

premiere NETWORKS

FOX SPORTS RADIO NETWORK LICENSE AGREEMENT

1. Effective on 4/3/2017 ("Effective Date"), Station KGGG-AM (1340) that is owned and operated by Steckline Communications Inc (hereinafter referred to as "Licensee"), whose address is 609 E Kansas Plaze, Garden City, KS, 67846-5767 hereby agrees to become Licensee for the FOX SPORTS RADIO NETWORK ("Network"), provided by Premiere Networks, Inc. ("Licensor"), whose address is 15260 Ventura Boulevard, Suite 300, Sherman Oaks, CA 91403-5339.

2. COMPENSATION: Licensee agrees to air the four (4) national barter minutes per hour within each hour of Network programming Licensee is contracted to broadcast per the attached License Agreement Addendum. Licensee agrees to provide its assignment of time in the same manner afforded to cash purchasers of broadcast time and in accordance with broadcast orders submitted. Commercial units due to Licensor are not pre-emptible.

Licensee is responsible for airing all national barter minutes contained within each hour of Network programming Licensee is contracted to broadcast per the attached License Agreement Addendum including all national barter minutes preempted for national or local play by play sporting events. Any national barter minutes preempted for play by play must be made good within the same or better daypart as the original preemption and within one week of the preemption or within the advertiser's commercial schedule, whichever is sooner.

3. COMMERCIAL CLEARANCE REQUIREMENT: Licensee understands and agrees to schedule and broadcast ONLY the national commercial inventory that is provided by Licensor regardless of whether identical commercial copy is on hand and/or is provided by another source be it another radio network and/or local advertiser and/or national advertiser. This is mandatory due to a watermark embedded within each national commercial that allows commercial monitoring by outside sources that provides proof of broadcast by local radio stations to national commercial advertisers.

4. REBROADCAST: Subject to the terms of this Agreement, Licensee acknowledges that all rights and interest in and to the Network are and shall remain the exclusive property of Licensor. Licensee shall not without written authorization from Licensor, copy, duplicate, rebroadcast, or reproduce any Network materials furnished hereunder. No portion of any Network hour may be edited, deleted, altered, or juxtaposed in any way at any time. Furthermore, and for the avoidance of any doubt, Licensee shall not remove any silent or what may appear to be unused portion of the as-delivered Network Programming, or alter the speed of any portion of the Network Programming for any reason whatsoever, including in an attempt to create additional time in which to sell advertising (often referred to as "Cashboxing"). No clips, sound bites, liners, or any Network material may be used in any other Network. 20-second or less clips may be used in on-air show promotional announcements.

5. TERM: This Agreement shall commence on 4/3/2017, and shall continue unless terminated by either party with ninety (90) days written notice at any time. Should Licensee decide to cancel the Network, all network programs Licensee is contracted to broadcast, per the attached License Agreement Addendum, and all national barter minutes contained therein, shall continue to air in the appropriate dayparts for the duration of the ninety (90) day period, or until Licensor replaces Licensee within the market, whichever is of shorter duration. This agreement is transferable and enforceable in the event Licensee is sold.

6. PROOF OF PERFORMANCE: Immediately after the end of each broadcast week, Licensee shall submit to Licensor, complete and accurate affidavits setting forth proof of broadcasting for national sponsor commercials. Affidavits are to be submitted by Licensee electronically via the Internet to Licensor.

premiere NETWORKS

forms provided by Licensor via the Internet. If Licensor fails to make timely delivery of the Network, or any portion thereof, for any reason beyond its control, such failure shall not be deemed a breach or violation of the terms of this Agreement.

Should Licensee breach any term or condition of this Agreement (e.g., failure to (a) broadcast the Network during the time specified, (b) broadcast a national barter commercial during the scheduled broadcast of the Network, (c) submit complete and accurate affidavits of performance for any two (2) broadcast weeks, consecutive or non-consecutive, within a twelve (12) month period), Licensor may, in addition to other rights it may have, immediately without further notice, terminate this Agreement and have no further obligations to Licensee.

7. MARKET EXCLUSIVITY: So long as Licensee is not in material default hereunder, this License to broadcast the Network shall be Market-Exclusive to Licensee during the term hereof for the Station's City of License in which the Licensee is located (the "Exclusive Territory"). In the event of a conflict with Licensee's Exclusive Territory, Licensor shall utilize commercially available reasonable efforts to restrict or otherwise limit the impact caused by the other station from operating within the Exclusive Territory. At the time of execution of this License Agreement, Licensee's City of License is Garden City, KS.

8. PERFORMANCE ROYALTIES: Licensee shall be solely responsible for the payment of any public performance music licenses or royalty payments which may be required to be paid to any party such as BMI, ASCAP, SESAC, or any like organization on account of the broadcast of any music contained in the Network.

9. CHANGES IN LICENSEE'S COVERAGE AREA: If Licensee makes a technical modification which changes the coverage area in any respect, Station shall notify Licensor no less than thirty (30) days prior to the effective date of any such modification and Licensor may, upon 2 weeks' notice, terminate this Agreement if Licensee's coverage area modification infringes upon Network market exclusivity which Licensor has granted to any other radio station. Licensor may assign this Agreement to any party and Licensee shall have the right to assign this Agreement to any party acquiring all of the Licensee's assets or stock but in such event, Licensee shall not be relieved of its obligations hereunder.

