

# Territory/County License Agreement (United States, Alaska, Hawaii and Puerto Rico)

**Advertising, Marketing and Social Media expertise is required.** Licensee must have a substantial number of Social Media followers. This opportunity requires a Business Service Fee each month. See details below.

---

The following is a Territory/County License Agreement between All Web Classifieds Inc. (AdvertiseConnect.com) and Licensee named below.

## AGREEMENT:

You acknowledge and agree to the following Terms, Conditions and Requirements. Our responsibilities are specific and limited to the Terms of this Agreement. You must read, agree with, and accept all of the Terms, Conditions and Requirements contained in this Agreement which are those Terms, Conditions, Requirements and Definitions expressly set out below.

## DEFINITIONS:

**Licensor:** All Web Classifieds Inc. (AdvertiseConnect.com).

**Licensee:** The Person or Entity which has a License for the use of a certain exclusive advertising Territory/County and who creates Paid Ad Sales for the Licensor during the License Term.

**License:** Territory/County License Agreement.

**Licensee Proceeds:** The amount of Monetary Income Licensee receives.

**Paid Ad Sales:** Option 1, 2 & 5 ONLY. View the Rate Chart for details.

**Effective Date:** Territory/County License Agreement will become Effective and Enforced upon Completing, Signing and Dating this Territory/County Licensee Agreement, and Initial Paid Business Service Fee processed in accordance to the Population in the Territory/County licensed.

**Term:** Six (6) Month, One Hundred and Eighty Six (186) calendar day period which the License is applicable.

**Territory:** A County in the United States, Alaska, Hawaii and Puerto Rico. Refers to the geographic County whereat the Licensee is responsible for Advertising, Marketing and Social Media and obtaining Paid Ad Sales and recruiting Advertising Representatives (Ad Rep) to work within the specific Territory/County Licensed.

**Active:** Territory/County License Agreement is Effective and Enforced.

**Terminated, Null and Void:** Territory/County Licensed Agreement is no longer valid.

**Registrant:** Paid Ad Submitter (Account Owner) in the selected County he or she is Registered.

## **Minimum Requirement of Paid Ad Sales per Term, per Territory/County Licensed**

The minimum percentage of Paid Ad Sales required per Term, per Territory/County Licensed is according to the Population in the State and County licensed. (**United States Census Bureau**) upon the effective date of the Territory/County licensed.

- **For the First Term** of each Territory/County License Agreement, the Licensee is required to have a minimum percentage of **(One Quarter of One Percent) (0.25%)** in any combination of Paid Ad Sales from, Option 1, 2 & 5 Only.
- **For the Second Term** of each Territory/County License Agreement, the Licensee is required to have a minimum percentage of **(One Half of One Percent) (0.50%)** in any combination of Paid Ad Sales from, Option 1, 2 & 5 Only.
- **For the Third Term and each Term thereafter** of each Territory/County License Agreement, the Licensee is required to have a minimum percentage of **(One Percent of One Hundred Percent) (1%)** in any combination of Paid Ad Sales from, Option 1, 2 & 5 Only.

### **How to calculate the minimum percentage of Paid Ad Sales required per Territory/County**

- First Term: Population, subtract (0.25%) will display the minimum Paid Ad Sales required.
- Second Term: Population, subtract (0.50%) will display the minimum Paid Ad Sales required.
- Third Term and each Term thereafter: Population, subtract (1%) will display the minimum Paid Ad Sales required.

**Note:** Any combination of Paid Ad Sales is acceptable, except Option # 2, Multi-Ad Sale is considered as One Ad Sale.

**This will be your own Business in accordance with this Territory/County License Agreement Terms, Conditions and Requirements. Licensee must meet the minimum requirement of Paid Ad Sales EACH TERM per Territory/County Licensed. If a Licensee does not meet the minimum Paid Ad Sales required per Term, the Territory/County License Agreement for that specific Territory/County licensed will become TERMINATED, NULL and VOID. Licensee will forfeit any Business Service Fee(s) paid and NO REFUND will be issued. NO EXCEPTIONS. Please make sure this is 100% for you, and you're qualified to fulfill all the Terms, Conditions and Requirements before signing and dating this agreement.**

## 1. GRANTS AND CONDITIONS:

After this Territory/County License Agreement is completed and received with all requirement approved and an effective date established by All Web Classifieds Inc. (AdvertiseConnect.com) The amount of proceeds Licensee receives is determined by the **County** the Registrant (Paid Ad Submitter) **has registered in when creating an Account**, and the amount of Paid Ad Sales (Proceeds) collected and processed from Registrant, **NOT the State & County where the Ad is Posted/Displayed**. Paid Ad Sales are: Option 1, 2 & 5 ONLY.

