

### *1. The agreement applies*

The agreement regards the production and/or installation of advertising material described above. Any support material must be received by CCN no later than 14 days after signing the agreement.

The parties has signed a separate agreement regarding the lease of promotion space.

### *2. Time of production*

CCN will produce and install the materials according to the time of initial lease period as stated in the lease agreement clause 1. CCN is not responsible for delayed production and installation due to the Advertiser, or conditions where the Advertiser bears the risk.

In the event of delays by the Advertiser, or such parties as he/she is responsible for, CCN is entitled to demand reimbursement for any potential additional costs incurred as a result of the delay.

### *3. Property rights*

The advertising areas are the Advertiser's property and any insurance of such places is the Advertiser's responsibility.

### *4. Rights to the idea and the layout of the advertisement*

CCN has all rights, including copyrights, to the ideas and the material prepared by CCN according to this agreement. The Advertiser undertakes not to use the idea and/or the material without a written consent from CCN.

### *5. Payment*

The payment is invoiced in advance by agreement through the lease agreement, unless otherwise agreed. Due date is per 15 days.

Late payments are subject to penalty interest according to the (Norwegian) Act of the 17<sup>th</sup> of December 1976, No. 100, relating to interest on overdue payments.

### *6. Disposal, damage etc – manufacture warranty for own production*

If CCN is responsible for the production of the advertising material, CCN will cover the cost of a new production and installation, if the bus / tram where the advertisement is mounted retires, are exposed to collision damage or vandalism etc.

If the production of the advertising material is provided by an external manufacturer, CCN may order a new production and installation by the expence of the Advertiser. The Advertier shall be notified of the order and the reason for this.

### *7. Removal of the advertisement / returning to the bus companies colors*

At the end of the rental period, as stated in the lease agreement, CCN shall provide for dismantling of the advertising material. For colorbus, CCN will provide for recoating the bus back to the companies colors. Payment for the dismantling and recoating is included the price as indicated in the lease agreement

### *8. Limitation of liability*

CCN's potential liability under this agreement is limited to the Advertiser's direct, documented financial loss, and may under no circumstances exceed the compensation under the agreement, excluding VAT.

### *9. Legal venue*

The parties accept Oslo Court of Conciliation and Oslo City Court as the correct legal venue.

### *10. Amendments*

This agreement governs in full the relationship between the Advertiser and CCN. Amendments and additions to this agreement are subject to the written consent of both parties.