

## 1. Booking advertising space

### A. Order acknowledgement and quotation

Advertising space must be booked in writing by an advertiser, broker or advertising agency (hereafter “the Client”). A booking is binding when Clear Channel has sent a written order confirmation to the Client. The Client must submit any objections to the order confirmation within eight days of receiving the order confirmation. The order confirmation shall include details of product group, number of objects, format, advertising period and price. The agreed price applies subject to changes in the applicable legislation in respect of taxes and charges relating to the sale of outdoor/out-of-home advertising. Quotations from Clear Channel are provided subject to prior sale unless otherwise specified in the quotation.

### B. Cancellation

The Client has the right to cancel the advertising space on the following conditions: The cancellation must be made in writing and will be regarded as taking effect on the date of receipt by Clear Channel. A cancellation must be made 8 weeks before the start of the advertising period. If the booking relates to multiple advertising periods, the cancellation must be made no later than 8 weeks before the start of the first advertising period. If the cancellation takes place later than the time specified in the preceding section, the Client shall pay full compensation equivalent to the total price agreed for the campaign as specified in the written order confirmation sent. Clear Channel has the right to invoice the Client when the cancellation is made.

These general terms apply to agreements for the hire of advertising space by Clear Channel Norway AS, (hereafter called “Clear Channel”). The terms apply to confirmed bookings from 1 January 2018 or later.

## 2. Supply of material

### A. The Client’s responsibility

The Client is responsible for ensuring that posters and other advertising material comply with the current “Printing and delivery terms” issued by Clear Channel. These terms can be viewed at [www.clearchannel.no](http://www.clearchannel.no).

### B. Delivery of materials

Posters, other advertising material and any necessary lining paper are to be provided by the Client, and are not included in the price unless this is expressly stated in the order confirmation. The Client shall provide clear instructions (drawings) on how the material is to be posted. Posters and other material shall, unless otherwise agreed, be delivered at the Client’s expense to Clear Channel’s offices or another address specified by Clear Channel. Delivery must take place no later than 5 working days before the commencement of the advertising period, which will normally mean Friday at 9 am. Special, non-standard terms may apply for different products. For detailed information, please see the current “Printing and delivery terms” issued by Clear Channel. These terms can be viewed at [www.clearchannel.no](http://www.clearchannel.no).

### C. Reserve supplies



Inside transit Subway	Saturday 21:00-Tuesday 06:00
Adshel	Saturday 12.00-Monday 12.00
TSD	Friday 22:00–Monday 07:00
Metro banners	Friday 22:00–Monday 07:00

In the case of foil products on vehicles, we are highly dependent on external factors such as weather, vehicle availability and access to workshop space. As a result, completion times can shift somewhat.

#### B. Delayed delivery of material

If the Client delivers advertising material to Clear Channel later than 5 working days before the commencement of the advertising period (which normally means Friday at 9 am) or later than on another agreed date, Clear Channel will not be responsible for ensuring that posting takes place in accordance with the original timetable. In the event of such a delay on the Client's part, posting will take place as soon as possible. If additional costs arise in connection with such delayed posting, Clear Channel has the right to charge the Client separately for these costs. The minimum sum charged is NOK 10 000.

#### C. Cost of non-standard posting

In the event of posting advertising material of a format and/or quality which does not conform to the "Printing and delivery terms" issued by Clear Channel, or other provisions issued by Clear Channel, the Client will be charged separately for any additional costs caused by the non-standard material.

#### D. Number of unique motifs

The total price for an advertising period includes one posting in which each individual motif is posted in no specific order and where the campaign includes up to six (6) unique motifs.

The following additional costs are payable for non-standard postings:

- If each individual motif is displayed in no specific order but the campaign includes between seven (7) and twelve (12) motifs, one (1) additional posting fee is payable.
- If the posting of a motif is address-specific and the campaign includes up to six (6) motifs, one (1) additional posting fee is payable.
- If the posting of a motif is address-specific and the campaign includes between seven (7) and twelve (12) motifs, two and a half (2.5) additional posting fees are payable.
- Additional posting fees for campaigns in which the number of unique motifs exceeds twelve (12) will be quoted separately by Clear Channel.

#### E. Responsibility for incorrect posting

If Clear Channel does not post the Client's advertising material or posts it incorrectly, the Client has the right to reasonable compensation. The compensation will be payable through the Client receiving advertising space with Clear Channel at a maximum value equivalent to the Client's media charge for the incorrect objects during the advertising period.

#### F. Advertising for competing companies

The Client accepts that advertising material for competitors may appear on advertising space adjacent to the advertising space booked by the Client.

#### G Post-Over

If the parties have agreed on post-over this is to begin immediately after the end of the advertising period, Clear Channel is obliged to carry this out. Any such agreement must be made in writing no later than 6 weeks before the campaign commences. If the agreement is reached later than 6 weeks before the commencement of the campaign, the Client will be charged an additional posting fee.

