



Bobby Bones
LICENSE AGREEMENT

1. Effective on March 1, 2018, Station KGBL-FM 100.9 (w/simulcast on translator K234CG 94.7) (“**Licensee**”), whose City of License is Larkin, KS and is owned and operated by Steckline Communications, Inc. (d/b/a Mid-America Ag Network), whose address is 1632 South Maize Road, Wichita KS 67209, hereby agrees to become Licensee for Bobby Bones (the “**Program**”). The Programs are provided by Premiere Networks, Inc. (“**Licensor**”), whose address is 125 W 55th St., 21st Floor, New York, NY 10019.

2. COMPENSATION: Licensee agrees to air the Program with two (2) national barter minutes per hour within the Program to air live from 5:00 a.m. to 10:00 a.m. Local Time, Monday through Friday. National barter minutes are for Licensor's exclusive use.

Licensee also agrees to air one (1) national barter minute each day, Monday through Sunday, between the hours of 6:00 a.m. and 7:00 p.m. Local Time.

Additionally, Licensee agrees to air a four (4) hour "Countdown" version of the Program called Country Top 30 with Bobby Bones with six (6) national barter minutes per hour within the Program to air between 6:00 a.m. and 12:00 a.m. local time, Saturday or Sunday, for a total of twenty-four (24) national barter minutes per weekend Program. National barter minutes are for Licensor's exclusive use. The Program must air between 6:00 a.m. and 12:00 a.m. Local Time, Saturdays or Sundays. Licensee agrees to air the Program between _____ and _____ Local Time on Saturdays or Sundays (circle one).

Licensee agrees to pay to Licensor the amounts set forth in the attached Schedule A, which is incorporated herein by reference.

3. COMMERCIAL CLEARANCE REQUIREMENT: Licensee understands and agrees to schedule and broadcast **ONLY** the national commercial inventory that is provided by Licensor regardless of whether identical commercial copy is on hand and/or is provided by another source be it another radio network and/or local advertiser and/or national advertiser. This is mandatory due to a watermark embedded within each national commercial that allows commercial monitoring by outside sources that provides proof of broadcast by local radio stations to national commercial advertisers.

4. BROADCAST PARAMETERS:

(a) The broadcast by the Station of the Programs as set forth in this Paragraph 4 is an essential element of this Agreement. Station understands and agrees that it may not obtain the Programs under this Agreement for any other purpose, but to broadcast the Programs as set forth in this Agreement. Failure by Station, for any reasons other than an act of God, to broadcast the Programs in accordance with this Agreement, shall constitute a material breach of this Agreement, and Station shall have three (3) business days following receipt of Distributor’s written notice for the first such offense to cure and no right to cure for any subsequent such occurrence(s).

(b) Licensee agrees to cause Station to broadcast the Programs in its/their entirety without deletion or addition, except as otherwise provided herein. Furthermore, and for the avoidance of any doubt, Licensee shall not remove any silent or what may appear to be unused portion of the as-delivered Programs, or alter the speed of any portion of the Programs for any reason whatsoever, including in an attempt to create additional time in which to sell advertising (often referred to as "Cashboxing").



5. LICENSE TERM ("TERM"):

License Commencement Date: March 1, 2018

License Termination Date: February 28, 2021

Each twelve (12) month period during the Term shall be referred to as a "Contract Year".

In the event Distributor ceases production and/or distribution the Program(s) for any reason due to matters beyond its reasonable control, then Distributor may terminate this agreement upon written notice to Licensee to be effective on the date in which Distributor ceases such production and/or distribution.

6. PROOF OF PERFORMANCE: Immediately after the end of each broadcast week, Licensee shall submit to Licensor, complete and accurate affidavits setting forth proof of broadcasting for national sponsor commercials. Affidavits are to be submitted by Licensee electronically via the Internet to Licensor, on forms provided by Licensor via the Internet.

If Licensor fails to make timely delivery of any Programs for any reason beyond its control, such failure shall not be deemed a breach or violation of the terms of this Agreement. Should Licensee breach any term or condition of this Agreement (e.g., failure to (a) broadcast the Programs during the time specified, (b) broadcast a national barter commercial during the scheduled broadcast of the Programs, (c) submit complete and accurate affidavits of performance for any two (2) broadcast weeks, consecutive or non-consecutive, within a twelve (12) month period), Licensor may, in addition to other rights it may have, immediately without further notice, terminate this Agreement and have no further obligations to Licensee.

