

(To be filled out by MVD Interactive)

MVD Office: _____

Address: _____

Advertising Type: Static ____ Video ____

Office Volume: High ____ Medium ____ Low ____

Agreement Number _____



A program of the Arizona Department of Transportation
602-712-7577 • Fax 1-800-709-1823
2039 West Lewis Avenue • Phoenix, AZ 85009-2893
mvdinteractive.com

MVD Interactive Digital Signage Advertising Agreement

On this _____ day of _____, 201____, the undersigned _____, dba _____ whose principal Business address is _____ (the "Advertiser"), hereby makes application to **Arizona Department of Transportation, 2039 West Lewis Avenue, Phoenix, Arizona 85009-2893** ("ADOT"), to purchase from ADOT advertising spot times for Advertiser's commercial message or other content on digital display monitors operated by ADOT, at the location(s) and upon the terms, provisions, conditions, and limitations as set forth herein.

1. Definitions:

(a) "ADOT" means the Arizona Department Transportation.

(b) "Advertiser" means the responsible operator of a business or other commercial entity or agent who has authority to execute this Agreement on behalf of such business or commercial entity to place commercial content on the digital signage operated by ADOT.

(c) "Business day" means each day, Monday through Friday, excepting State Holidays, that an ADOT office is open to the public for regular business.

(d) "Closed captioning" means a system for displaying the text of advertising Content as subtitles with a non-scrolling English text version of the spoken part of the Content, whether a Video, or Static Image /Message.

(e) "Compatible technology requirements for submission" means the written standards for formatting, file type, size, graphic design, video speed and all other technical requirements relating to Content under this Agreement. These requirements for submission will be provided to prospective and existing Advertisers in a separate written document furnished by ADOT.

(f) "Content" means static images or video produced by either an advertiser or by ADOT for display on the digital signage operated by ADOT.

(g) "Content frame" means the portion of the Screen Size on the monitor located in a facility operated by ADOT which will contain the content accepted from

the advertiser by ADOT under the terms and conditions of this Agreement. The portion of the screen image will always be less than one hundred percent of the entire screen area.

(h) "Content Standards" means the requirements and limitations imposed by ADOT on the Content that will be accepted for advertising on digital signage operated by ADOT, as set forth below.

(i) "Content Update" means the placement of new content in the Loop on the digital signage operated by ADOT at one or more ADOT locations, at the request of an Advertiser, and at the frequency to be determined in ADOT's sole discretion.

(j) "Department" means the Arizona Department of Transportation

(k) "Director" means the Director of the Arizona Department of Transportation or the Director's designee.

(l) "Duration" means the length of time required to fully display the Content provided by the Advertiser for each individual occurrence or iteration of such Content.

(m) "Effective Date" means the date that this Agreement, having been executed by the advertiser, is subsequently accepted by ADOT.

(n) "Frequency" means periodicity or time between the recurrences of the Content displayed on the digital signage operated by ADOT.

(o) **“Graphics”** means either static and/ or dynamic images which constitute the content prepared for display on the digital signage operated by ADOT.

(p) **“Interruption of service – Planned”**

Building maintenance and construction renovations may require a planned stoppage of the display of content on a digital sign operated by ADOT.

(q) **“Interruption of service – Unplanned”**

Building maintenance, Construction renovations – may require an unplanned stoppage of the display of content on a digital sign operated by ADOT.

Emergency override; e.g., dust storms, amber alert, silver alert, weather alert, law enforcement, public safety alert – all may require an unplanned stoppage of the display of content on a digital sign operated by ADOT.

“Force majeure” means an unexpected and irresistible force or compulsion, such as an act of nature that will excuse a party from performing a duty under this Agreement.

System outage; e.g., electrical power disruption, server/software failure, monitor/hardware failure– all may require an unplanned stoppage of the display of content on a digital sign operated by ADOT.

(r) **“Loop”** means the sixty (60) minutes of time required to cycle through the entire queue of Content on a given digital sign operated by ADOT and may also refer to the body of content for the entire queue or cycle.

(s) **“MVD”** means the Motor Vehicle Division of the Arizona Department of Transportation.

(t) **“MVD Office”** means a facility operated by the Motor Vehicle Division of ADOT wherein one or more digital signs are located and operated by ADOT, for which advertising Content may be accepted under this Agreement.

