

THIS AGREEMENT between RoxboroughLiving.com and _____
("Advertiser"), entered into this _____ day of _____, 2016. These terms shall apply to
the sale by RoxboroughLiving.com of all advertising space purchased by the Advertiser.

1. In consideration for the advertising fee, the Advertiser understands that they are not guaranteed advertising until the Terms and Conditions are signed, the registration form is completed and received by RoxboroughLiving.com, and the Advertisement(s) has been approved by both parties.
2. The Advertisement(s) must be accepted by both parties no later than five business days prior to the agreed upon advertising month(s). If the Advertisement(s) is not accepted by both parties at this time, a new mutually agreed upon air date will be scheduled.
3. RoxboroughLiving.com accepts no liability for any error in the Advertisement(s) unless notified by Advertiser immediately at the point at which the error occurs in which RoxboroughLiving.com has five business days to correct the error.
4. Advertiser agrees to comply with all applicable laws, rules and regulations, and any industry codes or rules that are in force at the time the Advertisement(s) airs.
5. Advertiser agrees that the Advertisement(s) does not contain any material that shall breach any contract or infringe or violate any copyright, trademark or any other personal proprietary right of any person or render RoxboroughLiving.com liable to any claims or proceedings.
6. Once Advertisement(s) airs, Advertiser has the right to request removal of Advertisement(s) in which RoxboroughLiving.com will comply with the removal within five business days. Advertiser agrees that there will be no refund issued for such removal requests.
7. Advertiser agrees that RoxboroughLiving.com is not liable for economic losses or loss of goodwill or reputation suffered or incurred by Advertiser arising out of or in connection to the Advertisement(s).

I, Advertiser, have read the terms and conditions and fully understand and agree with them.