

Focus on the Family, a California (U.S.A.) Non-Profit Corporation, doing business as Briargate Media (hereinafter referred to as "Briargate Media"), is pleased to grant to the station registering electronically (hereinafter referred to as "Station") a limited license to broadcast on the Station the program(s) requested by Station on the pages of this website and subsequently agreed to by Briargate Media (hereinafter referred to as the "Program(s)") in the Station's market and during the term as defined below. By requesting the Program(s) electronically, Station agrees to the terms and conditions of this Agreement in full and confirms Station's understanding of the terms and conditions prescribed. This license is subject to Station's compliance with the terms of this Agreement as listed below.

1. The broadcast rights for the Program(s) granted by Briargate Media shall be nonexclusive to Station in Station's Market.

2. Upon termination of this Agreement, Station is obligated to destroy all copies of the Program(s).

3. Agreement Type:

3.1. Sustained Agreement – A Sustained Agreement means that Station shall air the Program(s) at its sole cost and expense, with no fee to be paid by Briargate Media or by Station to air the Program. Furthermore, unless the parties agree otherwise, Station shall not be obligated to provide any Additional Broadcast Minutes, as defined below, to Briargate Media for airing the Program.

3.2. Barter Agreement – A Barter Agreement means that, in lieu of a monetary payment, Station will provide broadcast minutes that may be embedded in the Program and/or broadcast outside the broadcast time of the Program, which may be used by Briargate Media as it deems appropriate in accordance with the terms set forth in paragraphs 4.3 and 4.4 below, but always in conformance with the Station's broadcasting guidelines ("Additional Broadcast Minutes").

3.3 Decision of Agreement Type – The decision of whether a Program is to be on a Sustained Agreement or on a Barter Agreement is at Briargate Media's sole and absolute discretion. The classification of the Program shall be given in writing to the Station, which may be updated from time to time by Briargate Media.

4. Rights & Obligations of Station.

4.1. Scheduled Airing of Program(s) – Station shall air the Program(s) in their entirety without any changes or edits a minimum of one time in a given day but may air the Program(s) as many additional times in a given day as the Station deems appropriate. Station further agrees to air the Program(s) on the same day(s) each week and at the same time(s) each day.

4.2. Station Cancellation / Substitution of Program(s) - Station shall have the right to cancel any Program(s) episode or portion thereof covered by the Agreement in order to broadcast any Program(s) which, in its absolute discretion, it deems to be of public significance. Each Program(s) episode provided by Briargate Media is subject to approval by the Station and Station may exercise a continuing right to reject such episodes. If a Program(s) episode is found by Station to be unsatisfactory, Station shall, by email, telephone or facsimile, notify Briargate Media three (3) days prior to the scheduled broadcast of said episode, if reasonably possible, and allow Briargate Media to substitute a satisfactory episode. Should there not be sufficient time for Briargate Media to provide a satisfactory substitute episode, then, in the place of the unsatisfactory episode, Station shall broadcast a past Program(s) episode. In any such case of Program(s) cancellation or substitution, Station shall notify Briargate Media in advance, if reasonably possible, but where such notice cannot reasonably be given, Station will notify Briargate Media within two (2) business days after such scheduled broadcast has been canceled or substituted.

4.3. Broadcast Sponsorship – Should Station request a Program that requires Station to air Additional Broadcast Minutes, in exchange for the broadcast rights for the Program(s) as set forth in the Agreement, Station hereby agrees to provide the time for and air the number of Additional Broadcasting Minutes as indicated in the Program Description section of this website for the Program(s) requested by Station. Station further agrees to provide the space for and air these Additional Broadcast Minutes on the day(s)

and between the hours agreed to between the parties. Station acknowledges that it has been advised by Briargate Media that Briargate Media intends to either sell or trade such Additional Broadcasting Minutes for use by third parties to help offset programming costs, or to use them itself. Briargate Media shall furnish to Station the content to be used in the Additional Broadcasting Minutes together with the appropriate broadcast instructions. Station is liable to make good, as soon as possible and within an equivalent daypart, all Additional Broadcasting Minutes missed within any broadcast month during the term of this Agreement. Failure of the Station to air the Additional Broadcasting Minutes shall be deemed a breach or violation of the terms of this Agreement.

