



6 MONTHS ADVERTISING AGREEMENT

This Advertising Agreement ("Agreement") is entered into on _____, ("Effective Date"), by and between: by Anco Media Group, LLC with offices at 875 NE 79 Street, Miami, FL 33138 (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 Month of On Air advertising ("Block Segment") for initial broadcast on Revolution 93.5 FM Miami, pursuant to the terms of this Agreement.

AGREEMENT TERM

The Advertiser agrees to purchase a 6-months advertising package from the Station. The package includes a 30-second advertising spot aired six times per day during prime time Monday to Friday. The station will include On Air mentions and the following promotional digital strategies during the terms of the campaign:

- 1 Instagram post per month
- 1 Instagram story per week
- 1 Newsletter per month

CLIENT REQUIREMENTS

The Advertiser is responsible for providing all advertising content in the form of bullet points and marketing graphics. Advertising content, including bullet points and graphics, must be submitted to the Station at least 3 days prior to the scheduled airtime. The Advertiser is responsible for the accuracy of all content provided.

PAYMENT TERMS

The total cost of the advertising package is \$15000.00 [Fifteen thousand five hundred dollars]. Payment shall be made online on www.revolution935.com in 6 installments of \$2500.00 (first installment upon sign of the contract)

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 STATION: _____ CLIENT: _____ Date:

_____ Date: