Lamar Accertising oxLaredo P.O. Box 1962 Laredo, TX 78044 Phone: 956-723-4152 Fax: 956-723-2509



Date: 10/5/2016 New/Renewal: RENEWAL

CONTRACT # 2677782

	CONTRACTED DIRECTLY BY ADVERTISER.
Customer#	513947-2
Name	ISIDRO'R. ALANIZ
Address	1110 VICTORIA STE. 401
City/State/Zip	LAREDO, TX 78040-4428
Contact	ISMAEL DELGADO/ ELIUD
Email Address	ldelgado@webbcountytx.gov
Phone #	(956) 523-4900
Fax#	
P.O./ Reference #	
Advertiser/Product	VARIOUS CAMPAIGNS
Campaign	

		Campaign								
Production/Ol Department	ther Services Plant	Production Type			Mis	C	Service Dates	# Billing Periods	Invest Per Period	Cost
/inyl	078 Laredo, TX	Vinyl Production 1	4x48	,	Design:Vinyl Pro	duction 14x48	01/21/17	1	\$1,000.00	\$1,000.00
0.000000000000000000000000000000000000	, <u>, , , , , , , , , , , , , , , , , , </u>		***************************************		(4.1878) 		Total Pro	duction/Other	Services Costs:	\$1,000.00
pace										
of Panels: 1									Billing Cycle:	Every 4 week
Panel # TAB ID	Market	Location	Illum	Media Type	Size	Misc	Service Dates	# Billing Periods	Invest Per Period	Cost
	LAREDO, TX	I-35 SO, @ 801 VICTORIA	Yes	Perm Bulletin	14' 0" x 48' 0"		01/21/17-01/19/18	13	\$1,997.00	\$25,961.0
214310	will and the second	VIOTONIA			<u> </u>		·	Tot	al Space Costs:	\$25,961.0
N. T. SOUTHER THE PROPERTY OF	#:+Darethrotzeneng.com/	in also the second	***************************************	·	**************************************	THE PROPERTY OF THE PROPERTY O		4	Total Costs:	\$26,961.0
2477585.	and an an all this and an	ler to maintain existing s The Lamar Companies (L	aman ta c	dantau in	and and workms	nllika manner s	and to maintain for th	ne terms set fo	rth above, outdoo	r advertising
2477585. Advertiser authordisplays describ Advertiser acknown	orizes and instruct ed above or on th owledges and agre	s The Lamar Companies (Le attached list. In consider aes to be bound by the terrestricts in the contract executives in the contract executives.	Lamar) to c ation there ms and cor	display in of, Advert	good and workma liser agrees to pa n all pages of this s an The t	nnlike manner, a y Lamar ell cont contract.	and to maintain for th	ne terms set fo iin thirty (30) d	rth above, outdoo ays after the date	r advertising of billing.
2477585. Advertiser authordisplays describ Advertiser acknown The Agency rep agent for a disclessor and in	orizes and instructed above or on the owledges and agreementing this Advocated principal, but salido with Advertigation with Ad	s The Lamar Companies (I e attached list. In consider eas to be bound by the terr eriliser in the contract exec t hereby expressly agrees liser for the full and fallbuil	Lamer) to c ation there ms and cor cutes this c to be liable performan	display in of, Advert additions of the contract as a jointly ar	good and workma liser agrees to pay n all pages of this s an The u	nnlike manner, a y Lamar ell cont contract.	and to maintain for th racted amounts will presentative or agent	ne terms set fo ain thirty (30) d	rth above, outdoo ays after the date hereby warrants t	r advertising of billing.
2477585. Advertiser author displays describ Advertiser acknown the Agency repagent for a disciplay and in Advertiser's oblivations.	orizes and iristruct led above or on th owledges and agro resenting this Adv osed principal, bu solido with Advert gatlons hereunder	s The Lamar Companies (Le attached list. In consider ees to be bound by the terrestier in the contract exect thereby expressly agrees	Lamer) to c ation there ms and cor cutes this c to be liable performan	display in of, Advert additions of the contract as a jointly ar	good and workma liser agrees to pay n all pages of this s an The t nd he/sh	nnlike manner, a y Lamar all cont contract. undersigned rep le is the Own	and to maintain for th racted amounts will presentative or agent	ne terms set fo nin thirty (30) d t of Advertiser	rth above, outdoo ays after the date hereby warrants t	r advertising of billing. o Lamar that
2477585. Advertiser authoritiser action Advertiser action The Agency repaigent for a disclessor and income and income action and income action.	orizes and iristruct led above or on th owledges and agro resenting this Adv osed principal, bu solido with Advert gatlons hereunder	s The Lamar Companies (I e attached list. In consider eas to be bound by the terr eriliser in the contract exec t hereby expressly agrees liser for the full and fallbuil	Lamar) to c ation there ms and cor cutes this c to be liable performan default and	display in of, Advert additions of the contract as a jointly ar	good and workma liser agrees to pay n all pages of this s an The t nd he/sh is to of the	nnlike manner, a y Lamar all cont contract. undersigned rep le is the Own	and to maintain for th tracted amounts with presentative or agent ner	ne terms set fo nin thirty (30) d t of Advertiser	rth above, outdoo ays after the date hereby warrants t	r advertising of billing. o Lamar that