7. MARKET EXCLUSIVITY: So long as Licensee is not in default hereunder, this License to broadcast the Programs shall be exclusive to Licensee during the Term hereof for the Licensee's City of License. All rights to the Programs other than those expressly granted hereunder to Licensee are hereby expressly reserved to Licensor.

8. PERFORMANCE ROYALTIES: Licensee shall be solely responsible for the payment of any public performance music licenses or royalty payments which may be required to be paid to any party such as BMI, ASCAP, SESAC, or any like organization on account of the broadcast of any music contained in the Programs.

9. CHANGES IN LICENSEE'S COVERAGE AREA: If Licensee makes a technical modification which changes the coverage area in any respect, Licensee shall notify Licensor no less than thirty (30) days prior to the effective date of any such modification and Licensor may, upon two (2) weeks' notice, terminate this Agreement if Licensee's coverage area modification infringes upon the Programs' market exclusivity which Licensor has granted to any other radio station.

10. ADVERTISING MATERIALS: Licensor shall provide Licensee with generic print and pre-approved likeness materials for the promotion and advertising of the Programs. In the event that Licensee wishes to use their own creative materials, they shall first submit material(s) to Licensor for written authorization.

11. MERCHANDISING RIGHTS: No merchandising rights are granted under this Agreement. Licensee may make no use of the Programs, or the name and likeness of the Talent, which are not specifically authorized herein, without the written approval of Licensor.

12. INDEMNIFICATION: Licensee hereby indemnifies and holds Licensor harmless, from and against any and all claims, damages, liabilities, costs and expenses arising out of the broadcast of the Programs distributed by Licensor. Licensee knowingly and willfully assumes any and all claims, damages, liability, costs and expenses arising from the broadcast by Licensee of the Programs or material excerpted from the Programs.

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13. **CONFIDENTIALITY:** Licensee agrees not to, either during or after the Term of this Agreement, directly or indirectly disclose, divulge, render or offer any information concerning the content or negotiations of this Agreement, except as required by process of law.
14. **ASSIGNMENT:** In the event Licensee is sold, this Agreement may not be assigned without the written consent of Licensor and in no event, shall any such assignment relieve Licensor of its obligations under this Agreement.
15. **INSURANCE:** In addition to any insurance that Licensee is required to obtain and maintain under applicable law, Licensee shall obtain and maintain throughout the term of this Agreement comprehensive general liability insurance in the minimum amount of \$1,000,000 per occurrence or \$2,000,000 in the aggregate, for media errors and omissions, bodily injury, property damage and contractual liability. Such insurance will protect Licensee and Station from and against any claims, demands or causes of action or damages, including costs and attorney's fees, arising out of Licensee's actions under this Agreement. Such insurance will include each of the Distributor Indemnitees as additional insureds. Prior to the commencement of the Term of this Agreement, Licensee shall furnish Distributor with certificates evidencing such coverage and shall state that such coverage may not be changed or canceled by the insurer or Licensee during the Term (or any subsequent period during which an insurance claim under such coverage is pending) without first providing thirty (30) days written notice to Distributor.
16. **NON-DISCRIMINATION IN ADVERTISING:** In accordance with paragraphs 49 and 50 of the United States Federal Communications Commission Report and Order No. FCC 07-217, Station and Licensee will not discriminate in any contract for advertising on the basis of race or ethnicity, and all such contracts will be evaluated, negotiated, and completed without regard to race or ethnicity.
17. Licensor and Licensee agree to accept and rely on facsimile transmitted or PDF file, signed documents as if they bore original signatures.
18. This Agreement shall be governed by the laws of the State of California.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date written below.

Licensor: Premiere Networks, Inc.

Licensee: KGBL-FM

By: _____
Peter Tripi
SVP Affiliate Relations

By: 
Printed Name: Greg Steckline
Title: President

Date: _____

Date: 2-27-18

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SCHEDULE A

License Fees:

Licensee agrees to pay License Fees as follows, as set forth below:

	Time Period	Compensation to Distributor
1. From	March 1, 2018 – February 28, 2019	\$700 / month
2. From	March 1, 2019 – February 29, 2020	\$750 / month
3. From	March 1, 2020 – February 28, 2021	\$800 / month

Quarterly Ratings Bonuses:

N/A

Accepted and Agreed to:

Licensor: Premiere Networks, Inc.

