DIRECTV TERMS OF SERVICE FOR COLLEGES & UNIVERSITIES - Last Updated: July 1, 2014

THESE DIRECTV TERMS OF SERVICE FOR COLLEGES & UNIVERSITIES, INCLUDING THE SCHEDULES ATTACHED HERETO (THE "TERMS"), DESCRIBE THE TERMS AND CONDITIONS OF YOUR RECEIPT OF DIRECTV SERVICE, WHETHER PROVIDED TO YOU DIRECTLY BY DIRECTV OR INDIRECTLY THROUGH ONE OF DIRECTV'S AUTHORIZED SALES AGENTS (AN "AUTHORIZED RETAILER"). BY AGREEING TO THESE TERMS, YOU ARE ESTABLISHING A DIRECT RELATIONSHIP WITH DIRECTV. THIS PROVIDES YOU WITH THE COMFORT THAT YOU CAN CONTINUE TO RECEIVE DIRECTV SERVICE EVEN IF YOU NO LONGER HAVE A RELATIONSHIP WITH THE AUTHORIZED RETAILER AND EVEN IF DIRECTV'S RELATIONSHIP WITH THE AUTHORIZED RETAILER ENDS.

DIRECTV, either directly or indirectly through an Authorized Retailer, provides satellite entertainment programming and services, including, for certain installations, associated DTV Receiving Equipment ("Service" or "Services"), to qualifying college or university dormitories, student housing and other approved campus locations approved by DIRECTV ("School Locations"). As used herein, "DIRECTV," "we," "us," or "our" means DIRECTV, LLC, and "you," "your," or "Customer" means the entity that owns the School Locations receiving the Service and/or the entity that is responsible for the payment of fees and charges. The Services must be provided on a free-to-guest basis and may be provided only within the private rooms of the student housing facilities and, if approved by DIRECTV, other non-public areas of the School Locations. DIRECTV receiving hardware, an Access Card (as defined below), remote control and receiving antenna dish (referred to collectively as "DTV Receiving Equipment") are required to view the Service. This DTV Receiving Equipment may be in addition to other hardware and software sold or leased to you by your Authorized Retailer, to which these Terms do not apply.

You may contact us 24 hours a day by calling our DIRECTV Business Service Center at 1-800-388-2505 or sending us an e-mail at commercialcustsat@directv.com or writing us (for notices and mail - DIRECTV, LLC, Business Service Center, P.O. Box 5392, Miami, FL 33152-5392 or for payments - DIRECTV, LLC, L&I Account Payments, P.O. Box 60036, Los Angeles, CA 90060-0036).

These Terms are in addition to, and are separate and apart from, any agreement between you and your Authorized Dealer. DIRECTV and Authorized Retailers are independent entities and DIRECTV is not responsible for any acts or omissions of the Authorized Retailers.

AUTHORIZED RETAILER BILLING: IF YOU HAVE MADE ARRANGEMENTS WITH YOUR AUTHORIZED RETAILER TO BILL AND COLLECT FOR SERVICE, YOU UNDERSTAND THAT THE AUTHORIZED RETAILER'S BILLING AUTHORITY IS SUBJECT TO THE APPROVAL OF DIRECTV, AND YOU FURTHER AGREE TO THE FOLLOWING ADDITIONAL BILLING TERMS AND CONDITIONS:

Please use the contact information provided on your bill from your Authorized Retailer for any questions about your bill. DIRECTV will bill and collect from such Authorized Retailer for the Service and you shall pay such Authorized Retailer directly for the Service. If, however, DIRECTV informs you that the Authorized Retailer is no longer authorized by DIRECTV to bill and collect for the Service, or the Authorized Retailer has ceased or failed to pay DIRECTV when due, or the Authorized Retailer is insolvent or unable to pay its debts in the ordinary course, then DIRECTV may commence billing and collection directly with you and you shall pay DIRECTV for Service in accordance with these Terms. If any of the foregoing occur, you are obligated to DIRECTV for payment of the Service from and after the earlier of (i) the date you learn of the Authorized Retailer's cessation or failure of payment, (ii) the date DIRECTV notifies you that the Authorized Retailer is no longer authorized to perform billing activities or (iii) Authorized Retailer's insolvency or inability to pay its debts in the ordinary course.

You are responsible for manually deleting any content recorded with the DIRECTV DVR Service that is not automatically deleted (see Section 6(b) of the General Terms and Conditions). To delete: (1) Turn on the TV, (2) Push the playlist button on the remote control, (3) Push the dash (–) for delete all, (4) An on-screen message will appear asking you if you want to delete all recordings, and (5) Press Yes.

CUSTOMER SIGNATURE: CUSTOMER AGREES TO THESE TERMS, INCLUDING THIS COVER PAGE AND EACH OF THE SCHEDULES ATTACHED HERETO. THESE TERMS ARE NOT BINDING ON DIRECTV UNTIL ACTIVATION. IF YOU RECEIVE DISCOUNT(S) AS PART OF YOUR SUBSCRIPTION AND YOU DO NOT COMPLETE YOUR COMMITMENT PERIOD, EARLY CANCELLATION FEES MAY APPLY.

Legal Name of Customer:		Name of Person Signing:
Operating Name: _		Print Title:
Date:	Phone:	Signature:
THE CUSTOMER, II	NCLUDING THE BILLING AND COLI OVIDED HEREIN IS, TO THE BEST	AUTHORIZED RETAILER CERTIFIES THAT IT HAS EXPLAINED THESE TERMS TO LECTION OBLIGATIONS AND EACH OF THE SCHEDULES HERETO, AND THAT THE OF THE UNDERSIGNED'S KNOWLEDGE, COMPLETE AND ACCURATE, AND THAT OF THE INFORMATION BY PERSONALLY VISITING THE SCHOOL.
Legal Name of Authorized Retailer:		Name of Person Signing:
Operating Name: _		Print Title:
Date:	Phone:	Signature:

