VERNEAU NETWORKS, INC. VIDEO SERVICE CUSTOMER AGREEMENT

This document describes the terms and conditions regarding your receipt of and payment for video service (as described below) from Verneau Networks, Inc., a subsidiary of Hillsboro Telephone Company, Inc. ("Verneau Networks"). Verneau Networks is sometimes referred to in this agreement as "we" or "us". The subscriber signing below is referred to as "you". This is your copy of the customer agreement between Verneau Networks and you.

CONTACTING VERNEAU NETWORKS:

You may contact us 24 hours a day, any day of the year, by calling 608-489-3230 or by writing to:

Verneau Networks, Inc. Customer Service 121 Mill Street Hillsboro, WI 54634-0427

You can also visit our web site at https://www.hillsborotel.com.

Thank you for choosing Verneau Networks for your television programming Service. Verneau Networks provides programming Service to addresses in the Hillsboro, Wisconsin area.

1. OUR SERVICE

These are the terms on which we will provide you digital entertainment programming over a private digital IP network (referred to collectively as "Service"):

- (a) Program Choices. We offer a variety of programming packages, sports subscriptions and pay per view programming available on special order. All programming selections have their own rates, terms, and conditions. Information about programming is available (i) on screen, (ii) in writing upon request to Verneau Networks, and (iii) on our web site at https://www.hillsborotel.com. These rates, terms and conditions are incorporated into this Agreement. The current rates for services other than pay per view were provided to you with this Agreement. Some Service is available only if you purchase and maintain a minimum level of programming.
- (b) Ordering Pay Per View. You may order pay per view Service by using your on-screen program guide and remotecontrol unit.
- (c) Your Programming Changes. You may change your programming selection by notifying us. A fee may apply to such changes (described in Section 2). Some programming must be purchased in minimum blocks of one month or multiples of one month.
- (d) Our Programming Changes. Many different and changing considerations affect the availability, cost and quality of programming and customer demand for it. Accordingly, we must reserve the unrestricted right to change, re-arrange, add or delete our programming packages, the selections in those packages, our prices, and any other Service we offer, at any time. We will notify you of any change that is within our reasonable control at least 30 days before the effective date. You always have the right to cancel your Service, in whole or in part, if you do not accept the change (see Section 4). Credits, if any, to your account will be posted as described in Section 4. If you do not cancel, your continued receipt of our Service will constitute your acceptance of the change.
- (e) Private Viewing. We provide Service only for your private non-commercial use, enjoyment, and home viewing. The programming may not be viewed in areas open to the public or received by commercial establishments. You may not rebroadcast, transmit, or perform the programming, charge admission for its viewing, or transmit or distribute running accounts of it. You may not use any of our trademarks for any purpose. Notwithstanding the provisions of

Section 7, below, we or any programming provider may prosecute violations of the foregoing against you and other responsible parties in any court of competent jurisdiction, under the rules and regulations of the Federal Communications Commission, and other applicable laws.

- (f) Blackouts. Certain programming we transmit, including some subscription Services, sports events and broadcast network Services, may be blacked out in your local reception area. Blackout restrictions are decided by the sports leagues and the other entities that own the local broadcast rights. You may visit our web site for more blackout information. If you circumvent or attempt to circumvent any of these blackouts, you may be subject to legal action.
- (g) Your Viewing Restrictions. It is your responsibility to impose any viewing restrictions on other family members or guests, as you think appropriate. We are not responsible to you or anyone else for the content of programming.

