**This is Schedule Number {{ScheduleId}}** to the Frontier Services Agreement dated **{{Effective\_Date}}** **(“FSA”)** by and between **{{Subscriber\_Name}}** (“Customer”) and **Frontier Communications of America, Inc.** on behalf of itself and its affiliates (“Frontier”). Customer orders and Frontier agrees to provide the Services and Equipment identified in the Schedule below.

|  |  |  |  |
| --- | --- | --- | --- |
| **Primary Service Location:** | **{{ServiceStreet}}, {{ServiceCity}}, {{ServiceState}} {{ServicePostalCode}}** | **Schedule Date:** | **{{Schedule\_Date}}** |
| **Schedule Type/Purpose:** | **{{ScheduleType}}** | **Service Term:** | **{{ContractTerm}}** |

**{{#LIServiceAddress}}Service Location: {{LIServiceStreet}}{{LIServiceCity}}{{LIServiceState}}{{LIServicePostalCode}}**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Product Name** | **Qty** | **MRC** | **Total MRC** | **NRC** |
| {{#Product}}{{ProductName}} | {{Quantity}} | {{RecurringCharge}} | **{{TotalMRC}}** | {{OneTimeCharge}}{{/Product}} |
| **Total** |  | | **{{saRecurringTotal}}** | **{{saOneTimeTotal}}** |

**{{/LIServiceAddress}}**

|  |  |  |  |
| --- | --- | --- | --- |
| **Grand Total** |  | **{{RecurringTotal}}** | **{{OneTimeTotal}}** |

Customer may use this Service in a public setting, while serving food and/or alcohol, and/or in a Service Location which imposes admission, cover charge or a minimum charge. Wireless router may be used only as required for interactive media guide and widgets with this Service.

This Schedule is not effective and pricing, dates and terms are subject to change until signed by both parties, and Customer confirms its EVO by providing Frontier a copy of a valid Fire Occupancy Certificate or equivalent documentation applicable to the Service Location. Customer is responsible for (a) promptly notifying Frontier if the EVO changes, and (b) any rate change resulting from a change in the EVO. Failure to provide such notification is a material breach of the Agreement with respect to these Services.

Frontier retains title to the Equipment identified for purchase until the NRCs identified above are paid in full. Equipment is warranted pursuant to the applicable manufacturer’s standard warranty provisions, as outlined in the documentation packaged with the Equipment. This Schedule shall not be construed as granting a license with respect to any patent, copyright, trade name, trademark, service mark, trade secret or any other intellectual property, now or hereafter owned, controlled or licensable by Frontier or the third party manufacturers. Customer agrees that Frontier has not made, and that there does not exist, any warranty, express or implied, that the use by Customer of the Equipment will not give rise to a claim of infringement, misuse, or misappropriation of any intellectual property right.

Frontier reserves the right to change, re-arrange, add, delete or otherwise modify the Service at any time, with or without prior notice, including changing, rearranging or otherwise modifying programming packages, the selections available in those packages, the Equipment, and any other features, products and services, or pricing. Frontier will provide at least thirty (30) days prior notice of a change in pricing related to Services provided to Customer. Customer may not take any actions to alter or avoid any security or access controls or restrictions associated with the Service or Equipment. Customer is responsible for all use of the Service, whether by Customer or someone using the Service with or without Customer’s permission. Customer agrees not to use the Service, directly or indirectly, for any unlawful purpose, including without limitation, violation of the copyright laws through the use, production, copying, rebroadcast or redistribution of any programming distributed as part of the Service or recorded utilizing equipment containing digital video recording devices.

This Schedule and any of the provisions hereof may not be modified in any manner except by mutual written agreement. The above rates do not include any taxes, fees or surcharges applicable to the Service. This Schedule, and all terms and conditions of the FSA, is the entire agreement between the parties with respect to the Services described herein, and supersedes any and all prior or contemporaneous agreements, representations, statements, negotiations, and undertakings written or oral with respect to the subject matter hereof.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Frontier Communications of America, Inc.** | |  | **{{Subscriber\_Name}}** | |
| Signature: | **{{Signer2Signature}}** | Signature: | **{{Signer1Signature}}** |
| Printed Name: | {{Signer2FullName}} | Printed Name: | {{Signer1FullName}} |
| Title: | {{Signer2Title}} | Title: | {{Signer1Title}} |
| Date: | {{Signer2Date}} | Date: | {{Signer1Date}} |