2. **A Term is Six (6) months, One Hundred and Eighty Six (186) Calendar Days** and starts on the effective date of this Territory/County License Agreement.

## 3. Licensee Proceeds:

- **For the First Term** of this Territory/County License Agreement, Licensee receives **Thirty Five Percent (35%)** of all Paid Ad Sales from Option 1, 2 & 5 Only from the County(s) Licensee holds an active Territory/County License Agreement, whether the Paid Ad Sales originated from the Licensees Advertising, Marketing, Social Media and Ad Rep Sales, or Corporate Advertising, Marketing, Social Media or any other manner is generating Paid Ad Sales in the Territory/County Licensed.
- **For the Second Term** of this Territory/County License Agreement, Licensee receives **Twenty Five Percent (25%)** of all Paid Ad Sales from Option 1, 2 & 5 Only from the County(s) Licensee holds an active Territory/County License Agreement, whether the Paid Ad Sales originated from the Licensees Advertising, Marketing, Social Media and Ad Rep Sales, or Corporate Advertising, Marketing, Social Media or any other manner is generating Paid Ad Sales in the Territory/County Licensed.
- **For the Third and each Term thereafter** of this Territory/County License Agreement, Licensee receives **Twenty Percent (20%)** of all Paid Ad Sales from Option 1, 2 & 5 Only from the County(s) Licensee holds an active Territory/County License Agreement, whether the Paid Ad Sales originated from the Licensees Advertising, Marketing, Social Media and Ad Rep Sales, or Corporate Advertising, Marketing, Social Media or any other manner is generating Paid Ad Sales in the Territory/County Licensed.

#### 4. Territory/County License Renewal:

Twenty (20) calendar days before the current active Six (6) month Term expires, (186) calendar days, and upon Licensee achieving the required amount of Paid Ad Sales for the current Term, Licensee will have the option to renew the Territory/County License Agreement for the subsequent license Term and will be emailed **Twenty (20) calendar days** before the current Term ends. Failure to renew the Territory/County License Agreement before the current Territory/County License Agreement **end date** will Terminate the Territory/County Licensee Agreement and become Null and Void.

#### 5. A Business Service Fee is required each month for each Territory/County Licensed:

**The First Month Business Service Fee is required with the Territory/County License Agreement Forms when applying. Each month thereafter on the “same calendar day” of completing the Territory/County License Agreement and charging the Credit Card the Monthly Business Service Fee amount, Licensee will be automatically Charged/Deducted the required Business Service Fee from Licensee Credit Card on file.**

**If a Business Service Fee is NOT RECEIVED and Paid in full in Sixty Two (62) Calendar Days from the required due date the Territory/County License Agreement for the Territory/County Business Service Fee Unpaid will become Terminated, Null and Void.**

- Population of (1 up to 200,000) **Business Service Fee: \$75.00** each month.
- Population of (200,001 up to 1,000,000) **Business Service Fee: \$105.00** each month.
- Population of (1,000,001 up to 2,500,000) **Business Service Fee: \$125.00** each month.
- Population of (2,500,001 and above) **Business Service Fee: \$145.00** each month.

#### 6. Certification of Advertising, Marketing and Social Media expertise is required:

**I (Licensee) certify that I have the expertise in Advertising, Marketing and Social Media that’s required to participate in this Territory/County License Agreement. Licensee agrees to give All Web Classifieds Inc. (AdvertiseConnect.com) permission to review any and all Social Media platforms Licensee participate in.**

All Web Classifieds Inc. (AdvertiseConnect.com) has the sole right to deny any applicant (Licensee) and has no obligation to disclose its reason of denial.

## 7. **Additional Territory/County License Agreements:**

A Maximum of Ten (10) Territory/County License Agreements are permitted per Individual or Entity. **One new Territory/County License Agreement is available every One Hundred and Eighty Six (186) calendar days**, and all Active Territory/County License Agreement(s), Terms, Conditions, Requirements and Business Service Fee(s) must be up-to-date before any new Territory/County License Agreement is issued.

8. Licensee agree not to create, maintain and or manage, or be associated directly or indirectly with, or receive payment from more than one Licensee, Owner, Business Affiliate or Entity. Licensee agrees to not create different Business Entities under the names of others for the purpose of acquiring more than the Ten (10) Territories/Counties permitted by the Licensee.