2. SET-TOP AND RECEIVING EQUIPMENT

- (a) Set-Top Unit. You have been provided with a set-top unit (referred to as the "STB"). The STB and the "Receiving Equipment," which includes a modem unit, a remote-control unit/keyboard, and may include an Ethernet switch, are necessary to receive our Service. The STB and "Receiving Equipment," will work only in conjunction with our Service and will at all times remain the exclusive property of Verneau Networks. Tampering with or other unauthorized modification of the STB or other equipment is strictly prohibited and may result in criminal or civil action. Verneau Networks reserves the right to upgrade or replace the STB and the Receiving Equipment, and the STB and Receiving Equipment must be returned to Verneau Networks upon request. If you do not return the STB and the Receiving Equipment to Verneau Networks when you cancel your Service, you may be charged a fee as described in Section 3.
- (b) Additional STB. If you add additional STB's to your account you will not need to purchase a separate subscription for each one. Pay per view programming can only be viewed on the STB for which it is purchased.
- (c) Loss of Equipment. You should notify us immediately if your Equipment is stolen or removed from your premises without your authorization. If you notify us within 5 days after such removal, we will not charge you for any unauthorized use. In any case, we will not charge you for unauthorized use occurring after we receive your notification.
- (d) Transfer of Equipment. The equipment provided is and shall be the sole property of Verneau Networks and may not be sold, traded or given to another party.
- (e) Inside Wire. You own the wiring inside the walls of your house. You are responsible for the maintenance of this wiring. Verneau Networks offers inside wire repair service at its standard service rates.
- (f) Receiving Equipment. We do not make Receiving Equipment or any other equipment you may use to receive and display our programming. We do not provide any warranty or guaranty for any equipment, or any repairs, parts and service, you obtain from other suppliers, and we are not in any way responsible for the statements, practices, promises, or warranties of such suppliers. You should direct any complaints about Receiving Equipment to the supplier from which you obtained the Receiving Equipment and any repairs, parts and service.

3. PAYMENT

In return for receiving our Service, you promise to pay us as follows:

- (a) Programming. You will pay in advance, at our rates in effect at the time, for all Service ordered by you or anyone who uses your Service, with or without your permission, through all periods until the Service is canceled.
- (b) Taxes and Governmental Fees. You will pay all taxes or other governmental fees and charges, if any, which are assessed based on your receipt of our Service, including local franchise fees.
- (c) Administrative Fees. In order to control the basic charges, which apply to all customers, we charge fees that arise in specific circumstances only to those customers responsible for them. This list is not exclusive, and Verneau

Networks reserves the right to modify these fees or charge additional fees. Accordingly, you will pay the following fees when they are applicable:

- (i) Account Activation Fee: We may charge you a fee the lesser of: (A) up to \$50.00; and (B) the maximum amount permitted under applicable law prior to or upon activation of your Service account.
- (ii) STB and Receiving Equipment Replacement Fee: If we have to replace the STB or Receiving Equipment due to negligence or loss, we may charge you a replacement fee of up to \$350 for each STB, \$110 for each modem, \$59 for each Ethernet switch, and \$25 for each remote control/keyboard.
- (iii) Additional Receiver Authorization Fee: We may charge you a monthly fee of up to \$7.00 for each additional STB
- (iv) Administrative Late Fee: If we do not receive your payment by tenth day after the due date appearing on your bill, we may charge you an administrative late fee of the lesser of (A) up to \$5.00 and (B) the maximum amount permitted under applicable law per month or partial month until the delinquent amount is paid in full, subject to applicable law. This late fee is not an interest charge, finance charge, time price differential or other such charge or payment of a similar nature. You acknowledge that this fee is reasonably related to the actual expense we incur due to late payment and may be subject to limitations set forth by Wisconsin law.
- (v) Change of Service Fee: If you change your Service package to a lower-priced package, we may charge you a fee the lesser of (i) up to \$5.00 and (ii) the maximum amount permitted under applicable law.
- (vi) Deactivation Fee: If we deactivate your Service because of your failure to pay or for some other breach on your part, we may charge you a fee the lesser of (A) up to \$15.00; and (B) the maximum amount permitted under applicable law.
- (vii) Duplicate Statement Fee: If you request a duplicate statement, we may charge you a fee the lesser of (A) up to \$1.75; and (B) the maximum amount permitted under applicable law for each statement copy.
- (viii) Ledger Request Fee: If you request a payment ledger itemizing past payments on your account, we may charge you a fee the lesser of (A) up to \$2.75; and (B) the maximum amount permitted under applicable law.
- (ix) Returned Payment Fee: If any bank or other financial institution refuses to honor any payment, draft or instrument submitted for payment to your account, we may charge you a collection fee the lesser of (A) up to \$20.00; and (B) the maximum amount permitted under applicable law. You acknowledge that this fee is not an interest charge, finance charge, time price differential or other such charge or payment of a similar nature and it is reasonably related to the actual expense we incur due to unsatisfied payment.
- (d) Billing Statements. We will send you a statement for each billing cycle (usually once every 30 days) unless you have a zero or nominal balance due, or a nominal credit balance, on your account at the end of a billing cycle. Statements will show: (1) payments, credits, purchases, and any other charges to your account, (2) the amount you owe us, and (3) the payment due date.
- (e) Questions About Your Statement. If you think your statement is incorrect or if you need more information about it, contact us. We will respond to you and try to resolve any complaints you have as promptly as we can. If you write to us, please include the following information:
 - * your name and account number;
 - * the dollar amount in question;
 - * an explanation of why you believe there is an error;
 - * any suggestions you may have for solving the problem.
 - * If you need more information about an item, describe the item and what information you need.