	Signature:	(signature above)
N.	Name:	TSTDRO R. ALANIZ (printname above)
	Date:	10/21/2016 (date above).
THE LAMAR COMPANIES		This contract is NOT BINDING UNTIL ACCEPTED by a Lame

THE LAMAR COMPANIES

This contract is NOT BINDING UNTIL ACCEPTED by a Lamar General Manager.

GENERAL MANAGER

DATE



Lamar Advertising of Laredo P.O. Box 7862 Laredo, TX 78044 Phose: 956-723-4152 Fax: 956-723-2509



Date: 10/5/2016 New/Renewal: RENEWAL

STANDARD CONDITIONS

- 1. Late Artwork: The Advertiser must provide or approve art work, materials and installation instructions ten (10) days prior to the initial Service Date. In the case of default in furnishing or approval of art work by Advertiser, billing will occur on the initial Service Date.
- 2. Copyright/Trademark: Advertiser warrants that all approved designs do not infringe upon any trademark or copyright, state or federal. Advertiser agrees to defend, indemnify and hold Lamar free and harmless from any and all loss, liability, claims and demands, including attorney's fees arising out of the character contents or subject matter of any copy displayed or produced pursuant to this contract.
- 3. Payment Terms: Lamar will, from time to time at intervals following commencement of service, bill Advertiser at the address on the face hereof. Advertiser will pay Lamar within thirty (30) days after the date of invoice. If Advertiser fails to pay any invoice when it is due, in addition to amounts payable thereunder, Advertiser will promptly reimburse collection costs, including reasonable attorney's fees plus a monthly service charge at the rate of 1.5% of the outstanding balance of the invoice to the extent permitted by applicable law. Delinquent payment will be considered a breach of this contract. Payments will be applied as designated by the Advertiser; non designated payments will be applied to the oldest invoices outstanding.
- 4. Service Interruptions: If Lamar is prevented from posting or maintaining any of the spaces by causes beyond its control of whatever nature, including but not limited to acts of God, strikes, work stoppages or picketing, or in the event of damage or destruction of any of the spaces, or in the event Lamar is unable to deliver any portion of the service required in this contract, including buses in repair, or maintenance, this contract shall not terminate. Credit shall be allowed to Advertiser at the standard rates of Lamar for such space or service for the period that such space or service shall not be furnished or shall be discontinued or suspended. In the case of illumination, should there be more than a 50% loss of illumination, a 20% pro-rata credit based on four week billing will be given. If this contract requires illumination, it will be provided from dusk until 11:00p.m. Lamar may discharge this credit, at its option, by furnishing advertising service on substitute space, to be reasonably approved by Advertiser, or by extending the term of the advertising service on the same space for a period beyond the expiration date. The substituted or extended service shall be of a value equal to the amount of such credit.
- 5. Entire Agreement: This contract, all pages, constitutes the entire agreement between Lamar and Advertiser. Lamar shall not be bound by any stipulations, conditions, or agreements not set forth in this contract. Waiver by Lamar of any breach of any provision shall not constitute a waiver of any other breach of that provision or any other provision.
- 6. Copy Acceptance: Lamar reserves the right to determine if copy and design are in good taste and within the moral standards of the individual communities in which it is to be displayed. Lamar reserves the right to reject or remove any copy either before or after installation, including immediate termination of this contract.
- 7. Termination: All contracts are non-cancellable by Advertiser without the written consent of Lamar. Breach of any provisions contained in this contract may result in cancellation of this contract by Lamar.
- 8. Materials/Storage: Production materials will be held at customer's written request. Storage fees may apply.
- 9. Installation Lead Time: A leeway of five (5) working days from the initial Service Date is required to complete the installation of all non-digital displays.
- 10. Customer Provided Production: The Advertiser is responsible for producing and shipping copy production. Advertiser is responsible for all space costs involved in the event production does not reach Lamar by the established Service Dates. These materials must be produced in compliance with Lamar production specifications and must come with a 60 day warranty against fading and tearing.
- 11. Bulletin Enhancements: Cutouts/extensions, where allowed, are limited in size to 5 feet above, and 2 feet to the sides and 1 foot below normal display area. The basic fabrication charge is for a maximum 12 months.
- 12. Assignment: Advertiser shall not sublet, resell, transfer, donate or assign any advertising space without the prior written consent of Lamar.

