

C31 Media Partners-Rocket Internet Radio Group Agreement

February 25, 2024

Website Hosting by Rocket Internet Radio Group

- a. Any website created for C31 Media Partners or its members by Rocket Internet Radio Group shall be hosted by the Rocket servers in perpetuity.
- b. No fees shall be paid by C31 to Rocket for the hosting, initial website construction, or domains (if needed). However, Rocket may charge fair and minimal fees for any website updates they perform. Furthermore, each website will have distinct logins, granting C31 members with a website created by Rocket the freedom to edit their respective websites independently.
- c. Regarding domains, ownership belongs to the station owner. Once the domain purchase is completed, it remains their property indefinitely.

Website Continuation in Disagreements

- a. In the event of disagreements between the Client and the Service Provider leading to either party pulling out of the deal, the websites created for C31 Media Partners or its members shall remain operational.
- b. However, in such a situation, the ongoing maintenance and support of the websites shall not be the responsibility of Rocket Internet Radio Group.

Non-Interference by Bill Betten

- a. Bill Betten, or any individuals associated with him, shall not interfere with the activities outlined in this Agreement, including but not limited to website creation, hosting, and maintenance.

Transparency Rule

a. If disagreements or misconduct are directed towards an individual, only the affected person has the authority to officially address the matter, provided that they were the victim. However, any action taken must adhere to their respective company's rules.

Priority

- a. If Rocket Internet Radio Group generates a contract for C31 Media Partners, the contract provided by C31 Media Partners will take higher priority.
- b. C31 will only agree to the contract or specific rules from the contract revision from Rocket if all C31 members are given the chance to vote on it.
- c. The decision must be reached within 72 hours. If no decision is made within this time frame, the rule will be considered not added and cannot be reconsidered for 180 days.
- d. Exceptions may be made in cases of emergencies, but only at the discretion of the key members of C31.

Additions

- a. C31 Media Partners reserves the right to make additions to these rules at any time.
- b. Changes in the names of either company do not impact the contract, except for the names specified within the contract itself.

Violations

a. Any failure to comply with these provisions or any severe rule established by C31 Media Partners shall be deemed a breach of contract, leading to legal action by C31 Media Partners, in accordance with the laws of Texas, including those of Gregg County and Longview.

Signature

Printed Name

Date

LAVOYD DAVIS

Owner/President, C31 Media Partners

Signature

Printed Name

Date

JUSTIN WALTERS

Vice President, C31 Media Partners

Signature

Printed Name

Date

RORY HEATH

Owner/IT, Rocket Internet Radio Group

Signature

Printed Name

Date

THOMAS BENNETT

IT, Rocket Internet Radio Group