		ADV	ERTISER AGRI	EEMENT					PAGE LOF 4		
OUTFRONT		CONTRACT NO.:	CONTRACT NO.: 2951959					DATE: 97/22/19			
CUTFRONT Media Posting Department 135 Silver Lame, Suite 230 Engene, DR 97404 (541) 607-9384		ADVERTISER: BRAND: CAMPAIGN:	BRAND: City of Newport CAMPAIGN:				CLIERT SUFFLIES PRODUCTION ACCOUNT EXECUTIVE:		) igh Deinert (169)		
		Copy must meet Production specifications and be received 10 working digs prior to each advertising period.  THIS AGREEMENT AND THE COPY TO BE DISPLAYED HEREUNDER IS SUBJECT TO THE APPROVAL OF OUTFRONT MEDIA'S MARKET GENERAL MANAGER AND THE OWNER OF THE LOCATION AS APPLICABLE									
Advection: Bill-Tell 1036478 City of Newport 169 Coast Hwy Newport, CR 97365 541-574-0603 Atts: Ted Smith		barrio and made a n	Subject to the terms of the Production Information Addendum Page and the OUTPRONT Media Terms and Conditions of Advertising Service each stacked horse and made a past baseof, "ADVERTISER/AGENCY" hereby contracts with OUTPRONT Media ("Company") for the display of advertising Copy ("Copy") on the outdoor advertising display(s) described below, commencing approximately on the commencement date of the Advertising Period listed below. Advertising/Agency shall provide the Copy in the form and type specified by Company.  Soo Panduction Information Addendam page for shipping quantities and addresses.								
Market		Media/Location(s)	Size	GREE!	Units	Advestising Period	No. of Periods		Period Cost		
Ovegoo	Bellotins/Grand Roads/USEF 17613B-O M/L HWY 18 310 FT W/O FORD RD B F/B		12:45	25,688		11/11/19-11/04/20	13.60	or	\$18,450.00		
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Special Instructions:

Net Agreement Total:

\$18,450.00

This agreement is non-cancelable by advertisenagency except as set porte in the terms and conditions attached hereito with respect to transit deplays grly. This agreement currents of the page, the production indocedation addressed page and the gultrant terms and conditions of advertising service incorporated herein, all of which advertisenagency hereby accounted by advertisenagency hereby accounted by advertisenagency hereby accounted by advertisenagency by advertisenagency hereby hereby and experient hay be obtained on requested the page and expertisenagency has posted and expertise approves beden.

ACCEPTED AND AGREED TO BY - OUTFRONT MEDIA

8-22-19 PLEASE PRINT MARC

Period Codes: M=Massibly, W=Weeldy; 4W=4 Weeks; D=Daily; OT=One Time TF=Till Forbid

## ADVERTISER AGREEMENT - PRODUCTION INFORMATION ADDENDUM

PAGE 2 OF 4

**OUTFRONT/** 

Advention Bill-Tot 1056478 City of Newport 169 Count Hwy Newport, OR 97365 541-574-0603 Atta: Ted Smith CONTRACT NO.: 2951959

DATE: 07/22/19

ADVERTISER:

City of Newport
City of Newport

ACCOUNT EXECUTIVE: Leigh Defnert (169)

BRAND: CAMPARIN:

Copy must exect Production specifications and be received 10 working days prior to each advertising paried.

THIS AGREEMENT AND THE COPY TO BE DISPLAYED HEREUNDER IS SUBJECT TO THE APPROVAL OF OUTFRONT MEDIA'S

MARKET GENERAL MANAGER AND THE OWNER OF THE LOCATION AS APPLICABLE

Market	Madia/Location(a)	Size	Copy Due S Date O	hipping menty	Shipping Address	Service AE	Ext. Feb Per Sq Ft
Dregon	Bulletins/Grand Roade/Unit# 176138-O N/L HWY 18 310 FT W/O FORD RD & F/S	12748	10/28/19		OUTFRONT Media Posting Department 135 Silver Lane, Solice 230 Bangene, OR 97404 (541) 607-9385 (541) 607-9384		
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## **OUTFRONT MEDIA TERMS AND CONDITIONS OF ADVERTISING SERVICE**

