MABC

American Broadcasting Company.

a Division of American Broadcasting-Paramount Theatres, Inc.

LOCAL FACILITIES CONTRACT

Agreement made at	to York a New York	_thisth	h day of su	ental .	, 1922, between	
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MPANY UNBERTAKING: Company will cause the station access the programs mentioned herein, on the day(s) and simate harly time(s) specified herein. Company will furnish dio which an its opinion is suitable for performance of such ams, if studio performance is required, but it may change attaching the studio performance is required, but it may change attaching the studies of the studies company, upon request and without additional charge, will furnish the advisory services of its Program Department. Company encourages station use for audience mail purposes but it will not be liable respecting such mail addressed to it for forwarding or for use or beneat of Agency or Advertiser.

2. INTERRUPTIONS AND APPROPRIATIONS: A. The failure of Company to become at all or part of any program over the station due to an Act of God, Federal, State or Municipal law, governmental regulation or order, defect or breakdown or lines or equipment, a labor dispute, appropriation of whole or part of program time as to the station for proceedings an event deemed by Company to be of public importance, or for any cause beyond the control of Company, shall not constitute a breach of this contract or vestin Agency any fight to terminate this contract or recover dampites and in S. Company will endeavor to give as much advance notice as possivent of public importance and except where Agency reduced. Sible of any appropriation of pregram time for Goadcasting an event of public importance and except where Agency otherwise directs, will make such courtest announcements at the circumstances reasonably permit. If the notice of appropriation of part of a program period is given before the regular starting hour of the program period, then Agency, by notice given forthwith to Company, may cancel the remaining part of the period. In such instances of ing such event Company will pay to Agency only its out-of-pocket live talent costs necessarily paid as to such program period upon submission by Agency of a certified detailed statement of anch costs. Interruptions and appropriations hereunder will not affect rates of discounts or rebate allowances.

2. PAYMENTS AND RATE PROTECTION: Company will bill. Agency weekly, and broadcast charges shall be payable by Agency on 18th of moth following that of broadcast. If this contract is with a recognized advertising agency, an agency commission of 15% will be allowed on gross billings less applicable relates and discounts as herein shown. Bayments hereunder shall be in lawful money of the United States and date of payment is material. Broadcast time for which bills are remedered shall be in agreement with less of the station. Agency agrees not to repute to Advertiser any Company any uncarned commission paid to it. Except as to Company built programs, social security tax obligations as to live talent company, be assumed by Agency A rate decreases as to the station shall apply hereto as of its effective date publicly announced by Company and arte increase as of six months from its effective date publicly announced by Company and a rate increase as of six months from its effective date publicly announced by Company and a rate increase as of six months from its effective date publicly announced by Company.

date publicly announced by Company.

4. Time Change — Termination: A. Company reserves the right to change the day or time, or both, of broadcasts as to (a) independent and station break announcements and service features of dependent and station break announcements and service features of less than five minutes, if the time is desired by Company for any purpose, oral or written notice of such change to be effective on not less than 24 hours' notice to Agency and (b) program of five minutes or longer (including cooperative features). If the time is desired by Company for network broadcasting, written notice of change to be effective as of date specified in the notice, but not less than 28 days after day of mailing or delivery of the notice. If the not agreeable to Agency and another time is not agreed upon in writing, the periods specified in Company's notice of change will be cancelled automatically as of the effective date specified in said notice. If more than one-third (b) of the periods in any weekly scancel the remaining periods in shid program series as of the effective date specified in Company's notice of change. B. In the event one or more of the periods provided for herein are cancelled or the entire contract is terminated in accordance with sub-paragraph A combinable contracts, if any, of Advertiser shall be determined on the assumption that the cancelled periods have been broadcast during the balance of the firm portion of this contract following the effective date of termination. If this contract provides that Agency, by giving a stipulated amount of notice, may terminate it effective at younges of this sub-paragraph as though such right of termination of the contract shall be determined for the purposes of this sub-paragraph as though such right of termination were exercisable by Agency effectives at the end of any 13-week cycles. C. This Contract MAY BE TERMINATED FOR REA-