			90	HOOL AND AUTHORIZED RET	All ED INEO	DMA	TION	
DIRECTV Acco	ount Number:		30				ling Address Authorized Re	tailer Billing
Full Legal Nam				Dili to 🗀 i ilyoloui i	radi coo	iviai	Unit Count:*	tuner Dinnig
Property Name							onit oddin.	
Physical Addre								
Contact at Prop					Property F	Phone	e Number:	
Mailing Addres					1 Topolty I	11011	e Namber.	
Contact at Mail	, ,				Mailing Ac	ddros	ss Phone Number:	
	ing Address.			Dogle		Jules		
Legal Structure If Customer is of	Dealer Name: Dealer Corp ID: Dealer Number: Legal Structure of Customer: Corporation LLC Partnership Sole Proprietor Government Other: If Customer is corporation, limited liability company or limited partnership, state of organization: If Customer is general partnership, state in which principal place of business is located: If Customer is sole proprietorship, state of principal residence:							
Federal Tax ID	:						Tax Exempt: ☐ Yes	☐ No
*Based on total	number of outle	ts connecte	ed to	the DTV Receiving Equipment, u	unless otherv	vise a	approved by DIRECTV.	
				PROGRAMMING SEI	LECTION			
					s below. Ente		e Service price, if it is not already e number of Units.	listed, for each
PACKAGE		UNIT PRICE		PACKAGE	UNIT PRICE		PACKAGE	UNIT PRICE
ULTIMATE		\$11.64		HD Access	\$0.35		Starz Super Pack	\$1.75
□ ENTERTA		\$6.64		HBO Package**	\$2.75		Encore ⁽²⁾	\$
☐ FAMILY		\$2.49		HBO/Cinemax Package**	\$2.75		Other:	\$
Local Char	nnels ⁽¹⁾	\$0.50		SHOWTIME Package	\$2.50		Other:	\$
				at all times. Pricing does not inc			Unit Price Subtotal:	,
				r Service bill for taxes due. In ce ictions may apply. Blackout rest			Number of Units:	
other conditions apply to sports programming. Programming and pricing may cha				ange.		Unit Price Total:	·	
				prior to 2/7/13 will maintain flat ra		_	ss HBO or HBO/Cinemax Price**	\$
Channel Fee which as of 2/7/13 is \$59.99. For monthly total calculation to the riginclude per unit Local Channel rate or flat rate depending on Customer.				gni, eimei	Ш	Local Channels (\$59.99) ⁽¹⁾ Receiver Software Fee ⁽³⁾	\$	
(2) See Rate Card for price and Qualifying Premium Service (defined below) class							Number of Receivers	\$
⁽³⁾ DRE CUSTOMERS: If you use Residential Experience Equipment, you must p following:					pay the		DVR Property Service Fee (\$50.00) ⁽³⁾	\$
Receiver Software Fee: DIRECTV will charge a \$0.25 software fee for all active					ve	П	Small Property Fee (\$25.99) ⁽⁴⁾	\$
receivers. Indicate the number of HD or HD DVR receivers to the right. • DVR Property Service Fee: DIRECTV will charge a monthly DVR Property Ser				rvice Fee.		Property Fees Total:	_	
The DVR Property Service Fee is due at all times as long as DVR functionality						<u> </u>		
(4) DIRECTV will charge a Small Property Fee if you have fewer than 20 Units.							GRAND TOTAL:	\$
		LIDO DAC	• IZ A /	CE OR LIDO/CINEMAY RACKA	CE WITH CO	BABAI	TMENT OPTION	
**HBO Package or HBO/Cinemax Package included at no additional charge in connection with subscription to a base package for a period of 3 years (thirty six (36) consecutive months) or 5 years (sixty (60) consecutive months) from the date of activation (the "Commitment Period"). After the Commitment Period, you will be charged the per Unit rate in effect; however, you are not obligated to continue your subscription to the Service								
for any specific duration after the Commitment Period. If you are a renewing customer and you fail to maintain your base package subscription and pay the associated programming fees for the entire Commitment Period, you agree that you will be charged an early cancelation fee equal to the per Unit HBO or HBO/Cinemax rate number of Units number of months you received HBO or HBO/Cinemax programming at no charge. TO ACCEPT A 3-YEAR OR 5 YEAR COMMITMENT PERIOD AND RECEIVE HBO OR HBO/CINEMAX WITHIN YOUR PACKAGE SELECTION AT NO ADDITIONAL CHARGE, PLEASE INITIAL ONE OF THE OPTIONS BELOW. THIS EARLY CANCELLATION FEE IS IN ADDITION TO ANY OTHER FEES ASSOCIATED WITH OTHER DISCOUNTS OR OFFERS.								
Initial One COMMITMENT PERIOD (if not initialed, default is 5 years)								
3 Years – I wish to subscribe to a base package for 3 years. 5 Years – I wish to subscribe to a base package for 5 years.								
Initial One						MΔ\	/ RE SELECTED)	
initial One	Initial One OTHER OFFERS (ONLY 1 OTHER OFFER MAY BE SELECTED) DIRECTV L&I Package Discounts – See DIRECTV Programming Commitment Terms and Conditions attached. Five Year Commitment Period required. Early cancellation fees may apply.							ched. Five Year
DIRECTV Equipment Subsidy Program – See DIRECTV Hotel Premier Subsidy Terms and Conditions attached. Five Year Commitment Period required. Early cancellation fees may apply.								
	DIRECTV HD Receiver Subsidy Program – See DIRECTV HD Receiver Subsidy Terms and Conditions attached. Five Year Commitment Period required. Early cancellation fees may apply.							

DIRECTY PROGRAMMING COMMITMENT TERMS AND CONDITIONS

These DIRECTV Programming Commitment Terms and Conditions set forth additional terms and conditions that apply if you receive a discount off of the DIRECTV Commercial Lodging & Institutions Rate Card in effect from time to time ("Rate Card"). DIRECTV SERVICE WILL BE PROVIDED AT THE RATES SET FORTH ON THE RATE CARD, WHICH MEANS All PRICES CONTAINED IN THESE TERMS AND CONDITIONS ARE SUBJECT TO CHANGE EVEN THOUGH YOU ARE AGREEING TO A COMMITMENT PERIOD. IN OTHER WORDS, THE ACTUAL PER UNIT RATE FOR THE CHANNELS WILL INCREASE IF THE RATE ON THE RATE CARD INCREASES, BUT THE DISCOUNT(S) WILL STILL APPLY.

DISCOUNT: IF YOU WISH TO RECEIVE A DISCOUNT OFF OF THE RATE CARD PRICING PLEASE INITIAL ONE OF THE L&I PACKAGES LISTED BELOW. YOU MUST SUBSCRIBE TO THE REQUIRED CHANNELS FOR THE L&I PACKAGE YOU INITIAL.

Initial	Room Count Minimum	"L&I Package"	"Required Channels"	"Per Unit Rate"	"Discount"	"Discount Period"	"Commitment Period"
	0	SD Base	Ultimate, Entertainment or Family Locals	See Rate Card*	Eligible for Authorized Retailer Buydown of DTV Receiving Equipment****	At Purchase of DTV Receiving Equipment Only	60 months from the date of activation
	20	SD Bundle	Ultimate or Entertainment Locals	See Rate Card*	\$2.00* +\$0.50 of Discount if Showtime is included in the QPS	12 Months	60 months from the date of activation
	20	HD Base	Ultimate or Entertainment HD Access** Locals	See Rate Card*	\$1.50*	12 Months	60 months from the date of activation
20	HD Bundle	Ultimate or Entertainment HD Access** Locals Any Qualifying Premium Service***	See Rate Card*	\$4.50*	- 12 Months	60 months from the date of activation	
				+\$0.50 of Discount if Showtime is included in the QPS			

YOU ARE ONLY ELIGIBLE TO RECEIVE A DISCOUNT IF YOUR SCHOOL IS AT LEAST 20 ROOMS/SUBSCRIBER UNITS.

PROGRAMMING COMMITMENT. You must subscribe to the Required Channels within the L&I Package selected for the Commitment Period. After you have fulfilled your entire Commitment Period, you are not obligated to continue your subscription to the Service for any specific duration. Even if Customer receives the Discount under these Programming Commitment Terms and Conditions, if Customer commits to any higher programming minimums (such as those under DIRECTV Residential Experience Equipment), Customer must continue to subscribe to the higher minimum requirement.

