

DMVHuB, Inc. Advertising Campaign Order Terms and Conditions

Advertising Terms: "Product" shall mean any service or thing virtual or solid that is sold or provided to the advertiser for compensation herein. "Display" shall mean any conveyance used by the publisher to deliver products purchased by the advertiser. "Deliver" shall mean to broadcast, show, provide, display or in any other mutually agreed format provide the product to the advertiser or consumers. The parties herein joined by this agreement agree to, and understand, the following additional terms applicable to this agreement in its entirety:

Contracted Term Details: The undersigned Advertiser agrees to purchase and pay for services as indicated on their campaign order form. In the event of a returned electronic payment or paper check, and/or a late payment, the account may be assessed a \$40 fee.

Cancellation: Month-to-Month campaigns have a 3-month minimum requirement. Cancellation should be sent in writing at least 10 days prior to the cancellation month. Term campaigns paid in full are non-cancelling, but may be donated to a non-profit organization or resold. If the advertiser sells their business, the paid ad will convey and the new owner may revise the ad as necessary.

RunTimeExposureandAvailability: Advertiser understands and agrees that their advertisement shall be delivered in a broadcast delivery cycle with an interval between delivery of the advertiser's product, determined by the publisher. This cycle shall be delivered during all operating business hours of the contracted location(s), for the life of the Agreement.

Advertiser Exclusivity: Exclusivity is not available. In the instance of multiple advertisers within the same niche advertising at the same location, every effort will be made to space competing ads equal distance in the rotation.

Failure To Perform: Advertiser understands that the publisher is not liable for any failure to perform, deliver or execute the products agreed to herein due to any Act of God, Force Majeure, government restrictions, accidents, internet outages, electrical failure, labor disputes, labor disruption, business failure, civil unrest, any act of war declared or undeclared or any other cause for failure to perform beyond the control of the publisher, directly or indirectly. DMVHuB Inc will c

Power Failure or Equipment Failure: Failure of display to deliver product for a period of four (4) hours or greater due to power failure or equipment failure of any type during a normal delivery period, shall result in one day of additional product delivery being credited to the advertiser's account. Advertiser agrees and understands that no cash or monetary credit shall be given in the event of such failure, and that only product delivery credit will be given to the advertiser.

Dislocation of Display or Unavailability of DMVNC Office: In the event of delivery failure of any product due to dislocation of display or relocation of the DMVNC office or the display therein, the advertiser shall receive one day of product delivery credited to the advertiser's account for each normal day of delivery lost due to such occurrence at daily venue rate. Advertiser understands and agrees that no monetary credit or refund shall apply and that delivery credit only shall apply.

Business Cards: Advertiser agrees and understands that advertiser is responsible for supplying business cards for the DMVHuB cardholder, at participating offices, and maintaining stock when depleted. Advertiser may add promotional messages to the cards at their discretion and are solely responsible for same. The DMVHuB wall board is the only approved placement of business and marketing cards.

Content Liability: Advertiser assumes total liability for all statements, promises or implications made or implied within their product and/or cards left or displayed at each location and releases publisher completely and totally from any and all responsibility and/or liability to any party associated with any legal action resulting from product content.

Continuous Service Program: Term Agreements paid monthly will automatically renew for the same rate and convert to a month-to-month agreement. To avoid auto renewal or to end the campaign during the renewal period, the Advertiser agrees to provide a written notice via email or mail at least 10 days to the start of the cancellation month. Term Agreements paid in full will automatically be reviewed and a renewal invoice/offer will be emailed to the Advertiser.