Carried to Separate the Section of t

SONS OTHER THAN THOSE CONTAINED IN SUB-PARAGRANS A ABOVE BY EITHER PARTY BY GIVING THE OTHER TWENTY-EIGHT (28) DAYS PRIOR WRITTEN NOTICE: PROVIDED THAT SO SUCH NOTICE SHALL BE EFFECTIVE UNTER WENTY-EIGHT (28) DAYS AFTER START OF BROADCASTS HEREUNDER. IT IS PROVIDED FURTHER THAT THIS CONTRACT INSOFAR AS IT COVERS BROADCASTS OF LESS EITHER PARTY GIVING THE OTHER FOURTEEN (14) DAYS EFFECTIVE UNTIL FOURTEEN (14) DAYS AFTER THE WRICK WRITTEN NOTICE, BUT NO SUCH NOTICE SHALL BE START OF BROADCASTS HEREUNDER. IT Agency so terminates this contract it will pay Company at earned rate according to Company's rate card on which this contract is based. If Company so terminates this contract, 'Agency will pay Company according to the rates specified herein for all broadcasts previously made by Company; that is; Agency shall have the benefit of the same discounts which Agency would have earned had it been allowed to complete the contract.

b. MATERIAL, TALENT AND COMMERGIAL ANNOUNCE-MENTS: A. Unless otherwise provided by contract between Comments: A. Unless otherwise provided by contract between Company and Agency, the material, talent and announcements for each program will be furnished by and at the expense of Agency. Such material, talent and announcements must conform to the program and operating policies of Company. S. At least forty-eight moute exclusive of Sundays and legal holidays before the martiag hour of any program, the continuity for that program including commercial announcements must be delivered to Company and Company, will have the continuing right to edit and modify such continuity to the extent it deems necessary to make same conform to the public interest and Company program and operating policies. Unless walves in writing by Company, only the products listed herein shall be advertised in broadcasts becounder.

walved in writing by Company, only the products listed herein shall be advertised in broadcasts hereinner.

6. DEFENSE AND INDEMNIFICATION: A Any litigation against Agency of Advertiser, or the employees of either, brought to entore the rights of any third party alleged to have been violated by or in connection with broadcasts, or preparation thereof, of matter devices the rights of any third party alleged to have been violated by or in connection with broadcasts, or preparation thereof, of matter devices described herein as Company, any litigation against Company or any litigation against Company or any literance of the station, or the employees of either, brought to enforce the rights of any third party alleged to have been violated by or in connection with broadcast, or preparation thereof, of matter devices of the property alleged to have been violated by or in connection with broadcast, or preparation thereof, of matter devices of any third party alleged to have been violated by or in connection with broadcast, or preparation thereof, of matter devices and the property of the property of the property of the rights of any third party alleged to have been violated by or in connection with broadcast, or preparation thereof, of matter devices of agency material will be defended by and at the expense of Agency. B The modernitor (party hereto on whom: some of the indemnitor of such litigation and hold the indemnitee of any litigation and hold the indemnitee and harmless from loss or damage caused by or arising out of any such judgment. C Sub-paragraphs A and B hereof will be refactive on-process is aerved upon the indemnitee written notice thereof is full within five days after the litigations of process is aerved upon the indemnitive written notice thereof is process to defend such litigation is mailed or delivered to indemnitor and (2) from time to time during the pendency of such litigations is kiven to the indemnitee and the program of the indemnitor of such litigations. The indemnitive of business all emplo

7. GENERAL PROVISIONS: This contract is made subject to all Federal, State and Municipal laws and regulations now or hereafter in force, is not assignable without the consent of Company, constitutes the entire understanding between the parties, and shall be construed according to the laws of the State of New York. Walver of any provision hereof in any instance will not constitute a general waiver of any right hereunder. This instrument is not binding on Company until executed by one of its duly authorized officers.

So. This achedule is pre-explable at any time, in whole or in part, by Company Sec-(h8) hours' prior notice.

Po In the event of an imponentiation between the printed form and any typewritten elected the provisions in the typewritten elected will prevail.