

Affiliate Agreement

THIS AGREEMENT (the "Agreement") made as of this day of 2025, between LA SPINZ (LAS), a provider of syndicated radio programming, with offices at 19360 Rinaldi Street Suite 550, Porter Ranch, CA 91326 and radio station with offices at (the "Licensee").
In consideration of the mutual promises and covenants set forth in this Agreement, the parties hereby agree as follows:
Section 1. Grant of License
1.1 LAS hereby grants Licensee a market exclusive, as determined by Nielsen's Metro Survey Area, to broadcast Programming over the radio signal of the Licensee in accordance with the terms and conditions set forth herein.
1.2 LAS shall retain all right, title and interest in Programming, including, without limitation, to the copyrights therein.
1.3 Licensee agrees that it shall not redistribute, share or provide Programming to any party not licensed to use such Programming.
Section 2. Assessment
2.1 In consideration for the license granted for Programming, Licensee shall provide the following advertising inventory schedule, free of any cost or expense, 10 (ten) :30 second barter commercial avails, adjacent to Programming, weekly.
2.2 Disposition of Inventory. LAS shall have the right to sell, or name a designee to sell, to third party advertisers the advertising inventory it has received pursuant to this Agreement. Commercials to be cleared during such time will be supplied to the Licensee through on-air network programming or any other means as determined solely by LAS or its designee.
2.3 Affidavits. Upon request, Licensee will deliver to LAS or its designee, on forms provided by LAS or its designee, complete and duly executed reports, affidavits, or certificates of performance with respect to Licensee's broadcasting of commercials to meet its advertising inventory obligations during each broadcast week.
Section 3. Term
3.1 The term of this Agreement shall commence on and continue until terminated as provided herein. Either party may terminate this Agreement by written notice submitted to the other with 30 days prior notice.

Section 4. Representations and Warranties

4.1 Licensee asserts that Licensee has the full power and authority to enter into the Agreement, to execute and deliver the Agreement and to carry out the terms of this Agreement.

Section 5. Indemnification

5.1. Licensee agrees to indemnify and hold harmless, LAS, it's employees and agents from any and all claims arising in whole or part from Licensee's use of Programming.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

LA SPINZ	
	(Licensee)
Ву:	Ву:
Name:	Name:
Title:	Title: