

RENEWAL

P.O. BOX 331 • THE DALLES, OREGON 97058 • 541-296-9684 • FAX 541-296-1855

ORDER AND AGREEMENT FOR BULLETIN DISPLAY

This Order and Agreement (hereinafter "Agree acceptance by Client/Agency. Client/Agency outdoor display described below at the price pothis Agreement. This Agreement provides for of the Standard Conditions/Exhibit A, which is	loes hereby authorize and instruct er month indicated on this Agreem 36 (thirty-six)	Meadow to produce in g	ood and workmans to pay for the a	inlike manner a advertising spa	and to maintain the		
The term for this Agreement will commence or from the term start designated in this Agreeme on or before the first day of each calendar mo	nt, to the end of the designated p		ency agrees to pa Each monthly p				
CLIENT/AGENCY	City of Newport	A	DVERTISE	Discover Newport			
DESCRIPTION OF LOCATION	CLASSIFICATION	SIZE OF DISPLA	Y AREA	RATE F	PER MONTH		
Salem L#10179 I-5 WL .2 mi. N/O Talbot Rd. Exit 242 Panel B North Facing	Illuminated SMARTLINK	12.5' x 4	0'	2 nd Y	r. \$2165.00 (net) r. \$2275.00 (net) r. \$2390.00 (net)		
Additional production of the A) Meadow will provide one artwork design, initing the Client/Agency. See provision #2 of the Sta		ms apply to payme	e nt. 2 month term, wi		at have been provided by		
B) This Agreement will continue on a month-to requested at least 60-days prior to the end of t giving the other a 60-day written notice. Termi Client/Agency hereby contracts for the ou	-month basis after the term stated he term. Non-renewal or terminal mation to be made effective at the	d above unless Client/Age tion of this month-to- mor end of two full billing cyc ed above upon the terms	ency or Meadow of the continuance s les after the date set forth above	shall be accomp of notice. and on PAGE	plished by either party		
PRINT OR TYPE ALL SPACES	EXCEPT SIGNATURE LINES	ACCEPTED			AGENCY DIRECT		
MEADOW SALESPERSON: Becky	y Mendenhall	ACCEPTED: CLIENT/ AGENCY:	Ci	ty of New	port		
EMAIL: bmendenhall@me	eadowoutdoor.com				, - x 19		
PHONE: 971-371-1190					DATE		
SALES OFFI	CE:	SIGNATURE					
ADDRESS P.O. Box 331	CITY The Dalles	Spend	cer Nebel	TITLE	City Manager		
STATE OR ZIP 97058 PHONE		PRINT NAME					
This contract is not binding on Meadow unti	Laccepted by the General Manager	(ENTER AL	DDRESS TO WHIC	CH INVOICES SE	HOULD BE SENT)		
ACCEPTED: MEADOW OUTDOOR ADVERT		ADDRESS Attn: Melanie Nelson; 169 SW Coast Hwy					
BY	DATE	CITY N	ewport	STATE	OR _zip_ 97365		
	TITLE	PHONE 5	541-574-060	3 FAX	541-574-3355		
(Authorized Meadow Signer - Print Name) (REV 4.1.21)		ALT. PHONE/EM	MAIL	newporter	egon gov		

STANDARD CONDITIONS/EXHIBIT A

IT IS AGREED THAT THE FOLLOWING PROVISIONS ARE INCORPORATED INTO AND MADE PART OF THIS CONTRACT BY REFERENCE.

- By signing this agreement, the Client/Agency is solely responsible for and agrees to furnish print ready design material or artwork for the proper execution of a new bulletin display.