## 9. **Licensee Proceeds Schedule:**

Licensee must obtain a Bank Checking Account. Licensee proceeds are calculated from the start of the first day 12:00.00 AM of each month until the end of the last day of each month at 11:59.00 PM and deposited into Licensees Bank Checking Account (Required) by direct deposit on the Seventh (7) day of each month. If a holiday or weekend occurs the next business day.

10. If any charge backs or fees associated with Licensee Territory/County occur and paid by All Web Classifieds Inc. (AdvertiseConnect.com) the charge back amount and any additional fees will be deducted from Licensee proceeds.
11. AdvertiseConnect.com website will have an exclusive login for Licensees to have access to view their Paid Ad Sales for the Territory/County Licensed.

## 12. **Multiple Licensees:**

All Web Classifieds Inc. (AdvertiseConnect.com) **does not** offer a Territory/County License Agreement for Multiple Licensees, Only One Person or One Entity Permitted per Territory/County License Agreement. If a Licensee wants to create a partnership with any other person or entity he or she will have to create a partnership agreement between each other. Any other person(s) or entity will have to adhere to all Terms, Conditions and Requirements set forth in this Territory/County License Agreement.

13. All Web Classifieds Inc. (AdvertiseConnect.com) has the rights to offer Promo Code(s), Advertising Ad(s), Posted Ad(s), Webpage(s), Banner Ad(s), Social Media(s), Affiliate Link(s), display Affiliate Advertiser and or Publisher Merchandise, Service(s), and or Link(s), (PPC) Pay Per Click, (CPC) Cost Per Click, (CPL) Cost Per Lead, (CPS) Cost Per Sale, (CPA) Cost Per Action, Impression Ad(s), or Commission(s), to anyone it chooses for any amount of time (Calendar Days). Promo Code Posted Ad(s), will be posted in the Results Page Paid Ad section and include all the benefits of a Paid Ad. Licensee **will not receive** any credit, commission or proceeds during or from any offer(s) or posted Ad(s) at any time.
14. Licensee must **Advertise their Territory/County Five (5) days per week throughout each Term** and submit proof of Advertising, Marketing, Social Media to corporate upon request.
15. Licensee to pay applicable taxes on proceeds earned for each Territory/County licensed. Licensee will be an independent contractor.
16. All Web Classifieds Inc. (AdvertiseConnect.com) **does not guarantee** and makes no claims for Paid Ad Sales, Proceeds or Success; all examples of proceeds are just examples. It's up to the Licensee to acquire the minimum requirement of Paid Ad Sales for each Term and each Territory/County Licensed.
17. Important Note for Licensee to be aware of: All Web Classifieds Inc. (AdvertiseConnect.com) has the sole right to change any pricing or terms on the website or any mobile device(s) at any time, present or in the future, including any additional options, features or programs that may be added. In addition, selected Listing(s) or Service(s) or all free posted Ads may be discontinued in the future and become an all paid internet and mobile advertising platform, site.
18. **The Population for each County will be determined by the most current year and month posted on the (US Census Bureau's) website at the time and date applying and completing this Territory/County License Agreement. Population estimates may not be up to current year and month.** Should the population in the Territory/County licensed decrease or increase the original population when the first Territory/County License Agreement was established and approved remains in effect throughout the Term, or any Term(s) thereafter, including the minimum requirement of Paid Ad Sales in each Territory/County Licensed. **If you DO NOT Fully Agree with this requirement DO NOT SIGN, DATE AND APPLY TO THIS AGREEMENT.**

## **TRANSFER OF LICENSE ASSIGNABILITY:**

19. This Territory/County License Agreement shall inure to the benefit of and shall be binding upon the Licensee. Territory/County License Agreement is Non-Sellable, Transferable or Tradeable in whole or in part to any individual or entity. All Web Classifieds Inc. (AdvertiseConnect.com) shall retain all rights to the Territory/County License Agreement. Should the Licensee decide to cancel the Territory/County License Agreement, all cancellations must be in writing within a Thirty (30) day notice to Licensor and sent Certified Mail.

## **OWNERSHIP, ENFORCEMENT AND COMMERCIALIZATION OF ADVERTISECONNECT.COM**

20. During the Term of this Territory/County License Agreement, Licensor shall have sole right and discretion to bring any action to protect the interest of All Web Classifieds Inc. (AdvertiseConnect.com) and shall have the sole right and discretion to defend any declaratory judgment or other action in which a cause of action is asserted challenging the validity, enforceability, use, and/or claim as to the rights of All Web Classifieds Inc. (AdvertiseConnect.com).

