CITY OF RAPID CITY’S APPLICATION AND AGREEMENT TO LEASE A BANNER POLE FOR ADVERTISEMENT BANNERS IN DOWNTOWN RAPID CITY

Name of entity or organization: ____________________________________   Date: _________

Address: ________________________________________________________________

Phone Number: ____________________   Contact Person: ______________________

Dates Banner Is To Be Displayed: _______________________________

Location Where Banner Will Be Displayed: __________________________________________

Please describe the content of the banner message: _____________________________________

AGREEMENT

1. Parties. This AGREEMENT is made this _____ day of __________, 20__, by and between the City of Rapid City, a South Dakota Municipal Corporation, 300 Sixth Street, Rapid City, South Dakota, 57701, hereinafter referred to as “City” and _______________________, hereinafter referred to as “Advertiser.”

2. Term. The approved banner shall be on display from the _____ of __________, 20__ to the _____ of __________ 20__.

3. Payment. Advertiser agrees to pay the City _________ for lease of advertising space.

4. Advertisement and Artwork.

   A) All advertisements shall be submitted for prior approval.

   B) It is expressly understood that the City shall have the right to disapprove of any particular advertisements and thereby prevent it from being displayed, especially in instances in which the advertisement is adverse to the City’s interests or in poor taste, but this right of disapproval shall not be unreasonably exercised. If this right is exercised, the Advertiser shall have no claim or recourse against the City.

   C) The City will not accept advertisements: -Containing or promoting obscene material; Containing or promoting material that is harmful to minor -Containing political or controversial content -Containing profane content -Containing violent or criminal content -Promoting alcohol, tobacco, or firearms -Promoting or denigrating groups based on gender, religion, race, ethnicity or political affiliation. D) The City retains the right to terminate any advertising displays based on adverse publicity or complaints. E) All costs of the advertisement and the artwork for the advertisement shall be borne by the Advertiser.

5. Rules and Regulations. Advertiser shall comply with all rules and regulations of the City of Rapid City and with all federal and state regulatory measures and laws of any kind applicable. Specifically, Advertiser warrants that all approved designs do not infringe upon any trademark or copyrights, state or federal.
6. **Wind.** In the event of high wind conditions, the City reserves the right to take any banner or decoration down to avoid cable damage.

7. **Indemnification.** Advertiser agrees to defend, indemnify and hold the City harmless from any and all loss, liability, claims and demands, including attorney’s fees arising out of the lease of space and display of any banner.

8. **Merger.** The parties agree that this writing constitutes the entire agreement between them and that there are no other oral or collateral agreements or understandings of any kind or character except those contained herein. No modification or amendments to this Agreement shall be valid, unless evidenced by a writing signed by the parties hereto.

9. **Choice of Law and Venue.** The parties’ rights and obligations under this Agreement shall be governed by, and construed in accordance with the law of the State of South Dakota. Any dispute concerning this Agreement shall be litigated and venued in the Circuit Court of the Seventh Circuit for the State of South Dakota, located in Rapid City, Pennington County, South Dakota.

10. **Enforcement.** The City may undertake any legal or equitable action available to enforce the provisions of this Agreement in addition to any remedy provided herein. In the Event the City is required to undertake any action to enforce the terms of this Agreement, Advertiser agrees the City may recover form Advertiser its reasonable expenses, including attorney’s fees incurred with respect to such action.

11. **Assignment and Transfers.** Advertiser may not resell, assign, or transfer any of its rights hereunder. Any attempt by Advertiser to resell, assign or transfer such rights shall result in immediate and automatic termination of this Agreement, without liability to the City.

12. **Invalid Sections.** If any section(s), or provisions(s) of this Agreement is declared invalid for any reason whatsoever by any competent court, such invalidity shall not affect any other section(s) or provision(s) of this Agreement if it can be given effect without the invalid section(s) or provision(s).

Dated this _____ day of ____________, 20__.

CITY OF RAPID CITY

By: ______________________________

Its: ______________________________
ADVERTISER:

_________________________________

By: ________________________________

Its: ________________________________

On this the _____ day of ______________, 20__, before me, the undersigned officer, personally appeared ________________, known to me or satisfactorily proven to be the person whose name is subscribed within instrument and acknowledged that he or she executed the same for the purposes therein contained and that they had the authority to do so in the name of the City of Rapid City, as its _______________________.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

______________________________
Notary Public, South Dakota

My Commission Expires:

(SEAL)

On this the _____ day of ______________, 20__, before me, the undersigned officer, personally appeared ________________, known to me or satisfactorily proven to be the person whose name is subscribed within instrument and acknowledged that he or she executed the same for the purposes therein contained and that they had the authority to do so in the name of _______________________, as its _______________________.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

______________________________
Notary Public, South Dakota

My Commission Expires:

(SEAL)
City of Rapid City
Banner Installation Specifications

The following specifications are for banners displayed on Main and St. Joseph Street between 6th and 7th Street. Banners are installed on a two cable system located in the center of the block. Banners are installed and removed by city staff. Banners should be made with vinyl mesh material to allow proper air flow and wind protection. Successful banners are simple and easy to read. Spacing should be uniform and symmetrical to allow maximum air movement through the banner.

Banner dimensions:

- The banner dimensions should not exceed a length of 32 feet and width of 30 inches. (32’ x 30”).
- Metal grommets must be used and installed at 12” intervals around the perimeter of the banner. See illustration below.
- Vinyl mesh material needs to be reinforced around the border of the banner to reinforce the grommets.

Banners are fastened to the cable system with heavy duty plastic zip ties.

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30 in. width

Welcome to Rapid City

32 ft. length