into, and this Agreement and all matters or issues collateral thereto shall be governed by, the law of the State of California applicable to contracts negotiated, executed and performed entirely within that state. With respect to programs offered or already contracted for pursuant to this Agreement, nothing in any other Paragraph hereof shall be construed to prevent or hinder Licensee from (a) rejecting or refusing Fox Programming which Licensee reasonably believes to be unsatisfactory, unsuitable or contrary to the public interest, or (b) substituting a program which, in Licensee's opinion, is of greater local or national importance; provided, however, Licensee shall give Fox written notice of each such rejection or substitution, and the justification therefor, at [REDACTED] in advance of the scheduled broadcast, or as soon thereafter as possible (including an explanation of the cause for any lesser notice). Notwithstanding anything to the contrary expressed or implied herein, the parties acknowledge that Station has the ultimate responsibility to determine the suitability of the subject matter of program content, including commercial, promotional or public service announcements, and to determine which programming is of greater local or national importance, consistent with 47 C.F.R. Section 73.658(e).

12. [INTENTIONALLY OMITTED]

13. Change in Operations: If at any time Station's transmitter location, power, frequency, programming format, hours of operation, technical quality of transmissions or any other material aspect of Station's operations is materially changed such that Fox determines in its reasonable judgment that Station is of materially less value to Fox as a broadcaster of Fox Programming than at the date of this Agreement, then Fox shall have the right to terminate this Agreement upon [REDACTED] prior written notice to Licensee unless Licensee cures such change in Station's operations to Fox's reasonable satisfaction during said [REDACTED].

14. Non-Liability of Board Members: To the extent the Fox Broadcasting Company Affiliates' Association Board of Governors (the "Board") and its members are acting in good faith in their capacity as such, then the Board and each such member so acting shall not have any obligation or legal or other liability whatsoever to Licensee in connection with this Agreement, including without limitation, with respect to the

Board's or such member's approval or non-approval of any matter, exercise or non-exercise of any right or taking of or failing to take any other action in connection therewith.

15. Warranties and Indemnities:

(a) Fox represents and warrants that Station's broadcast, in accordance with this Agreement, of any Fox Programming, including Fox's commercial announcements, provided by Fox to Station shall not violate any applicable rules, regulations or written policies of the FCC or violate or infringe upon the trade name, trademark, copyright, literary or dramatic right, or right of privacy or publicity of any party, or constitute a libel or slander of any party; provided, however, that the foregoing representations and warranties shall not apply: (1) to public performance rights in music, (2) to any material furnished or added by any party other than Fox after delivery of the programming to Station or (3) to the extent such programming is changed or otherwise affected by deletion of any material by any party other than Fox after delivery of the programming to Station. Fox agrees to indemnify and hold harmless Station and its parents, affiliates, subsidiaries, successors and assigns, and the respective owners, officers, directors, agents and employees of each, from and against all liability, actions, claims, demands, losses, damages or expenses (including reasonable attorneys' fees, but excluding Licensee's or Station's lost profits or consequential damages, if any) caused by or arising out of Fox's breach of the representations and warranties set forth in the foregoing sentence or a breach of any of Fox's representations, warranties or agreements hereunder; provided, however that Fox's liability to Station for indemnification with respect to FCC matters pursuant to this subparagraph (a) shall not exceed [REDACTED] per incident. Fox makes no representations, warranties or indemnities, express or implied, except as expressly set forth in this subparagraph (a).

(b) Without limitation to any of Licensee's other obligations and agreements under this Agreement, Licensee agrees to indemnify and hold harmless Fox and its parents, affiliates, subsidiaries, successors and assigns, and the respective owners, officers, directors, agents and employees of each, from and against all liability, actions, claims, demands, losses, damages or expenses (including reasonable attorneys' fees, but excluding Fox's lost profits or Fox's consequential damages, if any) caused by or arising out of any matters excluded from Fox's representations and warranties by subparagraphs (a)(1), (2) or (3) above, or any breach of any of Licensee's representations, warranties or agreements hereunder or any programming broadcast by Station other than that provided by Fox hereunder.

(c) The indemnitor may assume, and if the indemnitee requests in writing shall assume, the defense of any claim, demand or action covered by indemnity hereunder, and shall be entitled to select counsel for, and to direct, such defense. The indemnitee agrees to cooperate fully in the defense at the indemnitor's sole cost and expense. The indemnitee shall give the indemnitor prompt written notice of any claim, demand or action covered by indemnity hereunder. If the indemnitee settles any claim, demand or action without the prior written consent of the indemnitor, the indemnitor shall be released from the indemnity in that instance.

16. Notices: All notices to each party required or permitted hereunder to be in writing shall be deemed given when personally delivered (including, without limitation, upon delivery by overnight courier or other messenger or upon receipt of facsimile copy), upon the date of mailing postage prepaid, addressed as specified below, or addressed to such other address as such party may hereafter specify in a written notice given as provided herein. Such notices to Licensee shall be to the address set forth for Licensee on page 1 of this Agreement, attention President, with a copy to the same address, attention General Counsel. Such notices

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to Fox shall be to: Fox Broadcasting Company, 2121 Avenue of the Stars, 31st Floor, Los Angeles, CA 90067, Attn: Broadcast Distribution; with a copy to: Fox Broadcasting Company, 2121 Avenue of the Stars, 12th Floor, Los Angeles, CA 90067, Attn: Senior Vice President, Business and Legal Affairs, Broadcast Distribution.

17. Retransmission Consent:

(a) Fox acknowledges that Licensee may from time to time grant its consent to the transmission or retransmission by MVPDs of Station's signal in its entirety, including Fox Programming. Fox acknowledges that the rights granted under this Agreement include Licensee's right to authorize retransmission of Fox Programming by MVPDs pursuant to the mandatory carriage provisions or retransmission consent provisions of the Communications Act, as such may be amended from time to time; provided that (i) Licensee grants retransmission consent to such Station's signal in its entirety for simultaneous retransmission on Standard Television without alteration, and (ii) except as otherwise set forth in the Letter Agreement, after the date hereof, Licensee shall not grant retransmission consent to any MVPD for subscribers which are located outside of the DMA in which the Station Community is located. Fox shall have the right to terminate this Agreement upon written notice to Licensee upon a breach of the provisions of this Section 17, unless such breach is cured within [REDACTED] following such notice.

(b) Neither this Agreement nor any grant by Licensee of retransmission consent conveys any license or sublicense in or to the copyrights of Fox Programming and Fox shall in no way be a party to or incur any duty or other obligation in connection with any retransmission consent granted by Licensee.

(c) For the avoidance of doubt, Licensee acknowledges and agrees that it does not have the right to expressly grant to any MVPD the express and/or affirmative right to distribute, televise, render or otherwise offer through any device or process ("Ad Blocking Technology") the Fox Programming in a manner that results in any portion of the audio or video components of the Fox Programming (including commercial advertisements, Fox promos and station identifications contained therein) being made imperceptible in whole or in part, without regard to whether such result occurs at the direction of a viewer. Fox and Licensee further acknowledge and agree that Licensee's mere granting of retransmission consent to an MVPD shall not be construed as an express grant of any Ad Blocking Technology rights, even though Licensee knows that such MVPD employs Ad Blocking Technology.

18. Change In Fox Operations and/or Terms of Doing Business: Notwithstanding anything to the contrary in this Agreement and without limitation to any of Fox's rights, Fox reserves the right (other than with respect to: (i) the first and last sentences of Paragraph 2(e) above; and (ii) Paragraph 11 above) to make changes in its operations and/or terms of doing business that conflict with (or do not conform to) the terms of this Agreement and that will be applicable to Fox Affiliates generally. Fox shall notify Licensee in writing that Fox has made such change and the effective date thereof, and as of said effective date, this Agreement will be deemed amended to reflect such change, unless within [REDACTED] of Fox's notification to Licensee of such change, Licensee notifies Fox in writing that Licensee rejects such change. If Licensee does so reject said change, then Fox shall have the right for a period of [REDACTED] from Fox's receipt of Licensee's rejection notice to terminate this Agreement by providing not less than [REDACTED] written notice to Licensee.

19. Miscellaneous:

(a) Nothing contained in this Agreement shall create any partnership, association, joint venture, fiduciary or agency relationship between Fox and Licensee.

(b) No waiver of any failure of any condition or of the breach of any obligation hereunder shall be deemed to be a waiver of any preceding or succeeding failure of the same or any other condition, or a waiver of any preceding or succeeding breach of the same or any other obligation.

(c) In connection with Fox Programming, Station shall at all times permit Fox to place, maintain and use on Station's premises such reasonable amounts of devices and equipment as Fox shall require, in such location and manner, as to allow Fox to economically, efficiently and accurately achieve the purposes of such equipment. Station shall operate such equipment for Fox, to the extent Fox reasonably requests, and no fee shall be charged by Station therefor. Upon Licensee's execution of that certain Equipment Usage Agreement dated as of the date hereof, that Equipment Usage Agreement shall be deemed attached to this Agreement as Exhibit C and incorporated herein by this reference.