By: _____
Peter Tripi
SVP Affiliate Relations

Licensee: KGBL-FM

By: _____

Printed Name: Greg Steckline

Title: President

Date: _____

Date: 2-27-18



BROADCAST AGREEMENT

M-F June 2018 update only
NASCAR
KIUL-AM
K4UL-AM
OK
Per phone conversation w/ Andy Hooser on 3/6/18.
(Signature)

This Agreement is entered into by and between Motor Racing Network, Inc. hereinafter referred to as "NETWORK," and Steckline Communications, d/b/a radio station(s) KQAM-AM, Wichita, KS; K273CX, Wichita, KS; ~~KIUL-AM, Garden City, KS; K4UL-AM, Scott City, KS; KGBL-FM, Lakin, KS; K234CG, Dodge City, KS;~~ hereinafter referred to as "STATION."

→ Garden City Dodge City (Market Not Col)

1. The Parties acknowledge that in consideration of the mutual promises and covenants herein contained and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereby agree as follows:
2. This Agreement shall commence on 1/1/2018 and terminate on 12/31/2018. THERE IS NO RENEWAL EXPECTANCY. STATION shall pay NETWORK as indicated in Paragraph 21.
3. NETWORK grants STATION the right to broadcast over STATION's regularly used transmitters, in accordance with the Federal Communications Commission (FCC) operating parameters of the STATION as authorized by the FCC at the time this Agreement is entered into and as disclosed in writing to NETWORK by STATION, the NETWORK originated feed of those programs and events indicated on the attached Exhibit, hereinafter referred to as either PROGRAM(S) and/or EVENT(S) depending upon the context, and collectively referred to as PROGRAMMING, subject to the terms and conditions set forth herein:
4. This Agreement is for the PROGRAMMING identified on the attached Exhibit and nothing else. Any right to broadcast NETWORK PROGRAMMING other than those identified on the attached Exhibit and specifically covered herein can only be accomplished by separate written agreement between the parties. If the PROGRAMMING set forth on Exhibit includes a specific race series (for example the NASCAR Sprint Cup Series), NETWORK shall provide the exact races and dates of such series when released by the applicable sanctioning body.
5. The authorization to broadcast granted by this Agreement is limited exclusively to the operating parameters of the STATION as authorized by the FCC at the time this Agreement is entered into and as disclosed in writing to NETWORK by STATION. NETWORK authorizes the broadcast of its PROGRAMMING based upon the written representations made by STATION concerning technical specifications existing at the time of the Agreement including the primary service areas of the various stations, including STATION, authorized to broadcast the PROGRAMMING. If there are any changes in STATION's technical specifications, the authorization granted by this Agreement shall be subject to review and termination at NETWORK's discretion. The NETWORK makes no representations that those technical specifications, including the primary service areas of other stations authorized to broadcast the PROGRAMMING, will not be changed, and this Agreement is subject to such changes when approved by the FCC. All other rights not specifically granted to STATION herein shall remain with the NETWORK. No rebroadcast rights whatsoever are granted to STATION. Except as explicitly set forth in section 9, STATION is prohibited from broadcasting or rebroadcasting PROGRAMMING over the internet or any other medium (now known or created hereafter) not specifically authorized herein without separate written consent from NETWORK.
6. STATION agrees to broadcast the complete PROGRAMMING as originated by NETWORK of all PROGRAM(S) and/or EVENT(S) set forth in Exhibit, including all NETWORK opening and closing announcements and all NETWORK commercial minutes. In the case of EVENT(S), STATION agrees to air the EVENT contemporaneously with the NETWORK originated feed. In the case of PROGRAM(S), STATION agrees to air the PROGRAM during the time slot indicated on the attached Exhibit. If, and only if, the attached exhibit so indicates, STATION may air PROGRAM more than once per day at STATION's discretion. EVENT(S) and/or PROGRAM(S) not set forth in Exhibit (including without limitation EVENTS and/or PROGRAMS not selected by STATION for broadcast, or new or additional EVENT(S) and/or PROGRAM(S) available from NETWORK) shall be available for broadcast by other stations in STATION's legal city of license, unless STATION and NETWORK agree in advance in writing to add such omitted EVENT(S) and/or PROGRAM(S) to the PROGRAMMING available to STATION hereunder (said agreement shall require STATION's payment of additional consideration for such additional PROGRAMMING).
7. NETWORK agrees to make cutaways from PROGRAMMING as indicated under the column titled "Local Minutes" on the attached Exhibit and to permit STATION to sell and broadcast commercial announcements during said cutaway, as per format provided by NETWORK as STATION may desire which, at the NETWORK's sole discretion, may be amended from time to time.
8. STATION will identify MRN Radio as the originator of the broadcasts in all of STATION's advertisements, in any advertising media, for its broadcast of PROGRAMMING. Additionally, starting at least three (3) days prior to each EVENT, STATION shall promote the (i) NETWORK; (ii) NETWORK's affiliate companies; or (iii) NETWORK's broadcast of the EVENT, with NETWORK produced promos, a minimum of three (3) times each day. Upon NETWORK's request, STATION shall provide NETWORK with an affidavit of performance by a duly authorized officer of STATION, confirming STATION's compliance with its obligations hereunder to promote the NETWORK broadcasts of the EVENTS. STATION may only use promotional logos associated with the PROGRAMMING as approved in advance in writing by NETWORK. In the event STATION has or maintains an internet website at any time during the term of this Agreement, STATION shall provide a hyperlink on the opening page of STATION's site linking to NETWORK's site, using a size, form, and location acceptable to NETWORK.
9. NETWORK hereby grants STATION the right to stream the PROGRAMMING ("Stream") on STATION's primary website ("Website") (no dedicated webpage), subject to the following conditions:
 - a. STATION must include in the Stream all NETWORK spots as provided by NETWORK.