(u) **“MVD Office Volume”** means High Volume, Medium Volume, or Low Volume, which refers to a system for rating the amount of customer traffic in an MVD Office where digital signage is located and operated by ADOT.

- High Volume office means 10,000 or more monthly customers, as reported by the MVD Office Volume report produced by the Motor Vehicle Division
- Medium Volume office means 4,000 – 8,999 monthly customers as reported by the MVD Office Volume report produced by the Motor Vehicle Division
- Low Volume office means 3,999 or fewer monthly customers as reported by the MVD Office Volume report produced by the Motor Vehicle Division

(v) **“Operating hours”** means the daily hours during which the Content on digital signage operated by ADOT will be displayed for the customers and members of the public who are present to view the Content. These hours are 8:00 a.m. to 5:00 p.m.

MST, Monday through Friday, excepting State Holidays.

(w) **“Person”** has the meaning prescribed under A.R.S. § 1- 215.

(x) **“Playlist”** means the display or airing of all Content in a Loop, the order or sequence of which shall be determined at ADOT’s sole discretion.

(y) **“Price”** means the amount of money that will be charged under this Agreement to the Advertiser by ADOT for the service of displaying the Advertiser’s Content on a digital sign operated by ADOT.

(z) **“Repetition”** means the number of occurrences or iterations during a “Loop” in which the “Advertiser’s” “Content” will be displayed on digital signage operated by ADOT.

(aa) **“Screen Size”** means the designated area of a digital monitor operated by ADOT.

(bb) **“Sound”** means an audibly perceptible communication or message that may accompany a Video, or Static Image /Message. **Sound is not included** in the advertising Content presented on the digital signage operated by ADOT.

(cc) **“Static Image/Message”** means a designated-screen graphic, still illustration or picture, which constitutes the content prepared for display on the digital signage operated by ADOT.

(dd) **“Video”** means a programmed display of moving images, either in color or black and white, which constitutes the content prepared for display on the digital signage operated by ADOT.

2. Digital Advertising Placement

(a) All advertising content under this Agreement shall be displayed on electronic digital monitors placed and operated by ADOT in ADOT customer service facilities such as Motor Vehicle Division office lobbies. All electronic digital monitors may include, at ADOT’s sole discretion, an alpha- numerical queuing system for waiting customers as well an online news feed, and the advertising Content will occupy a minimum seventy-five (75) percent portion of the electronic digital monitor, arranged on the digital monitor in a manner that ADOT determines is appropriate.

(b) ADOT shall have the right to determine the availability, frequency, sequence or order and location(s) of all advertising placement under this agreement, as well as the maximum number of placements at any ADOT location. An advertiser or prospective advertiser may request a placement frequency or certain locations, in a manner to be determined by ADOT, but the final decision on all placements shall be made by ADOT.

(c) ADOT shall have the right to establish and maintain a waiting list for prospective advertisers as well as additional content placement by existing advertisers. ADOT shall have the exclusive right to determine the categories and formatting of digital advertising that will be accepted for placement.

(d) After placement of digital advertising by an advertiser, the timeframe for uploading the advertising content shall be determined exclusively by ADOT.

3. Digital Advertising Frequency

(a) Static Image/Message Advertising

Each Static Image/Message advertisement will be displayed on each electronic digital monitor at the ADOT office or other location designated on page one of this Agreement for a duration of fifteen (15) seconds, six (6) times per Loop, nine (9) Loops per day on each business day that the above referenced ADOT office or other location is open. If a longer duration is requested by the Advertiser, the rate will be adjusted accordingly assuming that there is time available in a loop to provide longer duration.

(b) Video Advertising

Each Video advertisement will be displayed on each electronic digital monitor at the ADOT office or other location designated on page one of this Agreement for a duration of sixty (60) seconds, once per Loop, nine (9) Loops per day on each business day that the above referenced ADOT office or other location is open.

4. Digital Advertising Mix

(a) ADOT will provide a minimum of forty-five (45) minutes of internal/non-commercial content in each Loop to accompany the digital advertising services contracted with this and all other advertisers for each designated location.

(b) At its sole discretion, ADOT will determine the order of display for all advertising and internal/non-commercial content in each Loop. The order and manner in which advertising content and internal/non-commercial content will be interspersed and alternated shall be at ADOT's sole discretion.