 Meadow will commence billing upon installation, or thirty (30) days from the date of the acceptance of this Agreement by Meadow, whichever comes first, or any day thereafter. If a specific commencement date is stipulated for a new bulletin display, that date shall be the billing commencement date regardless of the date artwork is received. Client/Agency agrees that Meadow has up to five days to complete installation of received vinyl from any stipulated commencement date. If this is a renewal agreement, billing shall continue as stipulated in the Agreement regardless of the actual reprint date, if any.
- 2. Upon receipt of design materials from Client/Agency, one (1) initial artwork design will be prepared for customer approval. The first revision to the initial artwork is free; subsequent revisions will be billed at \$65.00 each. The rate per month includes 1 (one) vinyl production and installation per twelve (12) month contract term. Client can purchase additional vinyl productions and installs at current Meadow rate card. Extensions and tack-on prices will be quoted upon request. All vinyl, extensions and tack-ons produced or installed by Meadow shall become the property of Meadow. Extensions are unique for each application and cannot be reused for subsequent vinyls. Extensions supplied by Meadow are guaranteed for replacement for one year. Vinyls supplied by Meadow are guaranteed for replacement for one year.
- 3. Upon completion of each display, Meadow shall bill Client/Agency in advance for the rate per month thereof in equal monthly amounts. Each payment shall be due and payable on the first (1st) day of each calendar month. Any pro-rata amount due for the advertising from the date of installation to the beginning of the first (1st) full calendar month of the term shall be separately billed to and paid by Client/Agency. Time is of the essence in the payment of charges due from Client/Agency hereunder. In the event payment is not received within fifteen (15) days after the due date, Meadow may in addition to the amount due, assess a late charge equal to 5% of the unpaid amount, and the unpaid amount shall accrue interest at the rate of 18% per annum, computed from the due date until the date of payment is received by Meadow. Production pro-rata payments are subject to the same payment terms. Client/Agency shall pay in full any unpaid pro-rata production before a transfer or Resale is offered.
- 4. Any payment not made within fifteen (15) days of the date due will constitute default in this Agreement. Should Client/Agency default on any of the payments when due hereunder, Meadow, in addition to its other available remedies, will be entitled to discontinue service on the bulletin covered by this Agreement without further notice, and sell it to other advertisers. Meadow may elect to remove the Client/Agency copy from the bulletin and install Meadow self-promoting copy such as "Advertise-Here" in order to facilitate the sale of the advertising space to other advertisers. In the event of default by Client/Agency, in addition to any other remedies available to Meadow hereunder, Meadow may elect to bill Client/Agency for the balance of the rate charges for the period covered by this Agreement. In that event, Meadow's damages shall be the difference between the rates charged for the balance of the period, less any amounts actually recovered by Meadow through resale of the bulletin to other advertisers. In addition, a charge equal to 20% of the Agreement amount shall be added and billed to Client/Agency to cover Meadow's anticipated administrative expenses and other costs in re-selling the bulletin. In the event of default, pre-paid amounts may be applied to any and all sums owing under the terms of the agreement at the sole discretion of Meadow.
- 5. If any advertising location specified in this Agreement is lost during the term of this Agreement, Meadow may, subject to the approval of Client/Agency, provide Client/Agency with a replacement location of at least equal advertising value. In the event Meadow determines that a suitable location is not readily available, Meadow shall have the option to terminate this Agreement. In the event of any temporary loss or reduction of service, this Agreement shall be extended beyond the termination date herein provided for a period of time equal to the time of the loss of service. All prorated charges and credits are to be computed on the basis of a thirty (30) day month.
- 6. Illuminated bulletins are to have Standard Illumination (Dusk to Midnight). Illumination past midnight can be provided at an additional charge. Credit will be granted for temporary loss of illumination, in the amount of 15% of the prorated daily space rate for each day illumination is not provided. Credit will be granted for the time period beginning with the date Meadow receives written notification of illumination loss from Client/Agency, to the date that the illumination has been restored/repaired.
- 7. In the event Meadow, for whatever reason, is unable to deliver any portion of the service called for in this Agreement, Meadow may, as its option, eliminate that service from this Agreement and credit Client/Agency for that portion of the service not delivered. If Meadow, for whatever reason, wishes to terminate this Agreement, Meadow may do so by removing the display and prorating the fees invoiced to Client/Agency up to the day before the day the display was removed.
- 8. Meadow reserves the right at any time, either before or after printing or painting, to censor, reject or withdraw any advertising copy under this Agreement. Client/Agency or Customer each agree to defend, indemnify and save Meadow harmless from any and all loss, liability, claims and demands arising out of the character, contents, and subject matter of any copy displayed pursuant to this Agreement, which duty of indemnification shall include defense of Meadow by legal counsel reasonably acceptable to Meadow at the sole cost and expense of the Client/Agency or Customer. This duty of indemnification will survive any termination of this Agreement.
