By submitting your press release to us, you (Client) agree to our Press Release Distribution Agreement, as follows.

I (Client) hereby agree that:

1. Right to distribute: RNS may use, copy, transmit and distribute Client’s press releases, press advisories and other stories or materials submitted for distribution hereunder (“Press Releases”) to RNS’ readership and subscribers.

2. Distribution: Subject to sections 3 and 4 of this Agreement, RNS shall use best efforts to distribute Client’s Press Releases on behalf of Client to RNS’ subscribers and readership. Press Releases will be clearly marked “Press Release” and will be posted on RNS’ website(s) daily between 9 a.m. and approximately 5 p.m. EST. Clients may, for a fee of $100 choose to have their release sent out after RNS business hours.

3. Fees: Client shall pay to RNS $165 per Press Release for up to 400 words. The base price for press releases is $165 for up to 400 words. Additional words are $.50 a word. Photos and/or logos will be added for $40 each, and we will embed YouTube videos for $50 each. If client chooses, he/she may pay an additional $50 to have release posted for thirty (30) days on rna.org.

4. Editorial Review: All Press Releases submitted for distribution are subject to RNS editorial review.

RNS reserves the right to refuse to distribute any material in any Press Releases hereunder for any reason. In such event, RNS shall return to Client any prepaid fees (if any) for the Press Releases.
RNS refuses to distribute.

5. Warranty; Indemnification: Client represents and warrants that the Press Releases (or any other material provided to RNS hereunder) will not contain any defamatory, obscene, inaccurate or otherwise unlawful matter, nor infringe or invade any copyright, trademark, patent, trade secret, right of privacy or publicity, or any other personal or proprietary right of any third party. Client shall defend, indemnify and hold RNS, its officers, directors, employees, agents, representatives, service providers and affiliates from and against all liabilities, damages, losses and costs arising from any third-party claims, actions or proceedings involving an alleged breach of Client’s warranty obligations hereunder, and/or any act or omission by Client in furtherance of its responsibilities in this Agreement.

6. Limitation of Liability; Disclaimer: Except with respect to client’s indemnification obligations set forth in section 5, in no event shall either party be liable to the other party or any other entity for any special, consequential, incidental damages or damages for loss of revenues, data or use, however caused, on any theory of liability even if a party has been advised of the possibility of such damages.

7. Term and Termination: The Term of this Agreement shall commence on the day Client submits a Press Release and continue until terminated by either party with thirty (30) days written notice. Sections 5 and 6 of this Agreement shall survive the expiration or termination of this Agreement.

8. Miscellaneous: Neither party may assign any part of this Agreement to any other person or entity without the prior written consent of the other (except that RNS may assign this Agreement to an affiliated corporation or as part of the sale of the business to which it relates), and any such purported assignment without the required prior written consent shall be null and void. The parties to this Agreement are independent contractors. This Agreement may not be modified or altered except in a writing signed by the party to be bound thereby