5. Digital Advertising Submittal

(a) Advertising content under this Agreement shall be submitted by the advertiser to ADOT in a manner and format designated by ADOT.

(b) At its sole discretion, ADOT may also permit the advertiser to make arrangements in advance for ADOT to adjust the submitted content, or make changes thereto, for an added cost that will be borne by the advertiser, and for which the advertiser agrees to be invoiced and to pay separately.

(c) Advertising Content displayed under this Agreement shall presumptively be without sound or any audio or audible Content, and the advertiser agrees that it has been made aware of this limitation before submitting Content to ADOT, and that advertiser expressly consents to this limitation. Inasmuch as all parties hereby mutually consent to this limitation, advertisers may request closed captioning services from ADOT, for an additional charge to be determined by ADOT.

(d) Deadline for Submittal. Upon execution of this written Agreement, the advertiser shall be provided with a deadline date for submitting its desired Content. Advertiser agrees that the deadline must be strictly complied with, in order to have its content uploaded on the digital sign monitors by the desired date. Untimely submittal by the advertiser may result in delayed Content upload. ADOT shall not be responsible for, nor required to refund any monies to advertiser on account of, advertiser's delays in or otherwise untimely, submittal. The upload date of the

Advertiser Content may differ from the first of the month depending on ADOT upload procedures.

(e) Digital Advertising Proofing and Approval. When the advertising content is Static Image, (full-screen graphic, still illustration or picture), ADOT will provide the advertiser with a "proof" consisting of a single screen-shot, showing what the display image will be. ADOT will send the proof to the advertiser by electronic mail only, unless a prior in-person appointment is arranged. The proof will be sent in color, but the advertiser must make arrangements to view the proof on a color monitor.

6. Content Standards

(a) ADOT specifically and exclusively reserves the right to edit, alter, shorten, adjust, reformat, or otherwise modify any Content offered or requested by an existing or prospective Advertiser before such Content may be displayed on the digital signage operated by ADOT. ADOT specifically and exclusively reserves the right to **refuse or reject** any Content offered or requested by an existing or prospective Advertiser before such Content may be displayed on the digital signage operated by ADOT.

(b) ADOT shall deny an application for advertising Content for one or more of the following reasons:

1. The Content is likely to interfere with the work of an ADOT employee or the business or mission of the Department;
2. The Content is likely to create an unreasonable risk of injury to a person or risk of damage to property;
3. The Content is likely to conflict with the time, place, manner, or duration of ADOT's office operations or security, or conflict with other advertising Content for which an agreement has already been executed or is pending.
4. The Content is deemed unacceptable by ADOT under the standards set forth in paragraphs 7(a) through 7(d)(9) below, or fails to comply with any other applicable statute or rule.

7. Acceptable Types of Digital Sign Advertising

(a) At its sole discretion, the Department may accept Content submitted by a prospective or current Advertiser consisting of: (1) motor vehicle-related goods and services, or (2) motorist-related goods and services.

(b) For the purposes of *MVD Interactive* digital sign advertising, motor vehicle-related goods and services may include: Automotive Insurance; Automotive Repair; Automotive Parts; Automotive Towing Companies; Car Washes and Detailers; Licensed Automotive Dealers, and Specialty License Plates issued by the Department.

(c) For the purposes of *MVD Interactive* digital sign advertising, motorist-related goods and services may include: ADOT-Authorized Third Party Providers of title, registration and driver license services; ADOT Publications, including *Arizona Highways Magazine*; Automotive Clubs; Campgrounds; Convenience Stores; Gasoline and Service Stations; the *Grand Canyon State Logo Sign* program of ADOT; Licensed Professional Driving Schools; Legal Service

Providers for motorists; Pharmacies open 24 hours; Public Service Announcements (organ donation/highway beautification); Restaurants; Road Maps; Telecommunications Providers; Tourist and Community attractions; Vehicles for Hire (taxis, limousines, livery, and transportation network or ride-share companies).

(d) Advertising Content must meet the standards set by the Department, which are set forth in writing in the Department's Digital Signage Advertising Content Policy, a copy of which is located on the Department's website at <http://mvdinteractive.com/policy.html> and is available at the address and phone number indicated at the beginning of this Agreement.

