

# REBROADCASTING AGREEMENT

\_\_\_\_\_, owner of station  
\_\_\_\_\_, referred to herein as ORIGINATOR, and  
\_\_\_\_\_, owner of station  
\_\_\_\_\_, referred to as RE-BROADCASTER, agree:

ORIGINATOR produces and broadcasts over station  
\_\_\_\_\_, a program entitled:

\_\_\_\_\_.

which is broadcast as follows:

\_\_\_\_\_.

ORIGINATOR herewith grants the exclusive right to rebroadcast the program to RE-BROADCASTER.

REBROADCASTER shall be required to carry the program as provided by ORIGINATOR, in full, without addition or deletion, except that commercial continuity and public service announcements may be deleted and replaced. Reasonable station identification or "liner" identification may be added by REBROADCASTER.

The rebroadcast of the program shall be simultaneous.

Copyright of the program shall remain in the ORIGINATOR.  
ORIGINATOR warrants to REBROADCASTER that it has the legal right to authorize the rebroadcast

In the event that ORIGINATOR does not provide a program, then REBROADCASTER shall:

- a) first, substitute any unused backup program provided by ORIGINATOR (although this clause shall not be construed to require that the ORIGINATOR provide backup programs);
- b) second, substitute any unused future program which is not restricted from early broadcast (although this clause shall not be construed to require that the ORIGINATOR provide programs in advance);
- c) third, substitute other programs.