- 1. As used in this herein, Company shell mean OUTFRONT Media and Advertiser shall mean and be deemed to include, in addition to Advertiser, my advertising agency or any other agent or licenses of Advertiser (collectively "Advertiser").
- 2. At least ten (10) working days before the estimated start date, Advertiser, at its sole expense, shall furnish and deliver to Company or to service points designated by Company, sufficient supply of advertising copy, its form and type specified by Company along with written notice to Company setting forth required porting instructions. If copy is not so received, a loss of service may occur or additional costs may be charged by Company although commercially reasonable efforts will be used to post copy as promptly as gracticable after receipt from Advertiser. If Advertiser requests expedited installation within five working days of receipt of late received copy, a fee of not less than \$550 per location will be payable. In any event, if copy is not received in a timely manner, Company may may subject locations in any manner, without limiting Advertiser's liability to pay fer such space prior to posting the late received copy. If Copy is surulated and delivered as required above and such Copy is not rejected by Company parsuant to the terms hereof (i) the Copy shall be posted, and (ii) in the case of showing based programs the Copy shall be Significantly Posted (or kerelnafter defined) by Company within five (5) working days of the date for the commencement of the Advertising Posted est forth on the first page of this Agreement. For the purposes hereof, a program shall be deemed to be Significantly Posted if at least \$5% of the program has been posted. Nudity, pornographic, profine or obscens copy shall not be paramited. The character, design, text and illustrations on advertising copy and the material used chall be subject to approval by Company and by location owner, transit company/antherity or third party controlling location to be hable for the full term of the Contract shall equation to be that for the full term of the Contract shall equation to be advertised as a large and in a provious copy was rejected. If production is received after the date specified by Company, Company shall be entified to full pay
- 3. Should Advartiser's copy be damaged, defaced, or deteriorated for any reason whatsoever, including ordinary wear and tear, or if lost or stolen, Advartiser shall furnish a replacement copy, open Company's request, without Hability or expense to Company. If Advartiser fulls to provide such replacement copy, Company may use the location involved in any manuser, without releasing Advartiser from obligation to pay for such location. Unless otherwise specified on the face hereof, there will be a service charge for all installations on walls and for any changes in any display material after lainial placement. All designs for displays produced by Company will be faithfully reproduced. Company will maintain displays in good condition to the extent of matters reasonably within Company's control or assumed responsibilities. Any repainting or repositing requested by Advartiser in addition to that specified herein, if any, shall be paid by Advertiser in advance per Company's current quoted prizes.
- 4. If for any reman whatsoever during the term hereof (i)
  Company is unable to secure any specified location or loses the
  right to use any location, or (ii) any location becomes

- obstructed, destroyed or defixed, or (iii) Company fixis to timely meet its posting requirements because, any resulting luss of advertising shall not be decaused a breach or termination of this Contract. Company shall have the option to replace lost locations with locations of equal value per Company's prices and/or classifications, or to issue a pre-rated eredit. Any delay in commenting of service and/or posting of fewer locations than specified and/or resulting loss of advertising service caused by any reason whatsoever, shall not render Company liable for any demagns or offsets of any kind and shall be remedied solely by extending the Advertising Foriod of this Contract to provide an equivalent amount of advertising acretice at the contracted location or a explacement location of equal value, or at Company's option, result in a pro-rated credit, with all other remedies at law or equity being expressly waived by Advertiser. Netwithstanding anything contained herein to the contracty, if any location is lost for any reason whatsoever, Company shall also have the option to terminate this Contract and receive payment in full for services through the termination date.
- 5. Where illuminated displays are provided, illumination will be from duck to midulght. If illumination is belted or radiated for any reason, including but not limited to operation of law or malfunction of equipment, Advertiser shall receive a credit for the period of reduced or non-illumination at the rate of lifteen percent (15%) of the contract price for the impacted period, perovided Advertiser shall have first given written notice to Company of the filmination problem and same continues for more than five (5) days after Company's receipt of such notice.
- 6. Advertiser shall inspect the display within three (3) days after installation. Union within such period Advertiser given written notice to Company specifying any defact, the display shall be conclusively presumed to have been impected and approved by Advertiser for all purposes whatseever, including content and location of displays. If after installation of display Owner disapproves any advertisement, or if adverse publicity restits from any display, Company shall have the right to remove advertisement and, at its option, either fermionte this Contract or request a new acceptable advertisement copy pursuant to paragraph 2 above. Company and Advertiser necept this Contract subject to all federal, state and municipal laws and regulations. In the event any advertisement becomes illegal, Company reserves the right to terminate same upon notice to Advertiser. Acceptance of this Contract is subject to credit check and approval by Company, Company, in its sale discretion, may estend or reject credit, or at any time during the form, withdraw credit and Company may thereupen require partial or full payment of the remaining contract amount in advance. In the event of any termination under this paragraph, Advertiser's obligation shall cense as of the effective termination date.
- 7. Agency and Advertiser shall be jointly and severally liable for payment of the amounts owed under this Contract. In the event of default or numerial breach by Advertiser/Agency, in addition to other remedies available at law, Company may (a) cancel this Contract without prior notice and demand payments of all amounts remaining due and swing; (b) without terminating the Contract, declare the entire balance of payments to be made haraunder luminated due and payable; (c) remove all of Advertiser's displays without thairing Advertiser's liability hereunder; and/or (d) declare Advertiser in default under any other agreement with Company. Waiver by Company of any breach by Advertiser/Agency hereunder shall not prejudice the rights of Company with respect to any breach not specifically waived by Company. In the event of legal action arising out of this Contract, Company shall be entified to recover its reasonable

naturmays' face and cut of pocket expenses. This Contract and all related chains shall be construed according to the lawe of the Sinte of Arizons and Maricopa County, Arizons shall be the proper and exclusive legal jurisdiction and venue for any resulting legal action.