8. Term

(a) This Agreement shall be effective on the Effective Date, as defined in this Agreement and shall expire on _____, 20___. The beginning date, ending date and duration of this Agreement shall be determined, and may be modified, at ADOT's sole discretion. The frequency, duration, timing and synchronization of Content Updates, at any one or more MVD Offices, other ADOT facilities, and at ADOT kiosks located in public buildings, shall be subject to ADOT's approval.

(b) There shall be no automatic renewals of this Agreement. This Agreement may be renewed only upon the mutual, written agreement of the parties. In advance of Agreement renewal, ADOT may propose a form of Agreement which includes all necessary terms, including the forms of payment that are deemed acceptable at that time.

(c) Upon termination of this Agreement, ADOT will remove the Advertiser's Content from all digital signage covered under this Agreement without notification to the Advertiser and without obligation to return any files or other materials to the Advertiser. At its sole discretion, ADOT may retain or store the advertising Content.

(d) If for any reason whatsoever Advertiser's Content is not uploaded or displayed on an electronic digital monitor, Advertiser's sole remedy shall be the return to Advertiser of any deposit or other fee paid by Advertiser to ADOT, and ADOT shall have no further obligation or liability to Advertiser whatsoever.

(e) For any early termination for which a refund is due, the Advertiser shall provide ADOT with the necessary information and forms (e.g., W-9 form; complete enrollment in ProcureAZ, etc.), and the ADOT will process a refund within 30 days of receipt of the requested information.

9. Annual Price, Payment Due Date and Receipt

(a) Full payment of the agreed annual (or prorated annual) Price of \$_____ (plus applicable transaction privilege tax provided in paragraph 11. below) under this Agreement is due and payable by the Advertiser to ADOT by close of business at 5:00 p.m. MST on or before the **14th calendar day prior to the beginning date of the Term** of this Agreement.

(b) If the Advertiser pays by check, the check for payment will be deemed received when delivered to ADOT's payment Lock Box at the mailing address

designated on the courtesy invoice sent by ADOT or in other communications sent by ADOT to the Advertiser. All checks must be drawn on a U.S. bank and must not be returned or dishonored by the bank for insufficient funds or any other reason.

(c) If the Advertiser pays by approved credit card through ADOT's designated online payment portal (requiring pre-assignment of an ADOT-issued password to the Advertiser), the payment will be deemed received upon transfer of the Advertiser's cleared funds to ADOT by the credit card processor.

10. Monthly Price, Payment Due Date and Method

(a) The Advertiser shall make timely monthly payment for all Content under this Agreement, in the amount of \$_____ (plus applicable transaction privilege tax provided in paragraph 11. below), and all such payments shall be initiated by ADOT by Automatic Monthly Deduction from the Advertiser's U.S. bank account or its credit card account drawn on a U.S. bank.

(b) Required monthly payment of all amounts due shall be by automatic withdrawal (ACH) in U.S. dollars from the Advertiser's bank or credit card account (and any other information required) on or after the **1st business day** (excluding Saturdays, Sundays and State holidays) **of the month** in which the Advertiser's Content will be displayed. For the monthly Prices charged, Advertiser hereby agrees to and authorizes ADOT to initiate **Automatic Monthly Deductions** from the Advertiser's U.S. bank account or its credit card account drawn on a U.S. bank.

(c) If payment is made by automatic bank account withdrawal (ACH), the Advertiser shall provide ADOT, in writing, with the bank name and branch, the bank routing number, the bank account number of its U.S. bank account (and any other information required) from which ADOT will initiate all required monthly automatic payments under this Agreement.

(d) If the Advertiser pays by approved credit card drawn on a U.S. bank, the Advertiser shall provide ADOT, in writing, with all required credit card information, including but not limited to: Name or Logo of the credit card issuer; e.g., MasterCard, Visa, American Express, Discover Card; the account number; account expiration date; cardholder's name (as shown on the card); cardholder address, and CVV number.

(e) The Advertiser agrees to provide and to update all necessary information to activate automatic payments, to execute any necessary financial institution documents, and to cooperate fully in every other manner for its banking institution or credit card issuer to facilitate automatic deductions from its account and payments directly to ADOT.