10. MERCHANDISING RIGHTS: No merchandising rights are granted under this Agreement. Station may make no use of the Network, or the names and likeness of any of the Network's hosts, which are not specifically authorized herein, without written approval of Licensor.

11. INDEMNIFICATION: Licensee hereby indemnifies and holds Licensor harmless, from and against any and all claims, damages, liabilities, costs and expenses arising out of the broadcast of the Network distributed by Licensor. Licensee knowingly and willfully assumes any and all claims, damages, liability, costs and expenses arising from the broadcast by Licensee of any Network Program, or material excerpted from the Network.

12. CONFIDENTIALITY: Licensee agrees not to, either during or after the Term of this Agreement, directly or indirectly disclose, divulge, render or offer any information concerning the content or negotiations of this Agreement, except as required by process of law.

13. RIGHT OF FIRST REFUSAL: Licensee shall have the right to match any offer made to Licensor by any station within Licensee's market area, as defined herein, to carry a minimum of ten percent (10%) additional hours of **FOX SPORTS RADIO** programming each week. Should Licensee decline to increase the number of hours Licensee broadcasts weekly, Licensor may cancel this Agreement with notice to Licensee of not less than thirty (30) days.

premiere NETWORKS

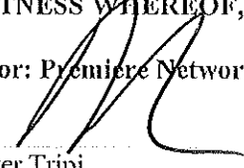
14. Licensor and Licensee agree to accept and rely on facsimile transmitted or PDF file, signed documents as if they bore original signatures.

15. This Agreement shall be governed by the laws of the State of California.

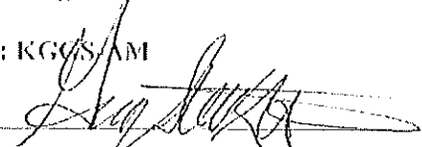
IN WITNESS WHEREOF, the parties have executed this Agreement on the date written below.

Licensor: Premiere Networks, Inc.

Licensee: KGG/S/AM

By: 

Peter Tripi
SVP Affiliate Relations

By: 

Printed Name: Greg Steckline

Title: President

Date: 3/16/17

Date: 3/13/17

(Please provide us with the following information)

**Traffic/Continuity Director Name: Lisa Bryce

**Traffic/Continuity Director's Email: Lbryce@manradio.com

**Traffic/Continuity Dept. Phone #: 316-721-8484

premiere NETWORKS

FOX SPORTS RADIO NETWORK LICENSE AGREEMENT ADDENDUM

Effective 4/3/2017, Station KGGG-AM, hereby agrees to broadcast the FOX SPORTS RADIO NETWORK during hours marked with an "X" in the chart below:

Monday

12a	1a	2a	3a	4a	5a	6a	7a	8a	9a	10a	11a	12p	1p	2p	3p	4p	5p	6p	7p	8p	9p	10p	11p
x	x	x	x	x	x	x	x										x	x	x	x	x	x	x

Tuesday

12a	1a	2a	3a	4a	5a	6a	7a	8a	9a	10a	11a	12p	1p	2p	3p	4p	5p	6p	7p	8p	9p	10p	11p
x	x	x	x	x	x	x	x										x	x	x	x	x	x	x

Wednesday

12a	1a	2a	3a	4a	5a	6a	7a	8a	9a	10a	11a	12p	1p	2p	3p	4p	5p	6p	7p	8p	9p	10p	11p
x	x	x	x	x	x	x	x										x	x	x	x	x	x	x

Thursday

12a	1a	2a	3a	4a	5a	6a	7a	8a	9a	10a	11a	12p	1p	2p	3p	4p	5p	6p	7p	8p	9p	10p	11p
x	x	x	x	x	x	x	x										x	x	x	x	x	x	x

Friday

12a	1a	2a	3a	4a	5a	6a	7a	8a	9a	10a	11a	12p	1p	2p	3p	4p	5p	6p	7p	8p	9p	10p	11p
x	x	x	x	x	x	x	x										x	x	x	x	x	x	x

Saturday

12a	1a	2a	3a	4a	5a	6a	7a	8a	9a	10a	11a	12p	1p	2p	3p	4p	5p	6p	7p	8p	9p	10p	11p
x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x

Sunday

12a	1a	2a	3a	4a	5a	6a	7a	8a	9a	10a	11a	12p	1p	2p	3p	4p	5p	6p	7p	8p	9p	10p	11p
x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x	x

Total number of Network hours broadcast by Licensee each week: 123

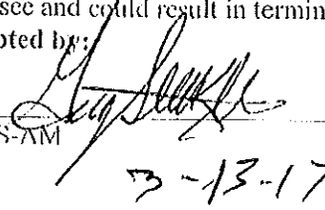
Licensee agrees to abide by all of terms of the Agreement as stated. Licensee may not revise or change its schedule of Network programming without prior written authorization from Licensor. Failure to notify Licensor of any changes to its schedule of Network programming may result in a breach of the Agreement by Licensee and could result in termination or other action by Licensor.

Accepted by:

By:

KGGG-AM

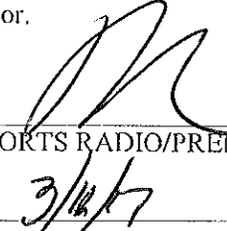
Date:


3-13-17

By:

FOX SPORTS RADIO/PREMIERE NETWORKS

Date:


3/14/17