EQUIPMENT INSTALLATION AND MAINTENANCE. You shall arrange with your Authorized Retailer for the timely delivery and installation of all hardware and/or software required for the installation of the required DTV Receiving Equipment at your school. As between DIRECTV and Customer, Customer shall be solely responsible for any and all costs associated with the installation and maintenance of the DTV Receiving Equipment. Customer agrees that DIRECTV is not responsible to provide the installation, maintenance or service on the DTV Receiving Equipment. Customer agrees that any claims about installation, maintenance or service or breach of warranty or representation will not impact its obligation to complete its Commitment Period. DIRECTV MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIED, REGARDING THE EQUIPMENT. ALL SUCH WARRANTIES INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY EXCLUDED. DIRECTV IS NOT RESPONSIBLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES RELATING TO THE DTV RECEIVING EQUIPMENT.

TRANSFER OR ASSIGNMENT. Both parties intend that these terms and conditions shall inure to the benefit of their respective assigns, transferees, successors-in-interest, secured parties and collateral assignees, and that it shall continue in full force and effect after any sale of the school and be binding on all subsequent owners. Customer shall comply with DIRECTVs transfer and assignment requirements (see General Terms and Conditions).

CONSEQUENCES OF YOUR FAILURE TO SATISFY YOUR COMMITMENT PERIOD. If you fail to maintain your subscription to the Required Channels for the entire Commitment Period, in addition to any other early cancellation fees set forth in these Terms, for (i) SD Bundle, HD Base and HD Bundle, Customer will pay DIRECTV an early cancellation fee equal to the sum of all Discount(s) provided to Customer, which shall be based on the number of months the school received the Discount(s) when you ceased payment for the Required Channels (Calculation: Discount Amount \underline{x} number of Subscriber Units \underline{x} number of months school received the Discount) and (ii) for Customers that take SD Base, since no Discount is actually provided, the early cancellation fee amount shall be \$1,200, which shall be reduced on a pro-rata basis by the number of months you actually paid for the Required Channels during the Commitment Period (Calculation: Early Cancellation Fee Amount (\$1,200)/60 (which is the Commitment Period)) x number of months remaining in Commitment Period). For example, if you selected the HD Bundle for a school with 100 Units and you received the Discount Amount for a full 12 months, but you terminate these Terms or cease paying for the Required Channels at 24 months, you will pay DIRECTV \$5,400 (\$4.50x100x12=\$5,400), but if you selected SD Base, regardless of the number of Units, if you cease paying for the Required Channels at 24 months you will pay DIRECTV \$720 (\$1200/60 = \$20x36 = \$720). This payment is due within thirty (30) days of receipt of a notice of failure to complete the Commitment Period, and/or (b) pursue legal remedies against you for and receive the total amount due.

^{*}Please review the Rate Card for pricing and requirements. Discount is based on bill credits applied in months 2 through 13 of your monthly subscription. Final price does not include applicable sales tax. Applicable taxes will be added monthly to your account. **To access DIRECTV HD programming, the per Unit HD Access fee and HD equipment are required.

^{***}Qualifying Premium Services (QPS) are: (1) Showtime Package, (2) Starz! Super Pack or (3) Encore (See Rate Card for Qualifying Premium Service classification).

^{****}No discount for programming if you select SD Base but the Authorized Retailer is eligible for buydown on DTV Receiving Equipment for your school.

DIRECTY HOTEL PREMIER SUBSIDY TERMS AND CONDITIONS

These DIRECTV Hotel Premier Subsidy Terms and Conditions set forth the additional terms and conditions of your receipt from DIRECTV of the Subsidy Amount (as defined below) in connection with your purchase or lease, through an Authorized Retailer and/or a Lodging & Institutions equipment distributor (an "L&I Distributor") (the party that provides Equipment shall be referred to herein as the "Equipment Provider"), of DTV Receiving Equipment consisting of certain hardware and/or software, limited to qualifying COM1000 and COM2000 distribution systems required for a centralized distribution system (the "Distribution Equipment") that can provide the Service to your school. The Subsidy Amount is not available if you have Distribution Equipment using D12 receivers.

YOU UNDERSTAND AND AGREE THAT YOU WILL RECEIVE THE SUBSIDY AMOUNT AS PART OF YOUR SUBSCRIPTION TO THE SERVICE, AND IF YOU DO NOT COMPLETE YOUR COMMITMENT PERIOD (DEFINED BELOW), THE APPLICABLE SUBSIDY AMOUNT MUST BE RETURNED TO DIRECTV IN ACCORDANCE WITH THESE TERMS. YOU ALSO UNDERSTAND THAT YOU ARE ONLY ELIGIBLE TO RECEIVE THE SUBSIDY AMOUNT IF YOU APPLY IT TO DISTRIBUTION EQUIPMENT PURCHASED OR LEASED AFTER THE DATE OF THESE TERMS. YOU WILL STILL BE CONSIDERED THE RECIPIENT EVEN IF YOU ELECT FOR THE EQUIPMENT SUBSIDY TO BE PROVIDED TO THE EQUIPMENT PROVIDER.

EQUIPMENT SUBSIDY; PROGRAMMING REQUIREMENT AND DISCOUNT: If you wish to receive the Equipment Subsidy Amount, you must purchase or lease the DTV Receiving Equipment, subscribe to the Required Primary Channels and initial the requested Subsidy Amount in the table below related to the number of Units at your school. DIRECTV Service will be provided at the rates set forth on the Commercial Lodging & Institutions Rate Card in effect from time to time (the "Rate Card"), which means all prices contained in these terms and conditions are subject to change even if you receive a Discount for the Discount Period. **IN OTHER WORDS, THE ACTUAL PER UNIT RATE FOR THE CHANNELS WILL INCREASE IF THE RATE ON THE RATE CARD INCREASES, BUT THE DISCOUNT(S) WILL STILL APPLY.** If you wish to receive the Subsidy Amount under these Terms, you must subscribe to the Required Primary Channels for the Commitment Period, and if you subscribe for the entire Commitment Period, in connection with your subscription, you will receive the Discount for the Discount Period as set forth in the following table:

Initial One	Number of Units	"Equipment Subsidy Amount"	"Required Primary Channels"	"Per Unit Rate"	"Discount"	"Discount Period"
	60-79	\$1,500				
	80-99	\$2,250				
	100-199	\$2,500			\$2.00	
	200-299	\$6,000	Ultimate or Entertainment Locals Any Qualifying Premium Service**	See Rate Card*	Plus +\$0.50 of Discount if Showtime is included in the QPS	12 Months
	300-399	\$9,500				
	400-499	\$13,000				
	500+	\$17,000				

YOU ARE ONLY ELIGIBLE TO RECEIVE A SUBSIDY AMOUNT IF YOUR SCHOOL IS AT LEAST 60 UNITS.