STATION Initial:

- b. STATION must display NETWORK's News Widget, as provided by NETWORK, on at least one (1) page of the Website during the Term. For avoidance of doubt, it is not necessary that the STATION place the News Widget on the front page of the Website, but may, for example, place it on the NASCAR or "sports" page on the Website.
- c. STATION must display NETWORK's promotional banner, as provided by NETWORK and updated from time to time, on the front page of the Website during the Term.
- d. STATION must provide NETWORK with all Website URL's where the Stream will be displayed by listing such Website URL's in the space provided at the end of this Agreement.
- e. STATION must provide NETWORK with monthly web audience stats/Stream usage metrics for the Stream in a form prescribed by NETWORK. Such form may be revised from time to time in NETWORK's sole discretion.
- f. STATION shall not archive or make the PROGRAMMING available on demand, nor shall it create any derivative works of the PROGRAMMING, the Stream or otherwise. For avoidance of doubt, the rights granted in Section 9 herein apply only to live streaming of the PROGRAMMING.
- g. STATION shall not sell commercial or sponsorship inventory for the Stream unless the purchaser of such inventory is also sponsoring or purchasing commercial inventory for the radio broadcast of the PROGRAMMING.
- h. STATION must comply with all requirements herein as soon as reasonably possible but in no event later than thirty (30) days after execution of this Agreement.
- i. Should STATION wish to not stream the PROGRAMMING in its entirety but instead desires to provide a broadcast of NETWORK's live EVENTS from the STATION's web page, NETWORK may provide STATION with a web player which will carry the NETWORK's live Event broadcast.

10. This Agreement may be canceled with respect to one or more particular PROGRAM(S) and/or EVENT(S) by NETWORK without penalty or liability if the particular PROGRAM(S), EVENT(S), or PROGRAMMING is canceled, if NETWORK is unable to broadcast the particular PROGRAM(S), EVENT(S), or PROGRAMMING, or if NETWORK for sound reasonable business reasons determines either not to produce or originate a feed of a particular PROGRAM(S), or EVENT(S), or to cease production or distribution of the PROGRAMMING, provided that in such event, where possible, NETWORK shall give STATION twenty (20) days advance notice of such cancellation. If STATION's account is not current NETWORK may effective immediately upon delivery of notice terminate STATION's right to broadcast the NETWORK originated feed of PROGRAMMING.