- 9. Any delay by Meadow in the performance of this Agreement as a result of the acts of God, force majeure or other cause beyond the control of Meadow, including but not limited to strike, work stoppage, picketing, damage or other action by a labor organization or employee thereof, shall not constitute a ground for cancellation. In the event service is lost as a result of the foregoing, Client/Agency's sole remedy hereunder will be an appropriate credit for the delay in the form of extended service as provided in Paragraph 5 of this Agreement.
- 10. This Agreement represents the entire Agreement between the parties. No modification of this agreement will be valid unless in writing and signed by the parties. Meadow shall not be bound by any promises, representations or agreements not expressly incorporated herein.
- 11. Failure of either party at any time to require performance of any provision of this Agreement, shall not limit the party's right to enforce the provision, nor shall any waiver of any breach of any provision constitute a waiver of any succeeding breach of that provision or a waiver of that provision itself.
- 12. Neither the rights nor the duties of the Client/Agency herein may be assigned or delegated without the prior written consent of Meadow first had obtained. Subject to the foregoing, this Agreement, at Meadow's option, shall be binding upon the heirs, representatives, successors, and assigns of the parties hereto.
- 13. Client/Agency shall be responsible to Meadow for any attorney fees Meadow incurs for the purpose of enforcing the terms of this Agreement, whether or not Meadow institutes litigation. In the event either party institutes litigation to enforce or recover damages under this Agreement, it is agreed that the prevailing party shall be entitled to recover, at trial and on appeal and review, in addition to amounts ordered by the court and any damages due hereunder, reasonable attorney fees and court costs.
- 14. Client/Agency agrees to perform this Agreement in The Dalles, Wasco County, Oregon, by making payment on the same to the office of Meadow Outdoor Advertising; in person at 1201 Bargeway Road, or mailed to P.O. Box 331, The Dalles, Oregon, 97058, or delivered electronically to Meadow Outdoor.
- 15. This Agreement shall be interpreted in accordance with the laws of the State of Oregon. The jurisdiction and venue for any action arising out of this Agreement, shall be in the Circuit Court in and for Wasco County, Oregon and both parties waive the right to change venue to any other location by motion or otherwise.
- 16. Unless otherwise stipulated on the face of this Agreement, no discounts or commissions of any kind may be deducted by the Advertiser, his Agents or Advertising Agencies.
- 17. If this Agreement is signed by an Advertising Agency, either on behalf of the actual Advertiser or in addition to the actual Advertiser, the term "Advertiser" as used herein shall include both the actual Advertising Agency where applicable, and all obligations of the Advertiser hereunder shall be the joint and several obligations of both the actual Advertiser and the Advertiser and the
- 18. Advertiser and or Advertising Agency warrant and represent that the person signing this Agreement has been authorized to enter into this Agreement and bind Advertiser and/or Advertising Agency to the terms hereof pursuant to all requisite corporate or other business entity action. Advertiser and or Advertising Agency agree that, upon any action by Meadow performed in reliance on this Agreement, Advertiser and or Advertising Agency are deemed to have waived any claim that this Agreement is invalid by reason of lack of authority of the person or persons whose signatures appear on this Agreement.
- 19. This Agreement may not be cancelled, terminated, or vacated by Client/Agency for any reason, whatsoever.
- 20. Client/Agency shall not collect from the actual Advertiser any amount greater than the rate per month shown on the face of this Agreement for the advertising space covered by this Agreement. Client/Agency agrees that such greater amount collected shall be delivered by Client/Agency to Meadow forthwith upon completion.
- 21. The parties hereto agree to conduct transactions by electronic means and this agreement and other agreements between the parties may be executed by providing an electronic signature under the terms of the Uniform Electronic Transaction Act, ORS 84.001 et. seq, and such agreements may not be denied legal effect solely because they are in electronic form or permit the completion of the business transaction referenced herein electronically instead of in person.

 (REV 4.1.21)

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For value received	and in consideration of	the transaction of	business and q	edit extende	d by Meadow	Outdoor Ad	vertising to Clie	as set forth i	n the contracts	entered into b	etween Meadow a	and Client the
individual whose n	aine appears below by a	ffiking his/her sigr	ature hereby y	nconditionally	guarantees	prompt pay	nent and perform	ance of all ob	ligations of the	company/clien	t hamed herein to	Meadow Outdoor
	pressly understood by the											
	preement entered into t											
	dual guarantor or guar											
	urred by it in collecting											
acceptance is wait	ed. This guarantee shall	remain in full force	e and effect an	d will termina	te only on the	satisfaction	of each and eve	ry obligation of	f the business	under this/agre	eement with Mead	low.
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Guarantor							Date			~~		