PROGRAMMING AND SUBSIDY COMMITMENT PERIOD. You agree to subscribe to the Required Primary Channels and pay the appropriate programming fees for a period of not less than 5 years (sixty (60) consecutive months) from the date of activation (the "Commitment Period"). After you have fulfilled your Commitment Period, you are not obligated to continue your subscription to the Service for any specific duration. If you fail to maintain your subscription to the Required Primary Channels, and pay the appropriate programming fees for the Required Primary Channels for the entire Commitment Period, you agree that you will pay DIRECTV (a) a pro-rata portion of the Subsidy Amount, which shall be based on the number of months remaining in the Commitment Period) PLUS (b) the sum all of Discount(s) provided to you, which shall be based on the number of months the school received the Discount when you ceased payment for the Required Primary Channels (Discount amount x number of Subscriber Units x number of months school received the Discount). For example, if DIRECTV pays you a Subsidy Amount of \$2,500 for 75 Units and you cease payment with thirty (30) months remaining in the Commitment Period, you will refund to DIRECTV \$1,250 and, because you received the Discount for a full 12 months, you will pay DIRECTV \$1,800 (\$2.00x75x12=\$1,800). Payment is due within thirty (30) days of receipt of a notice of failure to complete the Commitment Period. If you fail to make payment, DIRECTV may, at its option: (a) pursue legal remedies against Customer for and receive the total amount due; and/or (b) access the school and remove the DTV Receiving Equipment pursuant to the security interest granted below. Customer agrees that it will pay all expenses (e.g. attorneys' fees) incurred in connection with the enforcement of any remedies.

PAYMENT OF SUBSIDY AMOUNT. Following activation of the Required Primary Channels, if you are entitled to a Subsidy Amount, DIRECTV will pay such Subsidy Amount to you, by delivering the Subsidy Amount to the address on your Service subscriber account, within 45 days of activation. IF YOU PREFER, HOWEVER, DIRECTV CAN SEND THE SUBSIDY AMOUNT TO YOUR EQUIPMENT PROVIDER. IF YOU WISH FOR DIRECTV TO DO SO, INITIAL THE FOLLOWING BOX:

I WISH FOR DIRECTV TO SEND PAYMENT OF SUBSIDY AMOUNT TO EQUIPMENT PROVIDER

IF YOU WISH FOR US TO SEND PAYMENT TO THE EQUIPMENT PROVIDER, YOU AGREE THAT WE ARE DOING THIS AT YOUR REQUEST AND, IF YOU ARE REQUIRED TO PAY DIRECTV ANY PORTION OF THE SUBSIDY AMOUNT, DIRECTV WILL LOOK TO YOU FOR PAYMENT.

^{*}Please review the Rate Card for pricing and requirements. Discount is based on bill credits applied in months 2 through 13 of your monthly subscription. Final price does not include applicable sales tax. Applicable taxes will be added monthly to your account. To access DIRECTV HD programming the per Unit HD Access fee and HD equipment are required.

^{**}Qualifying Premium Services (QPS) are: (1) Showtime Package, (2) Starz Super Pack or (3) Encore (see Rate Card for Qualifying Premium Service classification).

EQUIPMENT INSTALLATION AND MAINTENANCE. You shall arrange with an Authorized Retailer for the timely delivery and installation of the DTV Receiving Equipment to your school. As between DIRECTV and Customer, Customer shall be solely responsible for any and all costs associated with the installation and maintenance of the DTV Receiving Equipment. Customer agrees that DIRECTV is not responsible to provide the installation, maintenance or service on the DTV Receiving Equipment and any claims about installation, maintenance, service or breach of warranty will not eliminate your obligation to complete the Commitment Period. Customer, at its own expense, shall provide and maintain for each item of DTV Receiving Equipment, insurance against loss, theft and damage in an insured amount equal to the full replacement value of such item of DTV Receiving Equipment.

WARRANTY LIMITATIONS AND SPARES. YOU UNDERSTAND THAT ALL WARRANTY CLAIMS FOR THE DTV RECEIVING EQUIPMENT MUST BE HANDLED BETWEEN YOU AND THE EQUIPMENT PROVIDER. DIRECTV MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIED, REGARDING THE DTV RECEIVING EQUIPMENT. ALL SUCH WARRANTIES INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY EXCLUDED. DIRECTV IS NOT RESPONSIBLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES RELATING TO THE EQUIPMENT OR SUBSIDY AMOUNT. Please contact your Equipment Provider for specific warranty details.

PROTECTION AND OWNERSHIP OF EQUIPMENT AND GRANT OF SECURITY INTEREST. You shall have no right to sell, give away, transfer, remove or relocate the DTV Receiving Equipment at any time during the Commitment Period without DIRECTV's prior written consent. You agree DIRECTV's rights and interests are irrevocable and coupled with an interest, such that the rights and obligations hereunder shall constitute covenants and restrictions running with the land, binding and inuring to the benefit of all future owners of the school or of any interest in the school but, notwithstanding any method of affixation or any applicable law relating to fixtures, no portion of the DTV Receiving Equipment will be deemed a fixture of the school during the Commitment Period. By accepting these Terms, you grant DIRECTV a security interest in all DTV Receiving Equipment and all proceeds of them in any form, to secure payment and performance of all of your obligations under these Terms. By accepting these Terms, you also agree to provide, and you authorize DIRECTV to prepare and file, such additional documentation as DIRECTV deems reasonably necessary to establish or perfect this security interest, including without limitation financing statements. Both parties intend that these Terms shall inure to the benefit of their respective assigns, transferees, successors-in-interest, secured parties and collateral assignees, and that it shall continue in full force and effect after any sale of the school and be binding on all subsequent owners. Customer shall provide DIRECTV with written notice of any proposed sale, transfer or conveyance of the school at least thirty (30) days prior to the schooled closing. To the extent a Guaranty Addendum is attached to these Terms, Customer's payment and performance of the Obligations shall be absolutely, unconditionally, irrevocably, and jointly and severally guaranteed by the persons or entities identified as guarantors therein. You agree to pay DIRECTV a reasonable UCC filling and processing fee, not to excee

DIRECTY HD RECEIVER SUBSIDY TERMS AND CONDITIONS

These DIRECTV Receiver Subsidy Terms and Conditions set forth the additional terms and conditions of your receipt from DIRECTV of the Subsidy Amount (as defined below) in connection with your purchase or lease, through an Authorized Retailer and/or a Lodging & Institutions equipment distributor (an "L&I Distributor") (the party that provides Equipment shall be referred to herein as the "Equipment Provider"), of DTV Receiving Equipment consisting of certain hardware and/or software, including qualifying COM1000, COM2000 and DIRECTV Residential Experience distribution systems required for a centralized distribution system (the "Distribution Equipment") that can provide the Service to your shool.