4.4. Weekly Affidavit – Should Station request a Program that, in the Program Description section of this website, is indicated to be a Program that also requires Station to air Additional Broadcast Minutes, Station shall submit affidavits, on a regular basis, but not less often than monthly during the Term, reporting clearance of the Additional Broadcasting Minutes in conformance with the broadcast schedules as outlined in this Agreement. The affidavits will serve as a representation by Station of Station's compliance with its obligations referred to above. Station shall submit the affidavits electronically within five (5) business days following the end of each broadcast week.

5. Term / Renewal / Cancellation – The term of the Agreement shall commence on the date the Station is approved by Briargate Media, and unless otherwise canceled by Briargate Media or Station, shall continue for a period of one (1) year (the "Initial Term"). Upon expiration of the Initial Term, this Agreement shall automatically be renewed for additional one year terms unless otherwise canceled by Briargate Media or Station. The Agreement may be canceled by Station or Briargate Media upon expiration of the term, or at any other time without reason or cause, provided that the party desiring to cancel the Agreement provides thirty (30) days prior written notice. Briargate Media shall have the further option to terminate the Agreement immediately, at any time, if: (i) Briargate Media, in its sole judgment, shall determine that affiliation with Station may adversely reflect on Briargate Media; or (ii) in the event of a material breach by Station in the performance of the Agreement. Upon termination of the Agreement, either by Station or Briargate Media, Station is obligated to destroy all copies of the Program(s), and Station shall not thereafter broadcast any installment of the Program(s).

6. Change in Broadcast Area. If Station shall make any modification that changes the Station's coverage area as reported in Station's application or as reported in published broadcast information, in any respect, Station shall notify Briargate Media prior to the effective date of any such modification and Briargate Media may, upon two (2) weeks prior written notice, terminate the Agreement.

7. Ownership of Program(s)/Copyright - All Program(s) provided to Station by Briargate Media are protected by international copyright laws and, other than for the broadcasting purposes specifically set forth in this Agreement, may not be duplicated, distributed or otherwise used without the express, written permission of Briargate Media. Subject to the terms of this Agreement, Station acknowledges that, as between Station and Briargate Media, all rights and interest in and to the Program(s) are and shall remain the exclusive property of Briargate Media. Station may neither transfer the rights to broadcast the Program(s) to any other station or party nor knowingly allow any other station or party to broadcast the Program(s) without the express written consent of Briargate Media. Similarly, Station shall neither distribute copies of the Program(s) nor knowingly allow any other party to distribute copies of the Program(s) without the express written consent of Briargate Media.

8. No Joint Venture nor Representation - Nothing contained herein shall be deemed to create a partnership or joint venture by Briargate Media and Station, nor shall Station have the right or power to bind Briargate Media to any agreement, nor to represent to any third party that it has such authority. All contractual obligations of any kind or nature to which Briargate Media is intended to be bound shall become effective only when executed by a duly authorized officer of Briargate Media. Furthermore, Station acknowledges that it is not Briargate Media's representative and agrees that it will not act or make any declaration, whether explicit or implicit, on behalf of Briargate Media.

9. Notice – All affidavits and other regular or routine notices required of Station must be sent to the following email address: affiliaterelations@briargatemediacom and/or to the following mailing address: Global Radio, Briargate Media, P.O. Box 998, Colorado Springs, CO 80901, U.S.A. Any and all notices of a legal nature desired or required to be delivered hereunder shall be in writing and all such notices to

be made shall be personally delivered, or sent by express courier or by certified or registered mail, return receipt required, postage prepaid and addressed to Briargate Media at the mailing address above.