(d) This Agreement, together with its exhibits and attachments, and the Letter Agreement between the parties of even date herewith (the "Letter Agreement"), constitutes the entire understanding between Fox and Licensee concerning the subject matter hereof and shall not be amended, modified, changed, renewed, extended or discharged except by an instrument in writing signed by Fox and Licensee or as otherwise expressly provided herein or therein, and this Agreement, together with its exhibits and attachments and the Letter Agreement, replaces any and all prior agreements, whether oral or written, pertaining to the subject matter hereof. Fox and Licensee each hereby acknowledges that neither is entering into this Agreement in reliance upon any term, condition, representation or warranty not stated herein or in the Letter Agreement. All actions, proceedings or litigation brought against Fox by Licensee shall be instituted and prosecuted solely within the County of Los Angeles, California. Licensee hereby consents to the jurisdiction of the state courts of California and the federal courts located in the Central District of California as to any matter arising out of, or related to this Agreement.

(e) Without limitation to Paragraph 1 above, for purposes of this Agreement, the term "Programs" (and the derivations thereof including, without limitation, "Programming") will include, without limitation, to the extent Fox reasonably elects, television specials, made-for-television movies, television series and all other forms of television motion pictures and programs, as well as any other Program-Related Material, transmitted or otherwise communicated by Fox with the intent that it be perceived or otherwise received, visually or visually and aurally, by television receiver, television monitor or any other device or equipment whatsoever now known or hereafter devised.

(f) Each and all of the several rights and remedies of each party hereto under or contained in or by reason of this Agreement shall be cumulative, and the exercise of one or more of said rights or remedies shall not preclude the exercise of any other right or remedy under this Agreement, at law, or in equity. Notwithstanding anything to the contrary contained in this Agreement, in no event shall either party hereto be entitled to or recover any lost profits or consequential damages because of a breach or failure by the other party, and except as expressly provided in this Agreement to the contrary, neither Fox nor Licensee shall have any right against the other with respect to claims by any third person or other third entity.

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(g) If any provision of this Agreement (the “Void Provision”), as applied to either Fox or Licensee or any circumstances, is found to be against public policy or otherwise void or unenforceable, or in conflict with any applicable federal, state or local law, rule or regulation (including without limitation any rule or regulation of the FCC), then commencing within [REDACTED] following such finding, Fox and Licensee must negotiate in good faith for a period of [REDACTED] regarding a provision to replace the Void Provision, which provision shall materially meet the intent of the parties as set forth in the Void Provision and essentially preserve the benefits provided by this Agreement to both parties. If the parties are unable to agree on such a replacement provision for any reason whatsoever, including without limitation due to any constraints imposed by any law, rule or regulation, then either party will have the right to terminate this Agreement at any time on [REDACTED] prior notice.

(h) Paragraph headings are inserted for convenience only and shall not be used to interpret this Agreement or any of the provisions hereof or given any legal or other effect whatsoever.

(i) Licensee acknowledges that Station's rights contained in this Agreement are subject to and must be exercised consistent with the rights conveyed to Fox by the NFL, MLB, NASCAR or any other licensor of programming delivered under this Agreement as those rights may be conditioned, limited or restricted.

(j) The following provisions shall survive the expiration or termination of this Agreement: Sections 9, 11, 15, 19(d), 19(f), 19(j) and any other provision expressly stating the same.

(k) This Agreement may be executed in separate counterparts, each of which when executed and delivered (including without limitation via facsimile) shall be deemed an original and all of which together shall constitute the same agreement and shall be binding on the parties.

20. News Agreement:


If Licensee broadcasts an on-air, regularly-scheduled local newscast program (“Local Newscast”) at any time during the Term, Licensee agrees to participate in the FNN News Edge Service in accordance with the terms and conditions of the FNN News Service Agreement dated as of January 8, 1999, between Licensee and FNN, as it may be supplemented or amended (“News Agreement”). The News Agreement is incorporated herein by this reference, as Exhibit D, and this Agreement is now deemed the “Station Affiliation Agreement” referenced in the News Agreement. Any breach by Licensee of the News Agreement will be a breach by Licensee of this Agreement of equivalent materiality (e.g., a material breach of the News Agreement by Licensee will be a material breach of this Agreement by Licensee).

Signature page follows

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IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

FOX BROADCASTING COMPANY
("FOX")

By: 
Name: Inge J. Wilson
Title: SVP, Broadcast Distribution

SECOND GENERATION OF IOWA, LTD.
("LICENSEE")

By: _____
Name:
Title:

EXECUTION VERSION

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

**FOX BROADCASTING COMPANY
("FOX")**

By: _____
Name: Inae J. Wilson
Title: SVP. Broadcast Distribution

**SECOND GENERATION OF IOWA, LTD.
("LICENSEE")**

By: _____
Name: *William J. Tambascia*
Title: *Chairman*