YOU UNDERSTAND AND AGREE THAT YOU WILL RECEIVE THE SUBSIDY AMOUNT AS PART OF YOUR SUBSCRIPTION TO THE SERVICE, AND IF YOU DO NOT COMPLETE YOUR COMMITMENT PERIOD (DEFINED BELOW), THE APPLICABLE SUBSIDY AMOUNT MUST BE RETURNED TO DIRECTV IN ACCORDANCE WITH THESE TERMS. YOU ALSO UNDERSTAND THAT YOU ARE ONLY ELIGIBLE TO RECEIVE THE SUBSIDY AMOUNT IF YOU APPLY IT TO DISTRIBUTION EQUIPMENT PURCHASED OR LEASED AFTER THE DATE OF THESE TERMS. YOU WILL STILL BE CONSIDERED THE RECIPIENT EVEN THE EQUIPMENT SUBSIDY WILL BE PROVIDED TO THE EQUIPMENT PROVIDER.

EQUIPMENT SUBSIDY; PROGRAMMING REQUIREMENT AND DISCOUNT: If you wish to receive the Subsidy Amount, you must purchase or lease the Distribution Equipment, subscribe to the Required Primary Channels for the Commitment Period (as defined below) and initial the requested Subsidy Amount in the table below related to the number of Units at your school. DIRECTV Service will be provided at the rates set forth on the Commercial Lodging & Institutions Rate Card in effect from time to time (the "Rate Card"), which means all prices contained in these terms and conditions are subject to change. IN OTHER WORDS, THE ACTUAL PER UNIT RATE FOR THE CHANNELS WILL INCREASE IF THE RATE ON THE RATE CARD INCREASES.

Initial One	Per Unit Subsidy Amount	Number of Units	"Subsidy Amount"	L&I Package	"Required Primary Channels"	Per Unit Rate
	\$75		\$	DRE Bundle	Ultimate or Entertainment HD Access* Locals Any Qualifying Premium Services**	See Rate Card*
	\$54		\$	HD Bundle	Ultimate or Entertainment HD Access* Locals Any Qualifying Premium Services**	See Rate Card*
	\$18		\$	HD Base	Ultimate or Entertainment HD Access* Locals	See Rate Card*

YOU ARE ONLY ELIGIBLE TO RECEIVE A SUBSIDY AMOUNT IF YOUR SCHOOL IS AT LEAST 20 UNITS.

PROGRAMMING AND SUBSIDY AGREEMENT. You agree to subscribe to the Required Primary Channels and pay the appropriate programming fees for a period of not less than 5 years (sixty (60) consecutive months) from the date of activation (the "Commitment Period"). After you have fulfilled your Commitment Period, you are not obligated to continue your subscription to the Service for any specific duration. If you fail to maintain your subscription to the Required Primary Channels, and pay the appropriate programming fees for the Required Primary Channels for the entire Commitment Period, you agree that you will pay an early cancellation fee equal to the full Subsidy Amount provided to you. For example, if you selected the DRE HD Bundle for a school with 100 Units and DIRECTV paid you a Subsidy Amount of \$7,500, and you cease payment at any time before the end of the Commitment Period, you will refund to DIRECTV \$7,500. Payment is due within thirty (30) days of receipt of a notice of failure to complete the Commitment Period. If you fail to make payment, DIRECTV may, at its option: (a) pursue legal remedies against Customer for and receive the total amount due; and/or (b) access the school and remove the DTV Receiving Equipment pursuant to the security interest granted below. Customer agrees that it will pay all expenses (e.g. attorneys' fees) incurred in connection with the enforcement of any remedies.

AYMENT OF SUBSIDY AMOUNT. Following activation of the Required Primary Channels, if you are entitled to a Subsidy Amount, DIRECTV will p	pay such
ubsidy Amount directly to your Equipment Provider. Please initial below to indicate that you understand and agree that payment of the Subsidy Am	ount will
made to your Equipment Provider, and that DIRECTV will look to you for payment of the Subsidy Amount if you fail to fulfill the Commitment Peric	od as set
rth above.	
Initial Here:	

^{*}Please review the Rate Card for pricing and requirements. Final price does not include applicable sales tax. Applicable taxes will be added monthly to your account. To access DIRECTV HD programming, the per Unit HD Access fee and HD equipment are required. DRE customers will be charged a receiver software fee and a DVR property service fee.

^{**}Qualifying Premium Services (QPS) are: (1) Showtime Package, (2) Starz Super Pack or (3) Encore (see Rate Card for Qualifying Premium Service classification).

EQUIPMENT INSTALLATION AND MAINTENANCE. You shall arrange with an Authorized Retailer for the timely delivery and installation of the DTV Receiving Equipment to your school. As between DIRECTV and Customer, Customer shall be solely responsible for any and all costs associated with the installation and maintenance of the DTV Receiving Equipment. Customer agrees that DIRECTV is not responsible to provide the installation, maintenance or service on the DTV Receiving Equipment and any claims about installation, maintenance, service or breach of warranty will not eliminate your obligation to complete the Commitment Period. Customer, at its own expense, shall provide and maintain for each item of DTV Receiving Equipment, insurance against loss, theft and damage in an insured amount equal to the full replacement value of such item of DTV Receiving Equipment.

WARRANTY LIMITATIONS AND SPARES. YOU UNDERSTAND THAT ALL WARRANTY CLAIMS FOR THE DTV RECEIVING EQUIPMENT MUST BE HANDLED BETWEEN YOU AND THE EQUIPMENT PROVIDER. DIRECTV MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIED, REGARDING THE DTV RECEIVING EQUIPMENT. ALL SUCH WARRANTIES INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY EXCLUDED. DIRECTV IS NOT RESPONSIBLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES RELATING TO THE EQUIPMENT OR SUBSIDY AMOUNT. Please contact your Equipment Provider for specific warranty details.

PROTECTION AND OWNERSHIP OF EQUIPMENT AND GRANT OF SECURITY INTEREST. You shall have no right to sell, give away, transfer, remove or relocate the DTV Receiving Equipment at any time during the Commitment Period without DIRECTV's prior written consent. You agree DIRECTV's rights and interests are irrevocable and coupled with an interest, such that the rights and obligations hereunder shall constitute covenants and restrictions running with the land, binding and inuring to the benefit of all future owners of the school or of any interest in the school but, notwithstanding any method of affixation or any applicable law relating to fixtures, no portion of the DTV Receiving Equipment will be deemed a fixture of the school during the Commitment Period. By accepting these Terms, you grant DIRECTV a security interest in all DTV Receiving Equipment and all proceeds of them in any form, to secure payment and performance of all of your obligations under these Terms. By accepting these Terms, you also agree to provide, and you authorize DIRECTV to prepare and file, such additional documentation as DIRECTV deems reasonably necessary to establish or perfect this security interest, including without limitation financing statements. Both parties intend that these Terms shall inure to the benefit of their respective assigns, transferees, successors-in-interest, secured parties and collateral assignees, and that it shall continue in full force and effect after any sale of the school and be binding on all subsequent owners. Customer shall provide DIRECTV with written notice of any proposed sale, transfer or conveyance of the school at least thirty (30) days prior to the schooled closing. To the extent a Guaranty Addendum is attached to these Terms, Customer's payment and performance of the Obligations shall be absolutely, unconditionally, irrevocably, and jointly and severally guaranteed by the persons or entities identified as guarantors therein. You agree to pay DIRECTV a reasonable UCC filling and processing fee, not to excee