11. The parties agree, without prejudice to any other rights of NETWORK, that STATION is in default in the event of any and/or all of the following: (i) STATION fails to make any and all payments required under this Agreement on or before fifteen (15) days after receipt of written notice that a payment has not been made; (ii) if STATION fails without good cause, determined in NETWORK's sole discretion, to broadcast any one or more of the PROGRAMMING feeds as required by this Agreement; (iii) STATION fails to observe or perform any and/or all material obligations required by this Agreement on or before fifteen (15) days after receipt of written notice that STATION has failed to perform an obligation; (iv) STATION files bankruptcy and/or is adjudicated to be bankrupt whether under federal, state and/or foreign laws; and/or (v) STATION enters into and or becomes the subject of any reorganization proceeding, liquidation proceeding, receivership and/or similar proceeding whether under federal, state, and/or any foreign laws; in the event of a default, NETWORK may terminate this Agreement, without prejudice to the rights and remedies of NETWORK, by giving written notice of termination to STATION. The rights set forth in the preceding paragraph are in addition to all other rights and remedies provided under this Agreement and/or by applicable law.

12. If for any reason any EVENT is rescheduled, postponed, or suspended, NETWORK shall have the option either to (a) declare this Agreement effective for the alternate date and time for the EVENT, (b) provide a substitute EVENT for broadcast pursuant to this Agreement that is satisfactory to NETWORK's national advertising accounts, including, without limitation, a rebroadcast of a prior event; or (c) declare the EVENT complete for purposes of the broadcast obligations under this Agreement. Should NETWORK exercise options 12(a) or 12(b) above, STATION shall broadcast such EVENT in accordance with the terms and conditions herein.

13. In addition to the authorization to broadcast granted by this Agreement, STATION shall have the opportunity to utilize the emblems, symbols, legends, logos, signs, representations, trademarks, and insignias which will be provided to STATION via a separate document from NETWORK denoting or identifying the NETWORK and any applicable third parties (hereinafter "Marks"). STATION shall use the Marks only in the manner provided to them by NETWORK and shall not change or alter the Marks in any form or fashion. STATION shall have no right to sell, assign or in any way dispose of or encumber the Marks, or to grant any sublicenses with respect to the Marks. Any attempt to transfer such rights shall be deemed null and void and shall constitute a default of this Agreement entitling NETWORK, at its sole discretion, to terminate the Agreement and to seek any and all legal or equitable remedies available. Said Marks may be changed or substituted, in the sole discretion of NETWORK, at any time via written notification to STATION. The Marks shall also be subject to the following restrictions prior to any use on the Internet:

- a. STATION shall submit to NETWORK (and when applicable NETWORK shall submit to appropriate third party), for prior written approval in their sole discretion, any and all proposed use of the Marks on the Internet by STATION at least thirty (30) days prior to its intended first use. Failure by NETWORK to respond within twenty-one (21) working days of receipt of the proposed use will be deemed to be a disapproval;
- b. STATION shall not use the Marks on the Internet in conjunction with sales, Promotions, or any third-party commercial associations without the prior written approval of NETWORK;
- c. STATION shall not use the Marks in any domain name registration or uniform resource locator (URL).
- d. Should STATION use the Marks or program content on the Internet in an unauthorized or unapproved manner STATION shall have seventy-two (72) hours to cure any such unauthorized or unapproved use of the Marks or program content upon receipt of notice from NETWORK or violated third party. Failure by such station to cure the unauthorized or unapproved use of the Marks shall result in the immediate termination of this Agreement, affording NETWORK to any

STATION Initial: 

555 MRN Drive, Concord, NC 28027 (704)262-6712

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and all available remedies. In addition, NETWORK may immediately terminate this Agreement upon any such subsequent breach by STATION without providing an additional opportunity to cure.

STATION acknowledges and agrees that a violation of any provisions and/or covenants related to the foregoing Marks would cause irreparable injury to the injured party and that damages at law for any such breach would be inadequate, and would be impossible to ascertain. In the event of the breach or threatened breach regarding the Marks, NETWORK, in addition to any and all other remedies at law or in equity, shall have the right to enjoin STATION from any and all threatened or actual activities in violation thereof; and STATION hereby consents and agrees that temporary and permanent injunctive relief may be granted in favor of NETWORK in any proceedings which might be brought to enforce any such covenants without the necessity of posting a bond. In the event the NETWORK does apply for such injunction, STATION shall not raise as a defense thereto that NETWORK has an adequate remedy at law.

