MLB NETWORK ("Network")
LOCAL ADVERTISING SALES
REGULATIONS & STANDARDS

All affiliates inserting local breaks must follow Network’s Advertising Standards & Policies and Procedures. Commercials must comply with Network Advertising Guidelines described below and available at www.mlbnetworkaffiliates.com and all material telecast over the Network will be reviewed and must conform to governmental laws and regulations. All material telecast over the Network will be subject to the review of Network for compliance.

1. GENERAL ADVERTISING CONTENT REGULATIONS.

Network advertising and sponsorships shall be lawful and of the highest possible standards of excellence and in this regard Network will ensure that the following conditions are observed with respect to all advertising and sponsorships. There shall be:

1. no commercial or material which is not of a suitable artistic and technical quality;

2. no commercial or material that may violate any rights of any entity;

3. no false, unsubstantiated or unwarranted claims for any product or service, or testimonials that cannot be authenticated. All testimonials must be accompanied by a signed affidavit of the testifier. All claims made in the testimonial must be substantiated;

4. no announcement for a product or service which is illegal per se or has no legal use in the state, county or municipality in which Network or any affiliate is distributing the announcement;

5. no commercial or material which is in whole or part defamatory, obscene, profane, vulgar, repulsive or offensive, either in theme or in treatment, or that describes or depicts repellently any internal bodily functions or symptomatic results of internal conditions, or refers to matters that are not considered socially acceptable topics;

6. no false or ambiguous statements or representations that may be misleading to the audience;

7. no commercial that includes any element of intellectual property without the owner’s consent to such use, including but not limited to music master, mechanical,
performance and synchronization rights or gives rise to any other colorable claim of infringement, misappropriation or other form of unfair competition;

8. no disparagement or libel of competitors or competitive products;

9. no commercial that is or may be injurious or prejudicial to the interests of the public, Network, Major League Baseball, its member clubs or honest advertising and reputable business in general;

10. no commercial that makes any appeal for funds or consists of, in whole or in part, political advocacy or issue-oriented advertising;

11. no public service announcements (PSAs), paid or unpaid and regardless of source, unless approved in advance by Network;

12. no interactive content of any format without Network’s prior written consent;

13. no advertising, promotions, or messages by a multichannel video programming distributor that (i) targets another distributor’s subscribers by expressly referencing such other distributor, or (ii) explicitly solicits any other distributor’s subscribers (as opposed to cable, satellite, or telco subscribers more generally) to switch to such distributor’s service (or another system affiliated with such distributor); and

14. no competitive advertising permitted on the Network that promotes or features a television network or program other than Network or a program featured on Network unless Network approves any such advertisements in advance, and in writing on a case by case basis.

2. GENERAL ADVERTISING STANDARDS.

The local affiliate will facilitate Advertising Standards Approval of commercials prior to broadcast on the Network, please note the following:

(a) UNACCEPTABLE COMMERCIAL CLASSIFICATIONS OR RESTRICTED CATEGORIES:

1. Cigarettes, e-cigarettes, chewing tobacco, snuff tobacco and small cigars;

2. Firearms, fireworks, ammunition and other weapons;

3. Distilled Spirits (See Distilled Spirits Advertising Standards below);

4. Contraceptive advertisements, remedies or treatments for sexually transmitted diseases;

5. Prescription drug advertisements (See Prescription Drug Advertising Standards below);
6. Non-FDA approved drug advertisements (See Non-FDA Approved Drug Advertising Standards below);

7. M-Rated and A-rated games advertisements (including RP-Rated = Not Yet Rated), which are subject to Entertainment Software Ratings Bureau (ESRB) audience guidelines (See M-Rated/A-Rated Games Advertising Standards below);

8. R-rated movie advertisements (including Not Yet Rated) in any programming that Network reasonably believes attracts younger viewing audiences. NC-17 rated movie advertisements will be considered on a case-by-case basis. Any such NC-17 rated movie advertisements may have time restriction as well as more restrictive program schedule restrictions. Any such plan and Schedule as well as commercial content must be reviewed and approved by Network prior to air by Network;

9. "High Risk" Investment (e.g., commodities, options, foreign exchange) advertisements;

10. "High Risk" business opportunities (e.g., “get rich quick” schemes and business opportunities) advertisements;

