

LITTLE LEAGUE® REGULAR-SEASON TERRESTRIAL RADIO CONTRACT

INSTRUCTIONS

1. A copy of this contract is to be provided first to the District Administrator or local Little League President, provided by the regional headquarters or Little League International. It is never to be provided to the radio station without first being sent to the District Administrator or local Little League President.
2. The contract must be completed in part by the District Administrator and the local Little League President. The District Administrator and local Little League President should agree on a fee that will be charged, per game, for radio broadcasting rights, not to exceed \$50 per game. *The District Administrator or local Little League President should NOT sign the contract at this time.*
3. The District Administrator or local Little League President is not permitted to grant exclusive radio broadcasting rights.
4. The contract is forwarded to the radio station, signed, and returned to the District Administrator, then to the local Little League President, for signatures.
5. A *copy* of the contract is returned to the radio station. At this point, the contract is valid.
6. At the end of the regular season, the District Administrator is to forward a copy (not original) of the completed contract to:

Little League International Communications
539 US Highway 15
P.O. Box 3485
Williamsport, PA 17701-0485

7. This contract is NON-EXCLUSIVE, with regard to the ability and right of the League President, District Administrator or Tournament Director to extend the terms of this same contract to another interested party or parties for the same event(s).

RADIO CONTRACT – REGULAR SEASON
(Please Print Legibly)

TO: _____ (name and title of station/network contact)
of _____ (company)
Address _____
Phone Number _____ Fax _____
Email Address _____

RE: _____ (league name) Regular Season Games

The parties hereto, intending to be legally bound, hereby agree as follows --

Little League Baseball, Incorporated (aka Little League International), grants to you non-exclusive TERRESTRIAL radio broadcast rights to the _____ (league name) Regular Season Games to be held at _____ (location) on _____ (date[s]), (hereinafter referred to as the

"sports event"), subject to each of the following provisions:

Rights - Little League International has the exclusive right to authorize any and all radio broadcasting (live or recorded) of games. As a non-commercial broadcast, or with sponsorship limited to those products or services which meet Little League International standards for advertisements (see below and Attachment A), Little League International grants you the rights to record for broadcasting and/or to broadcast live, the above mentioned sports event. Whether or not the Little League name and/or marks are used to solicit advertising revenues, the rights fee is established at \$_____ per game for each game to be broadcast (this amount is not to exceed \$50 per game). The broadcast in perpetuity is the property of Little League Baseball and Softball. This fee will accrue to the local Little League to offset expenses. This grant of radio broadcasting rights pertains only to the sports event at the time and place specified herein. This contract is non-exclusive.

Microphone Placement – Microphones (but not earphones or earpieces) may be attached to the person of the home plate umpire or managers. Microphones, earphones or earpieces must not be attached to players.

Expenses – All expenses regarding the recording and broadcasting by your company are the responsibility of your company, including, but not limited to, phone line installation and phone charges, press box construction or improvements, etc.

Public Service Announcement – Twice each game, the text located at http://www.LittleLeague.org/media/Little_League_PSA.pdf must be read aloud by the announcer(s) as part of the coverage of all games referenced in this agreement.

Disclaimer – At least once during each game broadcast, the following statement must be read and broadcast aloud: **“This game is presented by (station/network name) under the authority of Little League Baseball and Softball, and may not be re-broadcast or re-transmitted without the expressed written permission of Little League International, South Williamsport, Pennsylvania. Visit Little League online at www-dot-Little-League-dot-org.”**

Interviews - The radio broadcast may include interviews, subject to these conditions: 1. Interviews with players must only be conducted in the presence of, and with the explicit permission of, the player’s parent, guardian, manager or coach; 2. No interviews of players, managers or coaches will be conducted during games; 3. No interviews with players of the losing teams will be conducted until at least 30 minutes after the conclusion of the game.

Miscellaneous - Any details or provisions made beyond this agreement in connection with the sports event must be approved by Little League International promptly before the event takes place.

Payment - **Payment due to the local Little League shall be made no later than thirty (30) days following the conclusion of the sports event. For any delinquent payment a five (5) percent penalty will be assessed on a monthly basis.**

Cancellation or Postponement - If the sports event does not take place on the scheduled date or time for any reason whatsoever, Little League Baseball, Incorporated, its directors, officers and employees will be held harmless by you and your company.

Sponsors and Advertisers - Your Company will provide the District Administrator with the names and products of sponsors and commercial supporters of the radio broadcast. Sponsorship and ads aired between the start of the sports event and its conclusion (including interviews) must not include any of the categories listed on Attachment A; or other products not consistent with the respectability of Little League International. Little League International reserves the right to deny the opportunity for any individual or company to advertise during or provide sponsorship for the radio broadcast of this sports event.

Jurisdiction - This agreement and all collaterally related issues shall be governed by Pennsylvania law. Venue is in the Lycoming County Courts of Pennsylvania. You warrant that you will not grant to any third party any rights to this sports event. Any provision herein found by a court to be void or unenforceable shall not affect the validity or enforceability of any other provision.

Non-Partnership - Nothing herein shall make the parties partners or joint venturers; both parties are independent contractors with respect to one another, and neither shall have any authority to represent or bind the other in any manner, nor to any extent whatsoever, except as provided herein.

Regular Season Only – This agreement applies ONLY to regular season games (not tournament games and not Special Games).

District
Administrator’s _____
Initials

Radio Company
Representative’s _____
Initials

ATTACHMENT A

Restricted Advertising Categories

- Alcohol, tobacco or firearms
- Energy drinks such as Red Bull or Monster
- Herpes relief products
- Casinos
- Tourist advertising for areas (such as Las Vegas and Atlantic City) and/or hotels or establishments focused on casinos and gambling, even if there is no depiction of gambling in those spots.
- Websites featuring card playing, gambling and other mature themes, such as poker websites
- On-line dating services.
- Feminine hygiene products
- Sexual enhancement or sexual performance products (male or female).
- Contraceptive products
- Nutritional supplements
- Other youth organizations substantially engaged in organized youth sports (*e.g.*, AYSO, Babe Ruth or Cal Ripken Baseball Leagues, Pop Warner Football, USSSA, etc.).
- Movies rated R or above under current ratings guidelines (or the equivalent of 2013 standards should the ratings system be changed in the future).
- Video games rated Mature or above under current ratings guidelines (or the equivalent of 2013 standards should the ratings system be changed in the future).
- Movies rated PG-13, videogames, apps rated E10+ or Teen, and unrated movies and videogames will be reviewed by Little League on a case-by-case basis and the parties will mutually and reasonably agree whether the content of the ad or the product itself is appropriate for advertising within Little League Programs (or the equivalent of 2013 standards should the ratings system be changed in the future).
- Advertising and promotional messages containing sexual references and innuendos, references to drugs, alcohol, gambling and other mutually-agreed upon material deemed inappropriate for children.
- Any current or future “recreational” drugs (*e.g.* marijuana) even if the marketplace permits such advertising.

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Accepted and agreed to:

By _____ Date _____
Radio Company/Station Representative Signature

Printed or Typed Name _____

Title _____ Company Name _____

Address _____

Phone Number _____ Fax _____

Email Address _____

By _____
District Administrator's Signature

Printed or Typed Name _____

Phone Number _____ Fax _____

Email Address _____

Date _____

Make check payable to the local Little League at:

_____ (League name)
_____ (Address)

Phone Number _____ Fax _____

This contract is not valid unless, and until, all spaces are filled on all pages and a copy is on file at Little League International.