21. Any action involving All Web Classifieds Inc. (AdvertiseConnect.com) that is brought or defended by Licensor or shall be at the sole expense of Licensor, and any recoveries gained, or liabilities incurred in such action shall be entirely that of Licensor. Licensor shall have control of any such action, including the sole right to select, retain and direct counsel, and to make any and all decisions with respect to claims, defenses, counterclaims, settlement, and strategy.

22. Upon request of Licensor and at the expense of the Licensor, Licensee shall have a duty to cooperate reasonably with Licensor in any action involving All Web Classifieds Inc. (AdvertiseConnect.com) that is brought and defended by Licensor. In the event of such action Licensee shall treat any information and/or as privileged information in accordance with the provisions set forth in this License.

## **TERMINATION:**

- 23.** This Territory/County License Agreement shall commence on the effective date which is the date the Licensor approves this Territory/County License Agreement. Unless previously terminated in accordance with one or more of the other provisions hereunder, this Territory/County License Agreement shall expire at the end of the enforceable term, unless renewed commensurate with the option to renew.
- 24.** This Territory/County License Agreement may be terminated by either party in the event of a material breach by the other party of the terms of this Territory/County License Agreement provided that the terminating party first gives the defaulting party written notice of termination, specifying the grounds for, and the defaulting party has had Thirty (30) days after such notice has been given to cure the breach. If not so cured, this Territory/County License Agreement shall terminate at the expiration of such Thirty (30) days.
- 25.** Neither party shall under any circumstances, be liable to each other for indirect, incidental, special, or consequential damages, including, but not limited to, loss of profit, revenue, or business resulting from, or in any way related to this Territory/County License Agreement, or the termination of this Territory/County License Agreement, or arising out of, or alleged to have arisen out of breach of this Territory/County License Agreement.
- 26.** Upon the sale, purchase, acquisition or transfer in part or in full, the named corporation: All Web Classifieds Inc. (AdvertiseConnect.com) with any other Corporation, Company, Entity or Person/Individual, or the merge of the named corporation: All Web Classifieds Inc. (AdvertiseConnect.com) in part or in full with any other Corporation, Company, Entity or Person/Individual, this Territory/County License Agreement between All Web Classifieds Inc. (AdvertiseConnect.com) and Licensee approved a Territory/County License Agreement will become Terminated, Null and Void.



Licensee having an active Territory/County License Agreement will receive an additional amount of compensation, equal to the amount of (Monetary Proceeds) earned within the last One Hundred and Eighty Six (186) consecutive calendar days. Licensee that have less than One Hundred and Eighty Six (186) consecutive ACTIVE calendar days, Licensee will receive an additional amount of compensation, equal to the amount of (Monetary Proceeds) the Licensee has earned within the ACTIVE Term, calendar days of this Territory/County License Agreement.

If a Licensee has No proceeds earned within the last One Hundred and Eighty Six (186) consecutive calendar days of this ACTIVE Territory/County License Agreement, Licensee will NOT receive any (Compensation, Monetary Proceeds) in any manner. Licensee compensation will be paid over a Twelve (12) calendar month period in Four (4) payments, each in Three (3) calendar month intervals. Upon the Termination of this Territory/County License Agreement there will be (No Compensation or Monetary Proceeds) payable to Licensee for any existing or renewed ad posting(s) from previous, existing or new Registrant(s) (Paid Ad Submitter(s) or Account holder(s)).

27. Upon Termination of this Territory/County License Agreement all Licensee proceeds from Option 1, 2 & 5. Paid Ad(s), New Ad(s) Posted, Renewed Ad(s) Posted or from any Previous or New Registrant(s), Account Holder(s) in the Territory/County Licensed will cease upon Termination.

#### **TRADEMARK AND DOMAIN NAME PROTECTION:**

28. All Web Classifieds Inc. (AdvertiseConnect.com) contain trade names, trade dress, service marks, domain names and other indicia of ownership (collectively the "Marks") owned or licensed for use by Licensor. Licensee agree that no right, property, license, permission or interest of any kind in or to the Marks is given or transferred to Licensee, or acquired by Licensee, pursuant to the execution, performance or non-performance of this Territory/County License Agreement or any part thereof. Licensee shall in no way contest or deny the validity of Licensors right to title to or License of use for the Marks, and Licensee shall not encourage or assist others directly or indirectly to do so during the lifetime of this Territory/County License Agreement and thereafter. Licensee shall not utilize the Marks in any manner that would diminish their value or harm their reputation. Licensee shall not use or register any domain names that is identical or similar to any of the Licensor.

