



DJ MIXER SHOW (SINGLE BLOCK SEGMENT) AGREEMENT

This DJ MIXER SHOW (BLOCK PROGRAMMING) AGREEMENT (“Agreement”) is entered this ___ day of _____ 2020 (“Effective Date”), by Anco Media Group, LLC with offices at 250 NW 23 Street, Unit 204, Miami, FL 33127 (hereinafter referred to as “Station”) and “Client”:

CLIENT INFORMATION

Name _____
Address _____
Address _____
E-mail _____
Telephone _____

The Station and Client hereby enter into a formal business agreement whereby Client agrees to purchase one (1) block radio station music programming segment no longer than fifty-five (55) minutes in airtime length (“Block Segment”) for initial broadcast on Revolution 93.5 FM Miami, pursuant to the terms of this Agreement.

AGREEMENT TERM

This term of the Agreement is for the broadcast of one (1) Block Segment within fourteen days (14) after the approval of the Block Segment by Station on any Monday through Thursday at approximately 11:00PM.

CLIENT REQUIREMENTS

Client agrees to timely provide Station with the Block Segment program in a MP3 320k format in acceptable broadcast quality by 9 PM of the Thursday preceding the broadcast week that the Block Segment is scheduled to air. Block Segment programming must comply with FCC and governmental rules and regulations. Each Block Segment must begin with a disclaimer stating “The following show is sponsored programming”. Station reserves the right to not broadcast any Block Segment for any reason whatsoever with the sole obligation of refunding payment to Client for any un-aired Block Segment. The Block Segments will not contain any advertisements whatsoever. Client must be at least eighteen (18) years old.

PAYMENT TERMS

Client agrees to pay Station a one-time Block Segment airing fee of Ninety-Nine Dollars and Ninety-Nine Cents (\$99.99) upon signing this Agreement.

INTELLECTUAL PROPERTY

Station agrees that the content of Client's show provided to Station shall remain Client's intellectual property, and agrees to make no claims otherwise. Client grants the Station the non-exclusive right to rebroadcast the Block Segment in any market and the use of Client's brands, slogans, and trademarks for promotional purposes pursuant to the terms of this Agreement. Client is responsible for securing all necessary use rights and for payment of any music licensing fees for all content included in the Block Segment.

INDEMNITY

Both parties agree to indemnify and hold each other harmless from any liabilities or damages stemming from the execution of this Agreement.

Agreed and Accepted as of the Effective Date

STATION: _____
Vincent Colangelo
Business Manager

CLIENT: _____
Name: _____
Title: _____