

Please enter for the undersigned, advertising in the months, publication and issues indicated above. To be used within one year from this date; subject to termination by agent at any time for fraud or non-payment. Advertiser can terminate in 30 days with written notice only. Completion of the frequency advertising order commences a new agreement for purposes of this contract. Accepted subject to approval of publisher.

- a. Non-transferable: This order will cover only advertising relating to the regular business of the advertiser and its privileges cannot be transferred, in whole or in part, to any other advertiser.
- b. All advertising is subject to the approval of the publisher.
- c. Advertisers and their agencies assume liability for all content of advertisement published and for all claims arising there from.
- d. Position of display is left to option of publisher unless otherwise indicated.
- e. Publisher and Agent assume no financial responsibility for any typographical errors in advertisements.
- f. Reproduction quality in photo, art and type reproduction in black and white and color cannot be guaranteed by the publisher or agent.
- g. Short-rate bills will be issued on cancellation of order or when frequency discounts cannot be earned.
- h. Proper notification on the part of the agent will be given on any rate changes.
- i. Payment for advertising is due upon publication of ad.
- j. A late charge equal to 5% of the balance owing on account, will be charged after 30 days and every 30 days thereafter, as applicable.
- k. Customers writing checks used in payment for services that are returned for non- or insufficient funds will pay a \$35.00 processing fee per check.
- l. Ad composition will be billed at a rate of \$65.00 per hour and is not included in this contract cost.
- m. In the event that collection is required in a court of law, advertiser will pay all attorney and collection fees and all court costs.
- n. Advertiser understands that this contract is with Community Ink, Inc. only, and no such agreement exists between Advertiser and any other Publisher doing business with Community Ink, Inc; it is further agreed that Advertiser shall have no recourse, based upon this contract against any other publisher for any reason whatsoever.
- o. Where advertising Agency represents advertiser, Agency agrees to all of the above conditions.