LODGING AND INSTITUTIONS GENERAL TERMS AND CONDITIONS

- 1. **OUR SERVICE**. These are the terms on which we will provide you Service:
- (a) **Program Choices and DTV Receiving Equipment and Programming Changes**. You must subscribe to a base package in order to receive additional Services such as premium movie services or sports subscriptions. All programming selections have their own rates, terms and conditions. Information about programming is at www.directv.com. Many factors affect the availability, cost and quality of programming and may influence the decision to raise prices and the amount of any increase. These include, among others, programming and other costs, consumer demand, market and shareholder expectations, and changing business conditions. Accordingly, we have the unrestricted right to change, rearrange, add or delete our programming packages, the selections in those packages, our prices, and any other Service, at any time. We will endeavor to notify you of any change within our reasonable control and its effective date.
- (b) Access Card. You have received conditional access cards (referred to collectively, as the "Access Card") and a License Agreement governing your use of the Access Card while you are receiving our Service. Tampering with or other unauthorized modification of the Access Card is strictly prohibited and may result in criminal or civil action. Tampering with or inserting any device into your DTV Receiving Equipment other than an authorized unmodified Access Card is prohibited. DIRECTV reserves the right to cancel or replace the Access Card. Upon request, the card must be returned to DIRECTV. If you do not return the Access Card to DIRECTV when you cancel your Service, you may be charged a fee. Requesting Access Cards on behalf of other persons or for purposes other than lawful viewing of DIRECTV Service is prohibited. Access Cards are the exclusive property of DIRECTV.
- (c) Viewing Limitations and Blackouts. You may not resell, rebroadcast, transmit or perform the programming, charge admission for its viewing or transmit or distribute running accounts of the Services. You shall not charge your Units (nor the guests, residents, or other occupants of Units) for the viewing of, or listening to, any Service(s), but shall distribute all of the Services free of charge and as a convenience of occupancy. All Units located at the school shall receive all of the Services. Notwithstanding the provisions of Section 8, we or any programming provider may prosecute violations of the foregoing against you and other responsible parties in any court of competent jurisdiction, under the rules and regulations of the Federal Communications Commission and other applicable laws. Certain programming, including sports events, may be blacked out or otherwise unavailable in your local reception area due to legal, contractual or other restrictions. Blackout restrictions are decided by the sports leagues and the other entities that own the local broadcast rights. You may visit www.directv.com for more blackout information. If you circumvent or attempt to circumvent any of these blackouts, you may be subject to legal action.
- (d) Your Viewing Restrictions, Inspection. It is your responsibility to impose any viewing restrictions on employees or guests, as you think appropriate. We are not responsible to you or anyone else based on the content of our programming. Please visit www.directv.com for information on parental controls, locks and limits on your account. DIRECTV, or its authorized agent, shall have the right to inspect your DTV Receiving Equipment during your normal business hours, upon reasonable prior notice and at no cost to you. If we reasonably determine that you are in breach of any of these rules for use, or of your obligations under these Terms, we may immediately deactivate any or all Services provided to you. If Services to you are so deactivated, in addition to the indemnification obligations described below, you are still responsible for payment of all outstanding balances. You agree that all Services will be exhibited in entirety, in original form and as provided by us, without any modifications, additions (including the addition of a crawl line) or deletions to any of the Services.
- (e) Names and Marks. You may not use any of our Marks without our prior written consent. "Marks" means any trademarks, symbols, logos, etc. whether owned by DIRECTV or a third party(s), that are used in connection with or are otherwise associated with the Services. DIRECTV may include the school's name and address and other commercially available information in customer lists and in marketing materials.
- 2. PAYMENT. In return for receiving our Service, you promise to pay as follows:
- (a) Programming, Taxes and Fees. You will pay in advance, at our rates in effect at the time for all Service and DTV Receiving Equipment ordered by you or anyone who uses your DTV Receiving Equipment, with or without your permission, until the Service is canceled or your account is properly transferred. If the Service is part of an offer through which you receive credits offsetting all or part of the Service price or DTV Receiving Equipment, such credits are also paid in advance. If you cancel the Service, you are no longer entitled to receive the credits and we reserve the right to recoup pre-paid credits. The outstanding balance is due in full each month. You may use a credit or debit card to establish recurring payments, authorize a monthly ACH payment, or pay by mail. See Section 4(c) and (d) regarding payment upon cancellation. We may, in our discretion, accept partial payments, which will be applied to the oldest outstanding statement. No "payment in full" notation or other restrictive endorsement written on your payments will restrict our ability to collect all amounts owing to us. We may reduce your Service to a minimum service level, at our rates in effect at the time, or deactivate your Service if you do not pay your statements on time, after any applicable grace period. You will pay all state and local taxes or other governmental fees and charges, if any, which are assessed. To control the basic charges which apply to all customers, we may charge fees that arise in specific circumstances only to those customers responsible for them.
- (b) **Billing Statements**. Subject to any third party billing relationship, if you receive your bill from DIRECTV, we will send you a statement for each billing cycle (usually once every 30 days) unless you have a zero or nominal balance due, or a nominal credit balance, on your account at the end of a billing cycle. If you receive your bill from an Authorized Retailer, please speak with them regarding payments and timing of payments. Statements from DIRECTV will show: (1) payments, credits, purchases and any other charges to your account, (2) the amount you owe and (3) the payment due date. If you think a statement is incorrect or if you need more information about it, contact us immediately. We will try to resolve any complaints as promptly as we can, but you must contact us within 60 days of receiving the statement in question. Undisputed amounts must be paid by the due date to avoid a late fee and reduction or deactivation of Service.

3. CUSTOMER INFORMATION

- (a) Representations and Warranties. The person ordering Service represents and warrants that (s)he is authorized to agree to these Terms, and that all rights, approvals and consents necessary to accept these Terms have been obtained. You have had the opportunity to consult with an attorney or any other person/entity of your choosing for legal/professional advice prior to agreeing these Terms. Further, you have read and understand the contents, terms, conditions and effects of these Terms. You represent, warrant, acknowledge and agree that (i) there is no agreement or understanding with any third party that conflicts or interferes with these Terms; (ii) you grant DIRECTV the right to deliver satellite entertainment programming and services and to use all equipment on-site in order to provide the Services; (iii) the Services shall only be displayed or exhibited in Units within School Locations at which persons will view the Services on a free-to-guest basis; and (iv) unless otherwise authorized by DIRECTV, you shall not display or exhibit, and shall not permit others to display or exhibit, in any manner whatsoever, any of the Services received in areas accessible to the public and/or common areas (such as bar, restaurant, diner, stadium, casino, club, cafe, theater). If your school does not meet the qualification for School Locations but you still wish to receive the Service, you may qualify for other types of commercial establishment services subject to a separate commercial agreement.
- (b) Contact Information. In connection with these Terms and during the term, you agree to provide organization documents, government issued identification or other documentation requested by DIRECTV to confirm your full legal name and your state of organization or principal place of business or residence. You also agree to provide true, accurate, current and complete contact information about your School Locations, and maintain and promptly update your contact information to keep it true, accurate and complete. If you provide a cellular telephone number, you acknowledge and consent that we may call you on your cellular phone for business purposes, including collections calls. You also grant permission for us to send non-marketing service or account related text messages to your cellular phone. Your carrier's message and data rates may apply but, you may opt out of the text messages at any time.