## **NON-COMPETITION:**

29. Licensee represent, warrant and covenant that during the Term of this Territory/County License Agreement, that Licensee, for yourself, your heirs, assigns, successors, shareholders, officers, directors, employees, principles, partners, agents, managers and members, shall not engage in, or assist other in, the operation of an internet or mobile based advertising, marketing platform or website similar to that of Licensor. Upon termination of this Territory/County License Agreement for any reason by either party, Licensee represent, warrant and covenant that for a period of Seven (7) Years within the United States, Alaska, Hawaii and Puerto Rico, Licensee, for yourself, your heirs, assigns, successors, shareholders, officers, directors, employees, principles, partners, agents, managers and members, shall not engage in, or assist other in, the operation of an internet or mobile based advertising, marketing platform or website similar to that of Licensor.

Licensee acknowledges and agrees that any breach of this non-competition provision shall cause Licensor irreparable harm and as a result Licensor has the right to seek legal representation, and to obtain injunctive relief for any breach of the non-competition covenant. In the event any part of this provision is determined to be unenforceable by the court of law, the remainder of this provision shall be enforceable to the fullest extent permitted. Furthermore, Licensee agrees that any of the consideration set forth in this Territory/County License Agreement is sufficient for all of the promises under this provision.

## **HEADINGS:**

30. The headings contained in this agreement are inserted for convenience only and shall not affect the meaning or interpretation of this Territory/County License Agreement or any provisions thereof.

## **DISPUTE RESOLUTION:**

**31.** This section shall apply to any dispute arising out of the making or performance of or otherwise relating to this Territory/County License Agreement. The parties shall attempt in good faith to resolve any dispute arising out of the making or performance of or otherwise relating to this Territory/County License Agreement promptly by negotiations between persons who have authority to settle the controversy.

Either party may give the other party written notice of any dispute not resolved in the normal course of business. Within Twenty (20) days after delivery of said notice, authorized person(s) of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, to exchange relevant information, and to attempt to resolve the dispute. If the matter has not been resolved in One Hundred Twenty (120) days of the disputing parties notice, or the parties fail to meet within Twenty (20) days, either party may initiate a civil action in the circuit or County court in the State of Florida, current County of Licensor business.

**32.** The parties regard the obligation to negotiate an essential provision of this Territory/County License Agreement and one that is legally binding on them. In case of violation of such obligation by either party, the other may bring an action to seek enforcement of such obligation.

## **ARBITRATION:**

**33.** Licensor and Licensee agree that because this Territory/County License Agreement affects and involves interstate commerce, the Federal Arbitration Act, 9 U.S.C. Section 1 and ET. Seq., shall govern this arbitration provision. Licensor and Licensee agree that any and all disputes, lawsuits, legal controversies, legal actions or legal claims (all collectively an "Action") arising out of or relating to this Territory/County License Agreement shall be settled by mandatory and binding arbitration. The arbitration shall be conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association (AAA). The findings of the arbitrator may not change the express Terms of this Territory/County License Agreement and shall be consistent with the arbitrator's understanding of the findings a court of proper jurisdiction would make in applying the applicable law to the facts underlying the action.

Upon request of that party, the arbitrator will keep any part or all of the proceedings confidential so as to protect a party's confidential information, proprietary information and trade secrets. Licensor and Licensee agree that with regard to the party's protection of its confidential information, proprietary information, trade secrets, trademarks, copyrights, goodwill and protection against customer confusion in the market place, that a party may seek injunctive relief and an arbitrator may award injunctive relief.

This provision for arbitration shall be specifically enforceable by the parties and the decision of the arbitrator shall be binding. Each party shall pay its own expenses of arbitration and the expense of the arbitrator shall be shared equally.

34. Licensor and Licensee expressly agree that any action shall be brought and arbitrated only on an individual person or individual entity basis and not on a class, collective or representative basis. Licensor and Licensee agree that the arbitrator has the authority to award relief only on an individual person or individual entity basis. Both parties agree that if a party files any action contrary to this provision, the other party can recover their reasonable attorney fees and reasonable cost resulting from those efforts necessary to challenge that filing and to bring the action back in accordance with the Terms of this provision.

