



KLRU Submission Release

The following shall constitute a release (the "Release") by _____
_____ ("Submitter") with regard to the submission of a _____
_____ (the "Material(s)") for review by
the Capital of Texas Public Telecommunications Council ("KLRU"). Submitter
understands and agrees that the execution of this Release is a prerequisite to
KLRU review of any materials submitted. All references herein to KLRU shall
include any related entries as well as KLRU's directors, officers, agents,
employees, consultants, lessees, licensees, successors and assigns.

In consideration of KLRU's review of the Material, Submitter hereby agrees as
follows:

1. Submitter understands and agrees that KLRU does not undertake to consider the Material in confidence. Submitter acknowledges that KLRU must disclose the Material to various employees, and possible even to those outside KLRU's employ, to determine the Material's value. It is understood that no confidential relationship is entered into by reason of KLRU's consideration of the Materials or by reason of discussions at any time between KLRU and Submitter.
2. Any submission to KLRU is made with the understanding that KLRU shall give the Material such consideration as it merits in KLRU's sole and final judgment, and KLRU is under no obligation to Submitter whatsoever to use the Material. KLRU is under no obligation to release the Submitter either any details of KLRU's actions in connection with the Material or any information regarding KLRU's activities in the field to which the Material pertains.
3. Consideration of the Material is not an admission by KLRU of the novelty, propriety or originality of the Material. KLRU shall not be obligated to further consider a Submitter's Material or to negotiate with or enter into an agreement with Submitter pertaining to the Material.

4. Any parts of the Material that are solely owned and controlled by Submitter pursuant to 15 U.S.C.A. 1051 et seq. and/or protected by copyright for the benefit of the Submitter pursuant to 17 U.S.C.A. 101 et seq. (collectively, the "Statutes") shall be deemed protected materials for the purpose of this Release and KLRU claims no ownership in such protected materials by virtue of this release.
5. Submitter hereby represents and warrants that:
 - a. Submitter is the sole originator of the Material, that the Material is solely owned by Submitter and that no other person, firm or corporation has any right, title, or interest therein or thereto.
 - b. Neither the Material nor KLRU's review or use of thereof shall violate any personal property rights of any third party including, but not limited to, rights of droit moral, privacy, publicity, copyright, trademark, or other intellectual property rights, nor shall the Material or KLRU's review or use thereof constitute defamation, libel, or slander against a third party.
 - c. Submitter has the full right and authorization to submit the Material to KLRU upon all of the terms and conditions herein stated.
 - d. No persons other than those signing below or executing a separate but contemporaneous release with respect to the Material have collaborated with Submitter in creating the Material, nor do any persons other than those signing below have any rights in such Materials inconsistent with Submitter's agreement hereunder.
 - e. Submitter has fully read, understands and agrees to this Release.
6. Submitter agrees to indemnify, defend and hold harmless KLRU and its Related Entities from and against any claim, loss, obligation, liability or expense including reasonable attorney's fees that may be asserted against or incurred by KLRU in connection with the Material submitted hereunder, any use of such Material by KLRU or any breach of any representation, covenant or warranty made by Submitter hereunder.

7. The Material has not been previously disclosed to KLRU, and KLRU has not made any prior inducements, promises or representations to Submitter regarding the Material. This Release constitutes the entire understanding of Submitter and KLRU as of the date hereof. No other agreement, written or oral, expressed or implied, exists between Submitter and KLRU with respect to the Material. Any modifications or waiver hereunder or termination hereof must be in writing and signed by both Submitter and KLRU. The invalidity of any provision hereof shall not affect the remaining provisions. The representations, warranties and indemnities herein shall survive the termination, execution, completion or expiration of this Release.

8. Submitter has retained a copy of the Material and agrees that KLRU shall not have any obligation to return the submitted copy of the Material to Submitter and that KLRU shall be under no obligation for any loss or damage to such copy.

Agreed & Accepted:

Submitter:
Print Name: _____
Title: _____
Signature: _____
Date: _____
Company Name: _____
Address: _____

Telephone: _____
Fax: _____
E-mail: _____