14. STATION shall indemnify, defend and hold Motor Racing Network, Inc., and its shareholders, officers, directors, agents, employees, parent companies, related or affiliated companies, subsidiaries, trustees, receivers, successors and assigns harmless from and against any and all liability, loss, damage, expenses, court costs and attorneys' fees in connection with, arising out of or directly or indirectly, related to (i) any claim of loss or damage to property or of death or injury to persons, resulting from STATION's actions or content; (ii) any claim of false or deceptive advertising in which there has been use by STATION of any intellectual property of NETWORK or a third party in advertising or promotional materials; (iii) any claim of damage resulting from the acts or omissions of STATION, or its respective agents or employees, (iv) any claim of intellectual property infringement brought against NETWORK arising out of its relationship with STATION or other rights or designations utilized by NETWORK as authorized herein or (v) any claim of damage resulting from the breach of this Agreement by STATION. The obligations of STATION hereunder shall extend to claims alleging NETWORK'S sole negligence, willful misconduct or violation of law unless adjudicated as such by a court of common law.

15. NETWORK shall not be liable to STATION for any failure, inability, or delay to perform its obligations hereunder if such failure, inability or delay arises beyond control or without fault of the offending party. By way of example, and not limitation, such causes may include acts of war, riots, sabotage, explosion, fire, strike, accident, casualty, regulations or restrictions enforced by any government or governmental agencies, or other delays beyond NETWORK'S control rendering performance commercially impractical. In the event of such failure, NETWORK as the case may be, shall use its best efforts to cure such cause and to resume performance. Further this Agreement is contingent upon the ability of NETWORK to secure broadcast rights which are awarded on an annual basis.

16. STATION agrees to provide NETWORK with a notarized affidavit of a duly authorized officer or director of STATION as proof of performance of PROGRAMMING at the request of NETWORK.

17. NETWORK agrees to make PROGRAMMING available to STATION via satellite as indicated in this Agreement. It shall be the sole responsibility of STATION to provide operational equipment necessary to receive such transmission. Any expense, for equipment or otherwise, related to the reception of such transmission shall be borne by STATION.

18. Broadcast of any NETWORK PROGRAMMING by STATION after execution of this Agreement by both parties constitutes ratification of this Agreement and the authority of the person signing on behalf of the STATION to bind STATION hereto.

19. The STATION agrees to notify NETWORK in writing at the time STATION submits an application to the FCC for approval of any change of station ownership and provide NETWORK with a letter from the new station ownership of their intent to honor the terms and conditions of this Agreement. The STATION shall remain responsible for honoring the terms and conditions under this Agreement.

20. In the event that STATION, (or new station ownership pursuant to paragraph 19 above) defaults on this Agreement, STATION shall pay as agreed upon liquidated damages, and not as a penalty, an amount equal to the greater of 100% of License Fee due hereunder or \$10,000, to the NETWORK upon demand.

21. STATION will pay NETWORK the sum of \$0.00 as the License Fee. NETWORK will bill station for PROGRAMMING quarterly in advance in accordance with the following schedule:

YEAR	Upon Signing 30%	March 1 30%	June 1 30%	Sept 1 10%	LICENSE FEE
2018	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00

Unpaid accounts shall bear interest at the rate of 1 1/2 % per month commencing thirty (30) days after the due date, which STATION hereby agrees to pay. STATION agrees it will pay all reasonable costs of collecting overdue accounts or costs related to any litigation arising from this Agreement, before and after lawsuit, including attorney's fees, court costs and collecting agency fees and costs.

22. The validity, interpretation and performance of this Agreement shall be governed by the laws of the State of North Carolina without giving effect to the principles of comity or conflicts of laws thereof. The parties hereby agree that any lawsuit brought regarding this Agreement or its enforcement will be brought in the North Carolina courts of Mecklenburg County, North Carolina or the Federal Court of the Western District of North Carolina exclusively.

23. This Agreement constitutes the entire Agreement, either oral or in writing, between the parties. All prior understandings and negotiations are either incorporated herein or abandoned.

STATION Initial: 

555 MRN Drive, Concord, NC 28027 (704)262-6712

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24. Each party to this Agreement expressly recognizes that this Agreement results from a negotiation process in which each party was represented by counsel and contributed to the drafting of this Agreement. Given this fact, no legal or other presumptions against the party drafting this Agreement concerning its construction, interpretation or otherwise accrue to the benefit of any party to this Agreement, and each party expressly waives the right to assert such a presumption in any proceedings or disputes connected with, arising out of, or involving this Agreement.