If you have questions, call or write us as soon as possible. Please do not include correspondence with your payment; use the address on the first page of this agreement. In order for us to investigate the problem, you must contact us within 60 days of the date you receive the statement in question. Undisputed portions of the statement must be paid by the due date.

- (f) Payments. Except as otherwise permitted under applicable law, you agree that you will pay your statements by cash, check or ACH payment. Due to the subjective nature of creditworthiness, we reserve the right to require pre-payment for any Service via cashier's check, money order, or cash, regardless of some objective credit rating or any past practice. The outstanding balance is due in full each month. We may, in our discretion, accept partial payments, which will be applied to the oldest outstanding statement. No "payment in full" notation or other restrictive endorsement written on your payments will restrict our ability to collect all amounts owing to us.
- (g) Deposits. We may require that you provide a deposit prior to or upon the activation or reactivation of your Service, which we may apply against any unpaid amounts at any time. Deposits will appear on your bills as credits, from which we will deduct our charges. Deposits will not earn interest.
- (h) If You Don't Pay On Time. We may deactivate your Service if you do not pay your statements on time, after any applicable grace period and notices required by law. If you purchased an annual subscription to any Service and your account is past due, we may convert your subscription to a monthly subscription. If so, we will prorate your subscription and amounts owed to us and will apply your pre-payments to past due amounts and any remaining credit to future obligations.
- (i) Consents Regarding Credit. In order to establish an account with us, you authorize us to inquire into your creditworthiness (subject to Section 5), by checking with credit reporting agencies. If you are delinquent in any payment to us, you also authorize us to report any late payment or nonpayment to credit reporting agencies.
- (j) Collection Costs. To the extent permitted by law, you will pay us any costs we reasonably incur to collect amounts you owe us, including, without limitation, reasonable attorney's fees.

4. CANCELLATION

- (a) Term. The term of this Agreement is indefinite and Service will continue until canceled as provided herein. We will automatically renew Service that you subscribe to on a periodic basis, including monthly and annual subscriptions and seasonal sports subscriptions, as long as we continue to carry the Service, unless you notify us that you wish to cancel it.
- (b) Your Cancellation. You may cancel Service by notifying us. You may be issued a credit as described below. Your notice is effective on the day we receive it. You will still be responsible for payment of all outstanding balances accrued through that effective date. For Services sold only in blocks of one month or multiples of one month, if you cancel such Service, we will credit you only for full months not used. For example, if you subscribe for a year of such Service for January through December and then cancel on March 10, we will credit you for the subscription fees for April through December. However, we will not credit any fees for January through March. Additionally, we will not credit prepaid seasonal sports subscriptions after the season starts.
- (c) Our Cancellation. We may cancel your Service at any time if you fail to pay amounts owing to us when due, subject to any grace periods, or breach any other material provision of this Agreement. In such case, you will still be responsible for payment of all outstanding balances accrued through the effective date of cancellation, including the deactivation fee described in Section 3. In addition, we may cancel your Service if you elect not to accept any changed terms described to you.

5. PERSONAL DATA

We collect personally identifiable information about our customers ("Personal Data"). The use and disclosure of this Personal Data is governed by our Privacy Policy and, to the extent not inconsistent with the Privacy Policy, by this Agreement. A copy of our Privacy Policy is available at https://www.hillsborotel.com/policies. We will also send you a copy if you send your written request to this address: Hillsboro Telephone Privacy Policy, 121 Mill Street, P.O. Box 427, Hillsboro, WI 54634- 0427.