4. TERM, CHANGES IN CONTRACT TERMS AND CANCELLATION.

- (a) Change in Terms. We reserve the right to change the terms and conditions on which we offer Service. If we make any such changes, we will send you a copy of your new Terms of Service with its effective date. If you do not accept any such changed terms or conditions, subject to Sections 4(c) and (d), you have the right to cancel your Service. If you elect not to cancel your Service after receiving a new Terms of Service, your continued receipt of Service constitutes acceptance of the changed terms and conditions. If you notify us that you do not accept such terms and conditions, then we may cancel Service.
- (b) **Term**. The term of these Terms shall run concurrently with any commitment you agreed to in consideration for DTV Receiving Equipment or promotional Service offers, whether set forth in the Terms or agreed to by you separately before or after the date you signed these Terms. Following the end of any such commitment, the Term shall continue indefinitely and Service will continue until canceled as provided herein. If you did not agree to a definitive term commitment in consideration for DTV Receiving Equipment or a promotional Service offer, the term is month-to-month and Service will continue until cancelled as provided herein. In either case, unless you notify us that you wish to cancel it, we will automatically renew Service that you subscribe to on a periodic basis, including any monthly or annual subscriptions and seasonal sports subscriptions, as long as we continue to carry the Service. The term of these Terms is distinct from any term of an agreement between you and an Authorized Retailer, and the termination of one shall not directly affect the other.
- (c) Cancellation. You may cancel Service by notifying us in writing (including by email or facsimile). In addition to cancelling in writing, DIRECTV may accept cancellation requests over the phone; however, DIRECTV is not required hereunder to do so. If your account remains active and you have only notified DIRECTV of cancellation over the phone you remain responsible for all fees accrued until you provide notice in writing. Your notice becomes effective when received by us in writing. You will still be responsible for payment of all fees accrued through that effective date. In addition to any deactivation or change of service fees, if you cancel Service or change your Service package, you may be subject to an early cancellation fee if you agreed to a fixed term with DIRECTV in connection with the receipt of any promotional Service offer or the receipt of any DTV Receiving Equipment, and fail to maintain the required Service for the required period of time. We will not credit seasonal sports subscriptions after the season starts. We may cancel Service at any time if you fail to pay amounts owing to us when due, subject to any grace periods, breach any other provision of these Terms, or act abusively toward our staff. In such case, you will still be responsible for payment of all fees as described in Section 4(c). We may also cancel Service if you do not to accept any changed terms. Any agreement with an Authorized Retailer is separate and apart from these Terms; cancellation of your Service does not affect any rights or obligations between you and an Authorized Retailer.
- (d) Credit Balances. Subject to any third party billing relationship, if you receive your bill from DIRECTV, when your account is closed, we will review your account and refund any excess monetary payments. Unused portions of retention or similar credits will not be refunded. If your credit balance is less than \$1.00 we will not issue you a refund unless you make a written request for the refund. If you do not make such a written request for the refund within one year of the close of your account, you forfeit any credit balance remaining on your account and your account balance will be reset to zero. You understand that you will incur fees and charges as a result of your receipt and use of Service and/or DTV Receiving Equipment, and may incur early cancellation fees and/or equipment non-return fees. By giving us your credit or debit card account information at any time, you authorize us to apply this method of payment, in accordance with applicable law, to satisfy any and all amounts due upon cancellation. You further acknowledge that you are required to maintain current credit or debit card information with us and agree to notify us whenever there is a change in such information.
- 5. **GOVERNMENTAL ENTITIES**. The parties recognize that DIRECTV is a provider of a commercial service and, even if Customer is a government entity, that the provision of the Service does not deem DIRECTV a "government contractor" or subject DIRECTV to federal, state or local procurement regulations applicable to government contractors. Notwithstanding anything herein, if you are a government entity, to the extent applicable law prohibits, (a) indemnification of commercial vendors, indemnification under Section 6(b) and 7(d) shall not apply, and (b) the resolution of disputes through arbitration, Section 8 shall not apply. Section 2(a) shall be subject to a government entities' tax exempt status.

6. SOFTWARE LICENSE AND DVR SERVICE.

- (a) **Software**. Some DTV Receiving Equipment incorporates software which is owned by DIRECTV or its third party licensors (the "software"). Before using the DTV Receiving Equipment, read the terms and conditions for use of the software located in the user manual and at www.directv.com. If you do not agree to these terms you may not use the DTV Receiving Equipment and may not activate the Service and should immediately return the DTV Receiving Equipment to DIRECTV.
- (b) **DVR Service**. DIRECTV DVR Service is only available to DRE customers with DVR-enabled DTV Receiving Equipment. The DIRECTV DVR Service is not authorized for use in any other environment, and may be used only for private non-commercial viewing purposes. The DIRECTV DVR Service gives your guests or occupants the ability to see and record televised programs ("Third Party Content") while in a Unit. You understand that Third Party Content is the copyrighted material of the third party that supplies it, is protected by copyright and other applicable laws, and may not be reproduced, published, broadcast, rewritten or redistributed without the written permission of the third party that supplied it, except to the extent allowed under the "fair use" provisions of the U.S. copyright laws or comparable provisions of foreign laws. You agree that DIRECTV will have no liability to you, or anyone else who uses your DIRECTV DVR Service, with regard to any Third Party Content. If content recorded using the DIRECTV DVR Service is not automatically deleted when a guest or occupant vacates a Unit, you agree to manually delete such content prior to occupancy by another guest or occupant. You agree to indemnify, defend and hold harmless DIRECTV from and against any and all claims, damages, liabilities and expenses arising from any failure to manually delete recorded content. DIRECTV may, from time to time change, add or remove features of the DIRECTV DVR Service, or change the service fee.