#### **INDEMNIFICATION:**

35. Licensee shall indemnify, defend and hold harmless, Licensor, our Directors, Officers, Agents, Representatives, Employees, and our Parent Corporation(s)), and their Directors, Officers, Agents, Representatives, Employees, and each of them from, and against any and all claims, demands, Cause of Action, Cost, Damages, Expenses, Losses, and Liabilities (including reasonable attorney fees), incurred or to be incurred, arising out of or resulting from: the Performance or Non-Performance of the services undertaken to be Performed or directly or indirectly hereunder; your negligent or intentional acts or omissions; any breach of this Territory/County License Agreement; the conduct of your business; your violation of and Federal or State Law, rule or regulation; or your violation of any third party rights specifically including any third party intellectual property rights.

**NOTICE:**

36. Any notices or communications under this Territory/County License Agreement shall be in writing and shall be deemed to have been duly given by either party to the other on the date, hand delivered, registered or certified mail, and postage pre-paid to the address indicated herein: 14545 Building J. Suite 189, Delray Beach, FL 33484.
37. Any change of address of a party Licensee(s) shall be communicated in writing to the other party within Thirty (30) days to be effective and delivered.

**CONFIDENTIALITY:**

38. During the Term of this Territory/County License Agreement, Licensor may find it desirable to share its confidential and proprietary business and technical information, e.g., payments, reports, sales volumes, forecast, business plans, vendors, customers, development plans, etc. (Confidential Information) with Licensee. Licensor desires to protect the confidential and proprietary nature of such information.
39. Licensee shall maintain, and will cause its employees, agents, and consultants to maintain, the confidentiality of all (Confidential Information) received from Licensor under this Territory/County License Agreement using the same care and safeguards with respect to such (Confidential Information) as is used to maintain the confidentiality of its own information of like character, but in no event less than reasonable care.

**ADDITIONAL INFORMATION:**

40. The validity, construction and performance of this Territory/County License Agreement shall be governed by and interpreted in accordance with the laws of the State of Florida without giving effect to any choice of law, or conflict of law, rules and regulations that would cause the application of the laws of a jurisdiction other than the State of Florida.
41. This License sets for the entire Territory/County License Agreement between the parties and supersedes all previous Territory/County Licensee Agreements and understandings, whether oral or written, between the parties with respect to the subject matter of this Territory/County License Agreement.
42. This Territory/County License Agreement may not be modified, amended, or discharged except by written Agreement signed by an authorized representative of each party.

43. The provisions of this Territory/County License Agreement shall be deemed separable. If any provision in this Territory/County License Agreement shall be found or be held to be invalid or unenforceable, then the meaning of that provision shall be construed, to the extent feasible, to render the provisions enforceable.
44. No waiver of any Term, provision or condition of this Territory/County License Agreement whether by conductor or otherwise in any one or more instances shall be deemed to be or construed as a further or continuing waiver of any such Term, provision or condition or of any other Term, provision or condition of this territory/County License Agreement.
45. No party shall be considered in default or be liable to the other party for delay in performance or non-performance caused by circumstances beyond the reasonable control of such party, including but not limited to acts of God, explosion, fire, flood, war, whether or not declared, accident, labor disturbances, terrorist activities, inability to produce supplies from third party vendors, sabotage, order of decree of any court, or action of Government authority.
46. In this Territory/County License Agreement, All Web Classifieds Inc. (AdvertiseConnect.com) has the sole right to delete, add, edit, modify, or amend any requirements or Terms set forth at any time, including any addendum(s) with any individual, member, company, organization it selects. By signing and entering a date on this Territory/County License Agreement, Licensee is bound to all Territory/County License Agreement requirements and Terms he or she has agreed to at the time (calendar date) this Territory/County License Agreement has been signed and the date entered.
47. **If you Do Not Fully Agree with this Territory/County License Agreement, Do Not Complete, Sign, Date and Apply.**

**The First Month Business Service Fee is required with the Territory/County License Agreement Forms when applying. Each month thereafter on the “same calendar day” of completing the Territory/County License Agreement and charging the Credit Card the Monthly Business Service Fee amount, Licensee will be automatically Charged/Deducted the required Business Service Fee from Licensee Credit Card on file.**

**All Web Classifieds Inc. (AdvertiseConnect.com) has the sole right to deny any applicant (Licensee) and has no obligation to disclose its reason of denial.**

**Copyright © All Web Classifieds Inc. (AdvertiseConnect.com) all rights reserved.**