THIS PROPOSAL SHALL NOT BE CONSIDERED FULLY EXECUTED AND BINDING UNTIL ACCEPTED IN WRITING BY NETWORK AT ITS OFFICES IN CONCORD, NORTH CAROLINA. NO ADVERTISING MAY BE SOLD OR OTHER CONTRACTUAL OBLIGATIONS ENTERED BASED UPON THIS PROPOSAL UNTIL IT IS ACCEPTED IN WRITING.

AIRING OF PROGRAMMING IS NOT AND WILL NOT BE AUTHORIZED UNTIL AGREEMENT IS RECEIVED AND ACCEPTED.

THIS AGREEMENT IS FOR THE TERM INDICATED UNDER PARAGRAPH 1. THERE ARE NO RIGHTS OF RENEWAL OR NEGOTIATIONS GRANTED TO STATION.

PLEASE RETURN THIS AGREEMENT BY 1/19/2018.

In Witness Whereof, the parties hereto have executed this Agreement.

(Below to be completed by STATION)

Company: Steckline Communications

d/b/a radio station(s) KQAM-AM, Wichita, KS; K273CX, Wichita, KS; KIUL-AM, Garden City, KS; KVUL-AM, Scott City, KS; KGBL-FM, Lakin, KS; K234CG, Dodge City, KS:

Frequency(ies): _____ Power(s): _____

By: [Signature] As: [Signature]
(Authorized Signature and Date) (Officer of Company)

Address: 1632 S. Maize Road

City: Wichita State: KS Zip Code: 67209

Phones: (316) 721-8484 (Office) (After hours/Control Room)

Website URL: _____

Witness: _____
(Signature and Date)

(Below to be completed by NETWORK)

By: [Signature] Date: 3-6-18
As: Director, Radio Partnerships
Motor Racing Network, Inc. ADM [Signature]

STATION Initial: [Signature]

2018 MRN Radio Broadcast Agreement Exhibit KQAM-AM, K273CX

Event Type: NCS: NASCAR Cup Series; NXS: NASCAR XFINITY Series; NTS: NASCAR Camping World Truck Series; PQ: Pole Qualifying;
 All event dates and local minutes are subject to change pending final confirmation by NASCAR and Involved speedways.
 Current broadcast schedule/start times available at www.mrn.com.

Please Initial, date, & return

 (Station Rep)

 (MRN Rep)

DAY	DATE	TRACK LOCATION	LOCAL :70 AVAILS	EVENT TYPE
SUN	2/11/2018	Daytona International Speedway	20	NCS
THU	2/15/2018	Daytona International Speedway	25	NCS
SUN	2/18/2018	Daytona International Speedway	32	NCS
SUN	3/11/2018	ISM Raceway	27	NCS
SUN	3/18/2018	Auto Club Speedway	27	NCS
SUN	3/25/2018	Martinsville Speedway	30	NCS
SAT	4/21/2018	Richmond Raceway	27	NCS
SUN	4/29/2018	Talladega Superspeedway	27	NCS
SUN	5/6/2018	Dover International Speedway	30	NCS
SAT	5/12/2018	Kansas Speedway	27	NCS
SAT	5/19/2018	Charlotte Motor Speedway	27	NCS
SUN	6/3/2018	Pocono Raceway	27	NCS
SUN	6/10/2018	Michigan International Speedway	27	NCS
SUN	7/1/2018	Chicagoland Speedway	27	NCS
SAT	7/7/2018	Daytona International Speedway	30	NCS
SUN	7/29/2018	Pocono Raceway	27	NCS
SUN	8/5/2018	Watkins Glen International	24	NCS
SUN	8/12/2018	Michigan International Speedway	27	NCS
SUN	9/2/2018	Darlington Raceway	32	NCS
SAT	9/22/2018	Richmond Raceway	27	NCS
SUN	10/7/2018	Dover International Speedway	30	NCS
SUN	10/14/2018	Talladega Superspeedway	30	NCS
SUN	10/21/2018	Kansas Speedway	27	NCS
SUN	10/28/2018	Martinsville Speedway	30	NCS
SUN	11/11/2018	ISM Raceway	25	NCS
SUN	11/18/2018	Homestead-Miami Speedway	30	NCS
THU	11/29/2018	Wynn Hotel in Las Vegas	9 (2:10)	NCS