6. LIMITS ON OUR RESPONSIBILITY

(a) Service Interruptions. Service may be interrupted from time to time for a variety of reasons. For interruptions of Service that are not due to circumstances beyond our control, we will restore your Service within 72 hours after we receive your report of the interruption or repair request. Upon your request we will provide credits on your bill for Service interruptions as provided in this Agreement. THIS WILL BE YOUR SOLE REMEDY AND OUR SOLE DUTY IN SUCH CASES.

- (b) Disclaimers. EXCEPT AS EXPRESSLY PROVIDED HEREIN, WE MAKE NO WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, REGARDING ANY SERVICE OR YOUR RECEIVING EQUIPMENT. ALL SUCH WARRANTIES OR REPRESENTATIONS, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. TITLE AND NON-INFRINGEMENT ARE DISCLAIMED.
- (c) Limitations of Liability. WE ARE NOT RESPONSIBLE FOR ANY CONSEQUENTIAL DAMAGES OR LOSSES RELATING TO THE RECEIVING EQUIPMENT OR ANY SERVICE, WHETHER BASED ON NEGLIGENCE OR OTHERWISE. REGARDLESS OF THE CAUSE, OUR TOTAL LIABILITY FOR DAMAGES OR LOSSES TO YOU AND ANY OTHER PERSONS RECEIVING OUR SERVICE, WILL IN NO EVENT EXCEED THE AMOUNT THAT YOU HAVE PAID TO US FOR THE SERVICE THAT YOU DID NOT RECEIVE. THIS ALLOCATION OF RISK IS REFLECTED IN OUR PRICES. You may have greater rights than described above under Wisconsin's laws. You should consult them.
- (d) Warranty Services. You agree that this Agreement does not provide for, and the Service does not include, any warranty services or other services that we might provide separately, including, without limitation, any fee-based or other warranty programs.

7. RESOLVING DISPUTES

- (a) YOU AND VERNEAU NETWORKS BOTH AGREE TO RESOLVE DISPUTES ONLY BY ARBITRATION OR IN SMALL CLAIMS COURT. THERE'S NO JUDGE OR JURY IN ARBITRATION, AND THE PROCEDURES MAY BE DIFFERENT, BUT AN ARBITRATOR CAN AWARD THE SAME DAMAGES AND RELIEF, AND MUST HONOR THE SAME TERMS IN THIS AGREEMENT, AS A COURT WOULD. IF THE LAW ALLOWS FOR AN AWARD OF ATTORNEYS' FEES, AN ARBITRATOR CAN AWARD THEM TOO. YOU AND WE ALSO BOTH AGREE THAT:
 - 1. THIS AGREEMENT EVIDENCES A TRANSACTION IN INTERSTATE COMMERCE, AND THUS, THE FEDERAL ARBITRATION ACT APPLIES TO THIS AGREEMENT. EXCEPT FOR SMALL CLAIMS COURT CASES THAT QUALIFY, ANY DISPUTE THAT RESULTS FROM THIS AGREEMENT OR FROM THE SERVICE OR DEVICE YOU RECEIVE FROM US (OR FROM ANY ADVERTISING FOR ANY PRODUCTS, DEVICE OR SERVICE) WILL BE RESOLVED BY ONE OR MORE NEUTRAL ARBITRATORS BEFORE THE AMERICAN ARBITRATION ASSOCIATION ("AAA"). YOU CAN ALSO BRING ANY ISSUES YOU MAY HAVE TO THE ATTENTION OF FEDERAL, STATE, OR LOCAL GOVERNMENT AGENCIES, AND IF THE LAW ALLOWS, THEY CAN SEEK RELIEF AGAINST US FOR YOU.
 - 2. UNLESS YOU AND VERNEAU NETWORKS AGREE OTHERWISE, THE ARBITRATION WILL TAKE PLACE IN THE COUNTY OF YOUR BILLING ADDRESS. FOR CLAIMS OVER \$10,000, THE APPLICABLE AAA RULES AS MODIFIED BY THIS AGREEMENT WILL APPLY. FOR CLAIMS OF \$10,000 OR LESS, THE PARTY BRINGING THE CLAIM CAN CHOOSE EITHER ARBITRATION, IN WHICH CASE THE AAA'S PROCEDURES AS MODIFIED BY THIS AGREEMENT WILL APPLY, OR, ALTERNATIVELY, CAN BRING AN INDIVIDUAL ACTION IN SMALL CLAIMS COURT. YOU CAN GET PROCEDURES, RULES AND FEE INFORMATION FROM THE AAA (WWW.ADR.ORG) OR BY WRITING TO US.
 - 3. THIS AGREEMENT DOESN'T ALLOW CLASS ARBITRATIONS EVEN IF THE AAA PROCEDURES OR RULES WOULD. THE ARBITRATOR MAY AWARD MONEY OR INJUNCTIVE RELIEF ONLY IN FAVOR OF THE INDIVIDUAL PARTY SEEKING RELIEF AND ONLY TO THE EXTENT NECESSARY TO PROVIDE RELIEF WARRANTED BY THAT PARTY'S INDIVIDUAL CLAIM, NO CLASS OR REPRESENTATIVE OR PRIVATE ATTORNEY GENERAL THEORIES OF LIABILITY OR PRAYERS FOR RELIEF MAY BE MAINTAINED IN ANY ARBITRATION HELD UNDER THIS AGREEMENT.
 - 4. IF EITHER YOU OR WE INTEND TO SEEK ARBITRATION UNDER THIS AGREEMENT, THE PARTY SEEKING ARBITRATION MUST FIRST NOTIFY THE OTHER PARTY OF THE DISPUTE IN WRITING AT LEAST 30 DAYS IN ADVANCE OF INITIATING THE ARBITRATION. NOTICE TO US