7. LIMITS ON OUR RESPONSIBILITY

- (a) Service Interruptions and Warranty Disclaimer. Service may be interrupted from time to time for a variety of reasons. We are not responsible for any interruptions of Service due to acts of God, power failure or any other cause beyond our reasonable control. For an interruption of a significant length of time that is within our reasonable control, upon your request we will provide what we determine to be a fair and equitable adjustment to your account to make up for a Service interruption. THIS IS YOUR SOLE REMEDY AND OUR SOLE DUTY. You agree that these Terms do not provide for, and the Service does not include, any warranty services or other services that we might provide separately, including, without limitation, any fee based or other programs. WE MAKE NO WARRANTY REGARDING ANY SERVICE OR DTV RECEIVING EQUIPMENT, WHICH IS PROVIDED AS IS. ALL SUCH WARRANTIES, INCLUDING, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY EXCLUDED. YOU BEAR THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF DTV RECEIVING EQUIPMENT AND ARE RESPONSIBLE FOR THE ENTIRE COST OF REPAIR.
- (b) Limitations of Liability. WE ARE NOT RESPONSIBLE FOR ANY INDIRECT, CONSEQUENTIAL, SPECIAL, PUNITIVE, INCIDENTAL DAMAGES OR LOSSES RELATING TO THE DTV RECEIVING EQUIPMENT OR ANY SERVICE, WHETHER BASED ON NEGLIGENCE OR OTHERWISE. WE SHALL NOT BE LIABLE FOR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, NOR FOR ANY LOSS OF PROFITS, LOSS OF BUSINESS, LOSS OF USE, OR INTERRUPTION OF BUSINESS.
- (c) Exhibition and Music Rights. WE SHALL HAVE NO LIABILITY TO ANY PERSON OR ENTITY DUE TO OR BASED ON THE CONTENT OR YOUR EXHIBITION OF ANY OF THE SERVICES PROVIDED BY US INCLUDING, BUT NOT LIMITED TO, LIABILITY FOR THE PAYMENT OF ANY REQUIRED MUSIC LICENSE FEES. IF YOU WISH TO PLAY MUSIC (OTHER THAN MUSIC SERVICES PROVIDED BY DIRECTV AS PART OF A PACKAGED MUSIC

CHANNEL SERVICE AND DISPLAYED IN ACCORDANCE WITH OUR RULES OF USE), INCLUDING MUSIC INCLUDED WITHIN TELEVISION PROGRAMMING OR ADVERTISING, IN YOUR SCHOOL LOCATIONS YOU ARE RESPONSIBLE FOR ALL REQUIRED MUSIC LICENSE FEES.

- (d) Indemnification. YOU AGREE TO INDEMNIFY, DEFEND AND HOLD DIRECTV, ITS OFFICERS, EMPLOYEES, AGENTS AND REPRESENTATIVES HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS, DAMAGES, LIABILITIES, EXPENSES (INCLUDING REASONABLE ATTORNEYS' FEES AND COSTS OF LITIGATION), LOSSES, JUDGMENTS AND ASSESSMENTS OF ANY KIND DIRECTLY OR INDIRECTLY RESULTING FROM YOUR BREACH OF ANY OF OBLIGATIONS HEREUNDER.
- 8. RESOLVING DISPUTES. Any legal or equitable claim relating to these Terms or your Service (referred to as a "Claim") will be resolved as follows:
- (a) **Resolution**. We will first try to resolve any Claim informally. Accordingly, neither of us may start a formal proceeding (except for Claims described in Section 8(b) below) for at least 60 days after one of us notifies the other of a Claim in writing. You will send your notice to the address on the first page of these Terms, and we will send our notice to your billing address. Except as provided in Section 8(b), if we cannot resolve a Claim informally, any Claim either of us asserts will be resolved only by binding arbitration. The arbitration will be conducted under the Commercial Arbitration Rules of the American Arbitration Association that in effect as of the date these Terms were last updated, and the parties agree to apply the Expedited Procedures set forth in those Commercial Arbitration Rules (Commercial Arbitration Rules with Expedited Procedures referred to herein as "AAA Rules"). The arbitration will also be conducted under the rules set forth in these Terms. If there is a conflict between AAA Rules and the rules set forth in these Terms, the rules set forth in these Terms will govern. ARBITRATION MEANS THAT YOU WAIVE YOUR RIGHT TO A JURY TRIAL. Unless the Claim exceeds \$25,000, exclusive of interest and arbitration costs, the dispute shall be resolved by submission of documents and there will be no hearing. For arbitrations in which a hearing is held, the arbitration hearing will be held in the city of your commercial establishment unless you and we both agree to another location or telephonic arbitration. To start an arbitration, you or we must do the following things: (1) Write a Demand for Arbitration (The demand must include a description of the Claim and the amount of damages sought to be recovered, (2) Send three copies of the Demand for Arbitration, plus the appropriate filing fee, to: American Arbitration to the other party.
- (b) Special Rules. In the arbitration proceeding, the arbitrator has no authority to make errors of law, and any award may be challenged if the arbitrator does so. Otherwise, the arbitrator's decision is final and binding on all parties and may be enforced in any federal or state court that has jurisdiction. Neither you nor we shall be entitled to join or consolidate claims in arbitration by or against other individuals or entities, or arbitrate any claim as a representative member of a class or in a private attorney general capacity. The arbitrator shall award attorneys' fees and costs to the party that the arbitrator determines prevailed at the arbitration. A court may sever any portion of Section 8 that it finds to be unenforceable, except for the prohibition on class or representative arbitration. Notwithstanding this Section 8: (i) any Claim based on Section 1(c) above, (ii) any dispute involving a violation of the Communications Act of 1934, 47 U.S.C. § 605, the Digital Millennium Copyright Act, 17 U.S.C. § 1201, the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521 or any other statement or law governing theft of service, may be decided only by a court of competent jurisdiction; and (iii) an action may be asserted in small claims court in lieu of arbitration.

9. MISCELLANEOUS.

- (a) **Notice**. Notices to you will be deemed given when personally delivered, addressed to you at your last known address and deposited in the U.S. Mail (which may include inclusion in your billing statement), or sent via Internet to the e-mail address you provided us or sent via satellite to your DTV Receiving Equipment or delivered when a voice message is left at the telephone number on your account. Unless otherwise required herein, notices to us will be deemed given when we receive them at the address on the first page.
- (b) **Applicable Law**. The interpretation and enforcement of these Terms and any disputes with DIRECTV shall be governed by the rules and regulations of the Federal Communications Commission, other applicable federal laws, and the laws of the state and local area where Service is provided to you. These Terms are subject to modification if required by such laws. Notwithstanding the foregoing, Section 8 shall be governed by the Federal Arbitration Act.
- (c) Assignment. We may assign your account or these Terms and all rights and/or obligations hereunder to any third party without notice for any purpose, including, without limitation, collection of unpaid amounts, or in the event of an acquisition, corporate reorganization, merger or sale of substantially all assets to another entity. You hereby consent to such assignment. You must continue making all required payments to us in accordance with your billing statement, unless notified otherwise. You may not assign or transfer your Service, DTV Receiving Equipment, these Terms or any or your rights and obligations under these Terms without our prior written consent, not be unreasonable withheld. If, as part of the sale of your school, you wish to transfer any of the foregoing, contact DIRECTV no later than thirty (30) days prior to the proposed effective date of the transfer, so that DIRECTV can review your account and determine whether DIRECTV will approve the transfer, such approval not to be unreasonably withheld.
- (d) **Other**. These Terms and any lease, activation, programming, or other service commitment agreement that you entered into with DIRECTV in connection with obtaining Service constitute the entire agreement between you and DIRECTV. No salesperson or other representative is authorized to change it. If any provision is declared by a competent authority to be invalid, that provision will be deleted or modified to the extent necessary, and the rest of the Terms will remain enforceable. The terms that expressly or by their nature survive termination shall continue thereafter until fully performed. No occupant of any Unit shall be deemed to have any privity of contract or direct contractual or other relationship with DIRECTV by virtue of these Terms or delivering of the Services.