#### H. Rearrangement of advertising objects

Clear Channel reserves the right to rearrange advertising objects included in a booked product between the date of booking and the commencement of the advertising period. Any such rearrangement of advertising objects may involve changes in respect of individual advertising objects, but will not affect the fulfilment of the delivery of the ordered product as a whole. Clear Channel does not accept responsibility for any changes which may occur in the number of advertising objects before the commencement of the advertising period. The agreed price applies even if the advertising objects have been rearranged and even if the number of objects differs by up to 5% during the advertising period.

#### I. Information on booked advertising objects

At the Client's request, Clear Channel will provide a list of addresses or other record of the advertising objects leased. Any such list or record will be provided no earlier than 14 days before the campaign commences. Rearrangements or changes to the number of advertising objects as described in section H may also occur during the period after the Client has received the list of addresses.

#### 4. Care and maintenance

Clear Channel is responsible for ensuring that the advertising is kept neat and tidy by using the reserve supply provided to replace or repair damaged posters or signs at the earliest opportunity. With long-term hire of advertising panels, the Client will be informed if a need for maintenance or replacement arises. Clear Channel is not liable for any delay in the replacement of damaged posters or panels due to circumstances outside Clear Channel's control. If Clear Channel fails to fulfil its obligations under this section, the Client has the right to reasonable compensation for the resulting error. In compensation, the Client will receive advertising space from Clear Channel to a value of no more than the Client's media value during the advertising period for the incorrect objects. The only compensation available from Clear Channel is advertising space to an equivalent monetary amount.

## 5. The Client's responsibility for the content of the advertising

The Client's advertising message must not contravene Norwegian law, the International Chamber of Commerce's Consolidated Code of Advertising and Marketing Communication Practice or other applicable rules and regulations. Applicable rules may include local regulations. Clear Channel has the right to examine advertising material in advance. If the advertising material is considered illegal or unethical, Clear Channel has the right to refuse to post it. Creatives and posting instructions are to be e-mailed to [planning@clearchannel.no](mailto:planning@clearchannel.no) before the campaign goes to printing, but no later than 14 days before the advertising period commences. If you know that the content of the text or image can be perceived as provocative, please contact us for discussion 3 weeks before the campaign starts. The Client shall compensate Clear Channel for all charges, damages or other costs which Clear Channel may sustain as a result of any infringement of applicable laws or regulations or infringement of third-party rights by the Client's advertising message. The Client's obligation under this provision applies even if the advertising material has been examined in advance by Clear Channel without any objection being raised. If the booked advertising space cannot be utilised by the Client as a result of the Client not being aware of or complying with applicable laws and rules on the content of the advertising, Clear Channel still has a right to full payment for the advertising space. If creatives and posting instructions are not sent for approval in accordance with the text above, Clear Channel can not guarantee that the campaign will be posted.

## 6. Limitation of liability

Clear Channel's liability for errors in connection with posting etc. is regulated separately in this agreement. In addition, Clear Channel's compensation liability is limited to compensation for direct losses equivalent to no more than the agreed compensation for the media cost or service in question. Indirect losses, such as loss of profit, consequential losses or similar, are not eligible for compensation unless the loss has arisen as a result of gross negligence or wilful actions on Clear Channel's part. Clear Channel is relieved of liability for damages and other sanctions if the fulfilment of its undertakings under this agreement is prevented or made more difficult by an obstacle outside Clear Channel's control, such as strike, lockout, extreme weather conditions, shortage of power or raw materials, actions by the authorities or other similar circumstances. If the Client wishes to bring a claim for an error under this agreement, the Client shall inform Clear Channel of this without delay. The Client may not cite errors later than 30 days after the end of the advertising period to which the error relates.

## 7. Remuneration/payment T&Cs

Remuneration will be invoiced in advance for the display period.

Payment due within 15 days.

Several companies have the right to advertising space, and we reserve the right to allow remuneration to be partially invoiced from different subsidiaries within the CCN group of companies.

For late payment, interest on overdue payments accrues in accordance with the Act on interest on overdue payments, etc. of 17 December 1976, No. 100

The customer accepts, by virtue of the signed agreement on media rental in accordance with

these T&Cs, that all involved parties (including advertisers, media agencies, advertising agencies, etc.) are aware of the pricing and discount structures in the media and outdoor market.

#### 8. Other

Clear Channel has the right to photograph and store data images of posters/panels and to display the pictures in connection with, for example, reporting survey results in its own brochures etc., as well as at internal and external meetings at which outdoor media are discussed and marketed. Clear Channel also has the right to supply these pictures to research institutes for use in connection with reports on advertising surveys carried out by these institutes. This use includes posting pictures online.

#### 9. Legal venue

The parties have chosen Oslo Conciliation Board and Oslo City Court as the legal venue.