

CONTRACT AGREEMENT

JARVELLE'S MARKETING, LLC
916 E. New York Avenue
Brooklyn, New York 11203-1311
Tel: (718) 809-6703/735-3405
Fax: (718) 735-2929

Company Name: _____ Date: _____
Address: _____
Authorized Contact: _____ Title: _____
Telephone #: _____ Fax #: _____ Cell #: _____

Service Fees: Weekly \$ _____ Monthly \$ _____

TV SHOW

Air Time: _____ Advertising: _____
Host Announcement: _____ On Site Interview: _____
Number of Spots: Weekly _____ Prime Time: _____ Other Time: _____

1. I agree to advertise or secure an airtime with **JARVELLE** under the term of this contract agreement (hereafter the "Contract"). The TV and/or Radio show(s) named above shall air my promotion (hereafter "Ad"), of the above company (hereafter "Client"). This Contract shall last for a period of _____ week(s), month(s), starting on _____ 200____, ending on the _____ 200____ at the rate listed above.
2. All request for changes in the Ad, rates, air time, etc., shall be made in writing. Such request shall be fully executed by **JARVELLE'S MARKETING, LLC**, except when they violate the regulation or do not meet the highest standard or such controlling bodies of the TV and/or Radio show(s).
3. The Client has the option of either having the Ad by **JARVELLE** or provide its own Ad. In the event of the latter, the Client agrees to furnish material of suitable quality for the broadcast of the Ad. **JARVELLE** reserves the right to reject any material that does not meet its standards.
4. **JARVELLE'S MARKETING, LLC** reserves the right in its absolute discretion to cancel the Contract, or any renewals, extensions or modification thereof with two weeks written notice. Said notice shall be legally effective from the day it is mailed.
5. **JARVELLE'S MARKETING, LLC** reserves the right in its sole discretion to cancel the Contract at any time upon default by the Client in the payment of invoices rendered, or for other material breach of contract. If any of the terms and conditions of the Contract is breached by the Client, any failure by **JARVELLE'S MARKETING, LLC** to enforce its rights shall in no way constitute a waiver of the company rights, or a condemnation, and such rights may be enforced at any time during the term of the Contract.
6. In the event of cancellation by **JARVELLE'S MARKETING, LLC**, or the Client, **JARVELLE'S MARKETING, LLC** shall have the right to bill the Client on the pro-rate basis in accordance with its current rate card for the time actually broadcast by **JARVELLE'S MARKETING, LLC**.
7. Full weekly payment shall be made at least one week prior to airtime or airing an Ad for said month.

I HAVE READ AND UNDERSTOOD THE TERMS OF THIS CONTRACT AGREEMENT, AND I AGREE TO FULLY HONOR THE AFOREMENTIONED TERMS.

CLIENT SIGNATURE: _____ DATE: _____
(print name)

AUTHORIZED REPRESENTATIVE: _____ DATE: _____
(print name)