(f) Prior to receiving any refund, overpayment or other payments from ADOT, Advertiser agrees to register through the online or other processes designated by ADOT, to provide such information as ADOT requires and to fully complete all necessary forms in order to effect such payment(s) and Advertiser's eligibility as a payee. Such information shall include but not be

limited to Advertiser's federal employer identification number or other tax identification number.

11. Transaction Privilege ("Sales") Taxes. Transaction Privilege Taxes ("TPT") that are due and payable from the Advertiser will be determined and calculated by ADOT and may be added to all Prices paid by the Advertiser for the Digital Advertising Display of Advertiser's Content, as well as any other applicable services. Advertiser agrees to timely pay to ADOT the TPT that is due and payable along with the payment(s) for all Digital Advertising Display and related services. As a courtesy to the Advertiser, ADOT will calculate and may add to the annual invoices, or to the monthly Prices charged, as applicable, the amount(s) of TPT due and payable. To include the monthly Prices charged for Digital Advertising Display, along with any agreed one-time charges, plus the TPT due and payable, Advertiser hereby agrees to and authorizes ADOT to initiate such payments by **Automatic Monthly Deductions** from the Advertiser's U.S. bank account or its credit card account drawn on a U.S. bank.

12. Indemnification For Copyright, Trademark, Logo, and Image Infringement Claims. The Advertiser shall indemnify, defend, save and hold harmless the State of Arizona, ADOT and its officers, officials, agents and employees hereinafter referred to as "indemnitee" from and against any and all claims, actions, liabilities, damages, losses, or expenses (including court costs, attorney fees and costs of claim processing, investigation and litigation) (hereinafter referred to "claims") for money damages, any monetary relief or any injunctive or other equitable relief, injury or loss caused, or alleged to be caused, in whole or in part by the infringement of copyright, trademark, logo, photographic image, right of privacy or right of publicity arising from the submission, editing, revision, posting, display, presentation or airing of any Content submitted by the Advertiser, as defined in this Agreement. This indemnity clause shall not apply if the Advertiser or its sub-contractor(s) is / are an agency, board or commission of the State of Arizona, or a university of the State of Arizona.

13. General Indemnification. The Advertiser shall indemnify, defend, save and hold harmless the State of Arizona, ADOT and its officers, officials, agents and employees from and against any and all claims, actions, liabilities, damages, losses, or expenses (including court costs, attorney fees and costs of claim processing, investigation and litigation) for money damages, any monetary relief or any injunctive or other equitable relief, injury or loss caused, or alleged to be caused, in whole or in part by the negligent or willful acts or omissions of the Advertiser or any of its owners, officers, directors, agents, employees or subcontractors. This indemnity clause shall not apply if the Advertiser or its sub-contractor(s) is / are an agency, board or commission of the State of Arizona, or a university of the State of Arizona.

14. Limitation on ADOT's Liability for Damages

ADOT's liability under this Agreement shall not, under any circumstances, exceed the amount of monies paid by Advertiser under this Agreement for the Term in which the claim, loss, defect, Interruption of Service, or other demand was first discovered. ADOT shall not be responsible for any indirect, ancillary, collateral, secondary or incidental damages caused by the editing, display or presentation of Content, or by the delay or timing thereof.

15. Default. Any of the following events shall constitute a material "event of default" by the Advertiser:

(a) Default or failure in the payment of Prices for Advertising beyond ten (10) calendar days following the date such payment is due;

(b) Default or failure in the payment or performance of any other responsibility, liability, obligation, covenant or material representation of Advertiser to ADOT and the continuance of such default for ten (10) days after written notice to Advertiser;

(c) Breach of any of the warranties, certifications, representations or business operating requirements made by, imposed on or undertaken by Advertiser herein;

(d) Insolvency of or the making of an assignment, for the benefit of creditors by, the Advertiser or any guarantors of this Agreement;

(e) The actual institution of bankruptcy, re-organization, liquidation or receivership proceedings by or against Advertiser or by or against any guarantors of this Agreement;

(f) Any attempt by Advertiser to remove, edit, alter, repair, replace, relocate or take possession of the Content, or any digital signage monitors operated by ADOT or located at ADOT facilities or ADOT kiosks located in public buildings, or any attempt by Advertiser to sell, assign, encumber or otherwise transfer the digital sign display time or space, or any portion thereof provided under this Agreement, or the Agreement or any portion thereof.