MUST BE SENT TO VERNEAU NETWORKS, ATTN: CLAIMS, VERNEAU NETWORKS, INC., 121 MILL STREET, HILLSBORO, WI 54634-0427. THE NOTICE MUST DESCRIBE THE NATURE OF THE CLAIM AND THE RELIEF BEING SOUGHT. PLEASE CALL CUSTOMER SERVICE FOR A NOTICE OF DISPUTE FORM TO FILL OUT, AND MAIL, FAX OR EMAIL IT TO US ACCORDING TO THE DIRECTIONS ON THE FORM. IF YOU AND WE ARE UNABLE TO RESOLVE THE DISPUTE WITHIN 30 DAYS, EITHER PARTY MAY THEN PROCEED TO FILE A CLAIM FOR ARBITRATION. IF THAT ARBITRATION PROCEEDS, WE'LL PAY ANY FILING FEE THAT THE AAA CHARGES YOU FOR ARBITRATION OF THE DISPUTE (PROVIDED THAT YOU ALREADY PARTICIPATED IN A MEDIATION THROUGH THE FREE PROGRAM DESCRIBED IN SUBSECTION (5) BELOW).

- WE ALSO OFFER YOU THE OPTION OF PARTICIPATING IN A FREE INTERNAL MEDIATION PROGRAM. THIS PROGRAM IS ENTIRELY VOLUNTARY AND DOES NOT AFFECT EITHER PARTY'S RIGHTS IN ANY OTHER ASPECT OF THESE DISPUTE RESOLUTION PROCEDURES. IN OUR VOLUNTARY MEDIATION PROGRAM, WE WILL ASSIGN AN EMPLOYEE WHO'S NOT DIRECTLY INVOLVED IN THE DISPUTE TO HELP BOTH SIDES REACH AN AGREEMENT. THAT PERSON HAS ALL THE RIGHTS AND PROTECTIONS OF A MEDIATOR AND THE PROCESS HAS ALL OF THE PROTECTIONS ASSOCIATED WITH MEDIATION. FOR EXAMPLE, NOTHING SAID IN THE MEDIATION CAN BE USED LATER IN AN ARBITRATION OR LAWSUIT. IF YOU'D LIKE TO KNOW MORE, PLEASE CONTACT US AT info@hillsborotel.com CUSTOMER SERVICE. IF YOU'D LIKE TO START THE MEDIATION PROCESS, PLEASE CALL CUSTOMER SERVICE FOR A NOTICE OF DISPUTE FORM TO FILL OUT, AND MAIL, FAX OR EMAIL IT TO US ACCORDING TO THE DIRECTIONS ON THE FORM. MAKE SURE YOU CHECK 'VOLUNTARY MEDIATION' ON THAT FORM. BY PARTICIPATING IN THE MEDIATION, AND ONLY BY YOUR PARTICIPATION, YOU QUALIFY FOR OUR PAYMENT OF ANY FILING FEE THAT THE AAA CHARGES YOU FOR ARBITRATION OF THE DISPUTE IN ACCORDANCE WITH THIS AGREEMENT.
- AN ARBITRATION AWARD AND ANY JUDGMENT CONFIRMING IT APPLY ONLY TO THAT SPECIFIC CASE; IT CAN'T BE USED IN ANY OTHER CASE EXCEPT TO ENFORCE THE AWARD ITSELF.
- 7. IF FOR SOME REASON THE PROHIBITION ON CLASS ARBITRATIONS SET FORTH IN SUBSECTION (3) CANNOT BE ENFORCED, THEN THE AGREEMENT TO ARBITRATE WILL NOT APPLY.
- 8. IF FOR ANY REASON A CLAIM PROCEEDS IN COURT RATHER THAN THROUGH ARBITRATION, YOU AND VERNEAU NETWORKS AGREE THAT THERE WILL NOT BE A JURY TRIAL. YOU AND VERNEAU NETWORKS UNCONDITIONALLY WAIVE ANY RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS AGREEMENT IN ANY WAY. IN THE EVENT OF LITIGATION, THIS PARAGRAPH MAY BE FILED TO SHOW A WRITTEN CONSENT TO A TRIAL BY THE COURT.
- 9. NOTWITHSTANDING ANY PROVISION IN THIS AGREEMENT TO THE CONTRARY, YOU AND WE AGREE THAT IF WE MAKE ANY FUTURE CHANGES TO THIS ARBITRATION SECTION (OTHER THAN A CHANGE TO ADDRESS INFORMATION), YOU MAY REJECT ANY SUCH CHANGE BY SENDING US A WRITTEN NOTICE WITHIN 30 DAYS OF THE EFFECTIVE DATE OF THE CHANGE. BY REJECTING ANY FUTURE CHANGE, YOU ARE AGREEING THAT YOU WILL ARBITRATE ANY DISPUTE BETWEEN US IN ACCORDANCE WITH THE LANGUAGE OF THIS PROVISION.