11. Presentations promoting belief in the efficacy of fortune telling, astrology, phrenology, palm reading, numerology; or other occult pursuits;

12. Tip sheets and racetrack publications seeking to advertise for the purpose of promoting illegal betting;

13. Gambling (See Network Guidelines for advertising gambling, betting lotteries and games of chance below);

14. “Adult” or Sex magazines;

15. “Adult” or Sex telephone lines;

16. “900” phone numbers;

17. “X-rated” movies;

18. Abortion or anti-abortion services;

19. Anti-law enforcement devices;

20. Products, services or publications relating to illegal or habit-forming drugs; and

21. Massage parlors and escort services.

(b) UNACCEPTABLE COMMERCIAL PRESENTATIONS, APPROACHES AND TECHNIQUES:

1. Claims or representations, direct or implied, which are false or have the tendency to deceive, mislead or misrepresent;
2. Claims considered puffery, which cannot be adequately supported;

3. Unqualified references to the safety of a product whose package, label or insert contains a caution, or the normal use of the product presents a possible hazard;

4. “Bait and Switch” tactics which feature goods or services not intended for sale, but designed to lure the public into purchasing higher priced substitutes;

5. Promotion of unacceptable products/services through association to an acceptable product;

6. Disrespectful use of the flag, national emblems, anthems or monuments;

7. Direct or implied use of the office of the President of the United States or any governmental body without official approval;

8. Advertising disparaging to Major League Baseball;

9. Solicitation of funds for any cause/charity;

10. Controversial issue advertising;

11. The use of news techniques and/or language, (e.g. “this just in”);

12. Horizontal crawls in the bottom 1/3 of the screen; and

13. Dangling comparatives (e.g. “Better than what?”).

3. VISUAL SUPERS.

Visual supers must be a minimum of 22 scans lines and viewed on screen for approximately 3 seconds for the 1st line and 1 second for each additional line.

4. GUIDELINES FOR RESTRICTED CATEGORIES.

(a) BEER & DISTILLED SPIRITS ADVERTISING STANDARDS:

1. Beer and wine advertising may be permitted on the Network, provided, that the product does not contain more than 24% alcohol by volume. Network may accept malt beverage advertising with appropriate scheduling restrictions, provided the creative is otherwise acceptable and the commercial clearly and conspicuously communicates in audio and/or video that the product is an alcoholic malt beverage. Network may further program or time restrict any such advertising on a case-by-case basis.
2. Network may accept distilled spirits advertising that contains branding or prominent social responsibility messaging. 25% of each schedule must be used purely for social responsibility messaging.

3. Branding messages may include, but are not limited to, the promotion of a distilled beverage, product or brand.

4. Social responsibility messages may include, but are not limited to, the prevention of drinking and driving, moderation in consumption and references for assistance with drinking-related issues.

5. Spots must be pre-approved by Network. Submission of storyboards and/or scripts is strongly advised.

6. Approved distilled spirits advertising is permitted to air on the Network within shows with an acceptable audience composition of viewers who are 21 or older but in no event before 8:00 PM EST. Guidance will be taken from industry norms on appropriate audience composition levels. Approved distilled spirits advertisements are not permitted in any programming that attracts younger viewing audiences, regardless of the time of broadcast. All such advertisements must be in good taste and compliant with industry guidelines.

7. For all Network telecasts before 9:00 PM, 100% of distilled spirit advertising must be Social Responsibility messages.

8. For all Network telecasts after 9:00 PM (EST) 25% of all approved distilled spirits advertising must be Social Responsibility messages.

(b) FDA APPROVED PRESCRIPTION DRUG ADVERTISING STANDARDS:

Prescription drug advertising may be permitted, provided, that each such advertisement complies with FDA Guidelines. Under the FDA’s guidelines, a television commercial for a prescription drug must contain two elements: these are referred to as the “Major Statement” and the “Adequate Provision.” The Major Statement includes all of the product’s most important risk information in a “consumer friendly” manner (the FDA believes this information can, in most cases, be communicated in sixty seconds (:60) or less). “Adequate Provision” refers to disclosure of the more detailed information contained on the medicine’s labeling. The FDA will now accept dissemination of this information outside the commercial if the following guidelines are followed:

(i) The commercial includes an operating toll-free number which consumers can call for approved package labeling. Upon calling, consumers must be given the choice of having the labeling mailed to them or read to them over the phone.