16. Remedies After Default Upon an event of default of the Advertiser, ADOT shall have the right to exercise anyone or more of the following remedies, individually or cumulatively:

(a) To declare all unpaid Prices or charges for Advertising and other obligations hereunder immediately due and payable, without written notice or further written demand to Advertiser;

(b) To sue for and recover all unpaid Prices or charges for Advertising, Agreement payments not made, unpaid costs billed and other payments and damages then accrued or thereafter accruing, including reasonable attorney fees and court costs;

(c) To remove from the digital sign monitor the Advertiser's Content, upon passage of 10 calendar days after notifying Advertiser, which action shall not deprive ADOT of the right to receive all unpaid Prices for Advertising provided herein or to accelerate the payment thereof;

(d) To terminate this Agreement upon passage of 10 calendar days after notifying Advertiser of Advertiser's

default and ineligibility, and be free of any further obligations under this Agreement;

(e) To pursue any other remedy at law or in equity.

17. Termination of Agreement. In the event there is a termination of this Agreement due to default, and the Advertiser desires to re-enter into a new Agreement, Advertiser agrees to make full payment for unpaid prices or costs billed under the old or previous Agreement and full prepayment for an annual term of a new Agreement. Upon default by the Advertiser, ADOT reserves the right to resort to all default remedies provided in this Agreement.

18. Manner of Acceptance. The application by Advertiser for the Agreement shall be deemed only an offer by Advertiser to ADOT for an Agreement under the terms described herein, unless and until accepted in writing by the Chief Operating Officer (or his designee or successor) of MVD Interactive (a program of ADOT) on behalf of ADOT. Unless and until so accepted by ADOT, the Agreement shall not exist and shall not be binding on ADOT. Any contrary act, statement or representation by any person other than ADOT, or not authorized or designated by ADOT, with regard to acceptance or execution of this Agreement or any other matter shall be invalid, void and of no effect whatsoever. Advertiser by tendering this offer acknowledges that the only manner in which this Agreement may be accepted by ADOT is as prescribed herein. If, and only if, accepted in the manner prescribed herein, then this Agreement, subject to the limitations expressed herein, shall be binding upon and inure to the benefit of the parties hereto, their successors, assigns, heirs and personal representatives.

19. Entire Agreement This Agreement constitutes the entire agreement between ADOT and Advertiser with respect to the subject matter of this Agreement, and no representation, communication, agreement or promise of any officer, employee or agent of the ADOT shall in any way affect the obligations of the parties hereto as herein set forth. No term or provision

of this Agreement may be changed, amended or terminated except by written agreement signed by ADOT and Advertiser, or their duly authorized representatives, and approved by ADOT.

20. Waiver. Failure of ADOT to enforce any right hereunder shall not be deemed a waiver of such right. No covenant, condition or provision of this Agreement can be waived except by the written consent of ADOT; any such waiver in one instance shall not constitute a waiver of subsequent instances, defaults or provisions.

21. Notice. All notices to be given under this Agreement shall be in writing and mailed to the other party at the address provided, or at such electronic or other address as such party may provide in writing from time to time. Any such notice mailed to such address shall be effective when deposited in a U.S. mail depository duly addressed and with postage pre-paid. By agreement or conduct of the parties, notices required to be given under this Agreement may also be sent by electronic mail if receipt is confirmed by electronic reply or response.

22. Captions. The captions in this Agreement are for convenience or reference and shall not define or amend any of the terms or provisions hereof.

23. Governing law. This Agreement will be governed in all respects, including validity, interpretation and enforcement, by the laws of the State of Arizona.

24. Severability. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or non-enforceability without invalidating the remaining provisions hereof, and any such prohibition or non-enforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. To the extent permitted by applicable law, Advertiser hereby waives any provision of law which renders any provision hereof prohibitive or unenforceable in any respect.

25.

Advertiser Name

Signature

(Title or Position)

Date signed

26. Acceptance of Agreement Application MVD Interactive hereby accepts Advertiser's foregoing Agreement application, subject to all the terms, provisions, conditions and limitations hereof this _____ day of _____.

(To be completed by MVD Interactive)

Chief Operating Officer (or his designee or successor) of MVD Interactive Signature
(Title or Position) (Not valid until signed by)

SAMPLE