NASCAR Today (52 weeks)	1	1/1/2018 TO 12/31/2018	Window to 7 PM LOCAL
NASCAR Today Midday (52 weeks)	1	1/1/2018 TO 12/31/2018	Window to 2PM LOCAL
Monday Morning Race Recap (seasonal)	1	2/12/2018 TO 11/19/2018	Window to 10 AM LOCAL

*M-F NASCAR
2min update
only*

OK KULAM + KYUL-AM


*Per Andy Hooser
phone call 3/6/18*

2018 MRN Radio Broadcast Agreement Exhibit KUL-AM, KYUL-AM

~~KGBL-FM/FM~~ (PW)

Please Initial, date, & return

 (Station Rep)

 (MRN Rep)

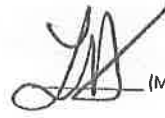
NASCAR Today (52 weeks)	1	1/1/2018 TO 12/31/2018	Window to 7 PM LOCAL
NASCAR Today Midday (52 weeks)	1	1/1/2018 TO 12/31/2018	Window to 2PM LOCAL

2018 MRN Radio Broadcast Agreement Exhibit KGBL-FM, K234CG

Event Type: NCS: NASCAR Cup Series; NXS: NASCAR XFINITY Series; NTS: NASCAR Camping World Truck Series; PQ: Pole Qualifying;
 All event dates and local minutes are subject to change pending final confirmation by NASCAR and involved speedways.
 Current broadcast schedule/start times available at www.mrn.com.

Please Initial, date, & return

 (Station Rep)

 (MRN Rep)

DAY	DATE	TRACK LOCATION	LOCAL :70 AVAILS	EVENT TYPE
SUN	2/11/2018	Daytona International Speedway	20	NCS
THU	2/15/2018	Daytona International Speedway	25	NCS
SUN	2/18/2018	Daytona International Speedway	32	NCS
SUN	3/11/2018	ISM Raceway	27	NCS
SUN	3/18/2018	Auto Club Speedway	27	NCS
SUN	3/25/2018	Martinsville Speedway	30	NCS
SAT	4/21/2018	Richmond Raceway	27	NCS
SUN	4/29/2018	Talladega Superspeedway	27	NCS
SUN	5/6/2018	Dover International Speedway	30	NCS
SAT	5/12/2018	Kansas Speedway	27	NCS
SAT	5/19/2018	Charlotte Motor Speedway	27	NCS
SUN	6/3/2018	Pocono Raceway	27	NCS
SUN	6/10/2018	Michigan International Speedway	27	NCS
SUN	7/1/2018	Chicagoland Speedway	27	NCS
SAT	7/7/2018	Daytona International Speedway	30	NCS
SUN	7/29/2018	Pocono Raceway	27	NCS
SUN	8/5/2018	Watkins Glen International	24	NCS
SUN	8/12/2018	Michigan International Speedway	27	NCS
SUN	9/2/2018	Darlington Raceway	32	NCS
SAT	9/22/2018	Richmond Raceway	27	NCS
SUN	10/7/2018	Dover International Speedway	30	NCS
SUN	10/14/2018	Talladega Superspeedway	30	NCS
SUN	10/21/2018	Kansas Speedway	27	NCS
SUN	10/28/2018	Martinsville Speedway	30	NCS
SUN	11/11/2018	ISM Raceway	25	NCS
SUN	11/18/2018	Homestead-Miami Speedway	30	NCS
THU	11/29/2018	Wynn Hotel In Las Vegas	9 (2:10)	NCS

NASCAR Today (52 weeks)	1	1/1/2018 TO 12/31/2018	Window to 7 PM LOCAL
NASCAR Today Midday (52 weeks)	1	1/1/2018 TO 12/31/2018	Window to 2PM LOCAL
NASCAR USA (Sunday's 52 weeks)	12	1/1/2018 TO 12/31/2018	10:00 -11:59:50 AM ET
Monday Morning Race Recap (seasonal)	1	2/12/2018 TO 11/19/2018	Window to 10 AM LOCAL