(ii) The advertiser must provide an alternative means of obtaining this information: for example, stating in the commercial that additional product information is available in concurrently running print advertisements, or making brochures available in publicly accessible sites like doctor’s offices, pharmacies, grocery stores and public libraries (this is to reach people who do not have access to the Internet, or who are otherwise unlikely to call a 1-800 number).
The commercial must contain an Internet web page (URL) reference that provides access to package labeling and a statement that pharmacists and/or physicians may provide additional product information to consumers;

(c) **NON-FDA APPROVED DRUG ADVERTISING STANDARDS:**

Non-FDA approved drugs or supplements advertising will not be permitted unless each such advertisement is submitted to Network in advance for review and approved in writing. All weight loss advertising must conform to FTC guidelines and documentation supporting any and all claims must be provided to Network upon request. Acceptable substantiation is at the discretion of Network;

(d) **M-RATED & A-RATED GAMES ADVERTISING STANDARDS:**

M-rated games advertising will not be permitted unless each such advertisement is submitted to Network prior to airing and Network approves each such advertising in writing. Network will not accept advertising for M-rated video games in any programming that Network reasonably believes attracts younger viewing audiences. Network may further program or time restrict on a case-by-case basis. A-Rated games are considered on a case-by-case basis, and plan/schedule as well as commercial must be reviewed and approved by Network prior to consideration for air. E, EC and T-Rated games are all generally acceptable for air anytime subject to Network’s review of content;

(e) **ADVERTISING AND PROMOTIONAL TIE-INS WITH LEGALIZED GAMING ENTERPRISES.**

1. **General Rule:**

Subject to the conditions discussed below, affiliates may accept advertising from any federal, state and provincial lotteries (“Permitted Lotteries”) and casinos, racetracks, off-track betting organizations and other legalized gaming enterprises (“LGE’s”); provided, however, that with respect to LGE’s other than Permitted Lotteries such advertising must not contain, involve or use Major League Baseball Club names, logos, uniform designs, trademarks/service marks, announcers (including announcer “lead-ins” or on-air “billboards”), personnel or mascots (including mascots owned by others and/or licensed to a club), or be identified in any way with a Major League Baseball Club, Major League Baseball, the Network or any of the marks owned by any Baseball entity. Also, advertising from or the establishment of any business relationship(s) with any entity that is owned by, or affiliated with, a company that engages in illegal gambling, including the various websites whose purpose is to teach one to play poker or other casino games with or without monetary gain, is prohibited.

2. **Conditions:**

   (i) **Permitted Lotteries:**

   Advertising from Permitted Lotteries may be accepted only from a governmental authority that does not allow, and is not seeking to allow, legalized team sports betting or any other game that involves or refers to professional sports in any way.
(ii) LGE’s:

(A) Advertising from LGE’s may be accepted only from LGE’s that do not permit team sports betting.

(B) Affiliate systems in Las Vegas, Nevada, are permitted, as a special exemption, to accept advertising from an LGE that may also house a team sports betting operation; provided, however, that in addition to meeting the general conditions for accepting advertising from LGE’s set forth above, the following terms and conditions shall also be met:

1. The advertising may be broadcast only in either a pre- or post-game show, and shall not be aired any time between the first pitch and last out of a game.

2. No advertising shall be accepted from a “sports book” or other entity engaged in team sports betting independent of hotel and entertainment activities.

5. GENERAL PROVISIONS.

All of the above is not intended to be comprehensive and is provided only as summary guidance with respect to Network’s advertising policies and practices. Network reserves all rights necessary to amend, modify and/or supplement this summary at any time. In some cases Network may have to exercise judgment in situations as to which the application of the policy may be ambiguous, or as to which it does not fully cover or even contemplate. In these cases, Network may look to the intended affect of these policies and act in accordance with its spirit. In addition, any commercial may be reviewed and temporarily suspended from air when any national or world event changes the environment. All commercials submitted to Network are subject to Network Standards and Practices review regardless of rating. The outcome of any specific review supersedes any general guidelines that may be in place.