- 8. Invoking will be rendered monthly in advance duting from the commencement date of the first advertising period. Involves remdered to Advertiser shall be conclusive as to the correctness of the items stated unless Company receives written objection within filiness (15) days thereof. Non-receipt of involves or lack of involving, shall not impact Advertiser's liability hereunder. Any discounts given shall be forfeited/reversed for involves not paid within stay (60) days from the date thereof. All reases and adjustments are computed on the basis of thirty (39) days to the month, unless a different period is specified on the face inreed. Involves and adjustment are computed on the basis of thirty (39) days to the month, unless a different period is specified on the face inreed. Involves and shall be due thirty (39) days siter the date of involve and father to pay within such timetrame shall result in a default hereunder and shall further be deemed a default under any other agreements with Company. Involves not paid when due shall secrue interest at the rate of one and one-half percent (1.5%) per month (18% supusil), or such leaver rate permitted by law. Netwithstanding the furejoing, in the event that Company shall have the right, at Company's option, to either (a) require Advertiser to pay all amounts due or condit card payment or (b) require Advertiser to set up recorring payments whereby the Advertiser's ACH or credit card is charged on each involve date for the full involve amount.
- Company shall not be held responsible for named posters, displays or other copy provided by Advertiser and Company may dispess of any such materials. Company may premete Company's own business through the use of Advertiser's posters or displays in any manner whatsoever. Company is an Equal Opportunity Employer.
- io. This Contract emissions the full agreement of the parties, and me prior representation or assurance, verbal or written not contained berein, shall affect or siter the obligation of either party herets. This Contract is not cancelable or assignable by Advertiers, nor may the subject of the advertising be changed without the consent of Company. Notwithstending the foregoing, agreements for transit displays may be exacelled by Advertier upon providing at least 50-days written notice prior to affected posting date, with Advertier paying, upon involcing, short rets for actual length of term.
- 11. The following provisions shall be applicable in the event that this Contract shall be for the display of adverthing copy on a LED, LCD or other digital display sign ("Digital Sign"): Notwithstanding saything herein to the contrary, the Company shall be not obligated to display the copy for more than 91% of the display time provided hereunder (the "Guaranteed Display time, there shall be no reduction in the fee paid hereunder or extended of the term hereof. If the Company displays the copy for the term hereof. If the Company displays the copy for less than the Guaranteed Display time, the copy for less than the Guaranteed Display time, the Company shall, in its sale discretion, either

(i) terminate this Contract and reimburne the Advertiser for hes paid relating to the period for which the copy was not displayed for at least the Guaranteed Bisplay Time, (ii) equitably extend the Advertising Period of this Contract at the contracted Joseffer or a regissement leastion of equal value, or (iii) issue to Advertiser a pro-rated credit for advertising services equivalent to the period for which copy was not displayed for the Guaranteed Display Time. The Advertiser hereby expressly waives all other remedies at law or equity, and the Campany shall have no other liability to the Advertiser as a result of any follows to display the copy for at least the Guaranteed Bisplay Time. In addition to the foregoing, the Company shall have the right at any time to preempt the display of copy in order to utilize the Biglial Bispla(i) for public service messages in connection with (i) an Amber Alort, or (ii) at the request of any Federal, State or local authority, any public emergency (including but not limited to emergencies related to houseland security) (no "Emergency Interruption"). In such event, the Company shall not be in breach of this Contract and the Company shall have no liability to the Advertiser purposes to the provisions hereof perturbing to the display of advertising as a result of such Emergency Interruption. For the purposes of the provisions hereof perturbing to the display of advertising on a Digital Sign, "copy" shall be deemed to mean any advertisement displayed on such sign whether the same is minusted, static or otherwise, specifically including, but not limited to, strehming content or digital tamages, as applicable.

- 12. Agency/Advertiser hereby represents, warrants and confirms that it is aware of the requirements of 18 U.S.C.

  §§ 2257-2257A and that it fully compiles with them either by certifying to the U.S. Asturney General, in the form required by 28 C.F.R. § 78.9, that Agency/Advertiser collects and includes a individually identifiable information relating to models used in the advertisement to be displayed pursuant to the terms hereof (including but not limited to their mannes, addresses, and then of birth) in accordance with applicable Federal and/or State tax and labor or other law, or that Agency/Advertiser creates, makeness, cross-indexes and makes available for inspection records as required by 28 C.F.R. §§ 75.2-75.5. Upon request, Agency/Advertiser will provide Company with proof of in compilance.
- 13. If the advertising copy concerns a political, religious or social issue, the Advertiser and Agancy shall not make any press release or other public amounteement or media outreach regarding this Agreement or the related advertising copy that refers to the Company without the Company's express polor written consent (which consent may be granted or dealed in the Company's sole discretion), except its required under applicable law, in which case Advertiser shall obtain the approval of the Company as to the form, nature and extent of the press release, public announcement or media outreach prior to issuing the press release or making the public announcement.