- (b) Exceptions. The provisions of Section 7(a) above shall not apply to: (i) any claim by Verneau Networks for payment of amounts you owe under this Agreement, and (ii) any dispute involving a violation of the Communications Act of 1934, 47 U.S.C. § 605, the Digital Millennium Copyright Act, 17 U.S.C. § 1201, the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, or any claim arising from theft of Service.

8. MISCELLANEOUS

THANK YOU.

- (a) Notice. Notices to you will be deemed given when deposited in the U.S. Mail and addressed to you at your last known address, hand delivered to you or your place of residence. Mailed notices may be included in our statements to you. We may also provide notice to you by telephone, which will be deemed given when a message is left with you or someone answering the telephone at your residence. Your notices to us will be deemed given when we receive them at the address or telephone number set forth on the first page of this Agreement.
- (b) Change of Address. You must notify us immediately of any change in your name, mailing address, residence address, or telephone number.
- (c) Applicable Law. The interpretation and enforcement of this Agreement shall be governed by the rules and regulations of the Federal Communications Commission, other applicable federal laws, and the laws of Wisconsin and the local area where Service is provided to you. This Agreement is subject to modification if required by such laws.
- (d) Assignment of Account. We may assign your account or this Agreement and all rights and/or obligations hereunder to any third party without notice for any purpose, including, without limitation, collection of unpaid amounts or in the event of an acquisition, corporate reorganization, merger or sale of substantially all of Verneau Networks' assets to another entity. You hereby consent to such assignment. You must continue making all required payments to us in accordance with your billing statement, unless notified otherwise.
- (e) Other. No salesperson or other representative is authorized to supplement or change this Agreement. In no event shall this Agreement or any other agreement with Verneau Networks be modified orally. If any provision is declared by a competent authority to be invalid, that provision will be deleted or modified to the extent necessary, and the rest of the Agreement will remain enforceable. The terms of this Agreement that expressly or by their nature survive termination shall continue thereafter until fully performed.
- (f) This Agreement and the attachments and agreements and policies expressly referred to in this Agreement make up the entire agreement between you and us regarding the Service and Receiving Equipment, and supersedes any and all prior agreements and understandings related to the subject matter of this Agreement.

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(Time)	
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