

**Broadcast Service Agreement**

FDP Inc dba [www.ssdileads.com](http://www.ssdileads.com) dba [www.social-security-lawyers.net](http://www.social-security-lawyers.net) (hereafter "Broadcaster")

**23945 Calabasas Road Suite 106**

**Calabasas, CA 91302**

**FAX 818-222-4572**

Client:				
Address:		Telephone		
City	State	zip	Email	

Broadcaster, its affiliates, and their respective officers, directors, agents, employees, suppliers and shareholders (collectively, the "Company's Entities") shall not be liable and are not responsible for any loss or damage Client suffers, or any party claiming through or under Client, as a result of, or related to, the use of the service including, but not limited to: any indirect, incidental, special, punitive or consequential damages, resulting from or relating in any way to the use of the service even if the Broadcaster Entities have been advised of the possibility of such damages. Client agrees to indemnify and hold Broadcaster Entities harmless from any and all claims, losses, damages, judgments, expenses and costs (including any attorney's fees and expenses) arising out of the use of the service. Broadcaster Entities make no express or implied representations or warranties about its service and disclaims any implied warranties, including, but not limited to, warranties of title, implied warranties of merchantability, fitness for a particular purpose, legal compliance, or non-infringement. Broadcaster Entities do not authorize anyone to make any warranties on the company's behalf and Client may not rely on any statement of warranty as a warranty by Broadcaster Entities. Client will not utilize the service in a manner which results in violation of any law, rule or regulation. Payments made by client to Broadcaster may be made by check or credit card. Credit card payments will be processed at [www.social-security-lawyers.net](http://www.social-security-lawyers.net) and the credit card invoice will reflect a charge by FDP Inc. All minutes purchased by the Client must be used by Client in 30 days or less, or the minutes will expire. Client agrees to appropriately inform their staff and all incoming callers that calls may be recorded or monitored. Client agrees the total liability under ANY circumstances of Broadcaster Entities hereunder shall not exceed \$1,000 (One Thousand Dollars) or the last amount actually paid by the Client under this agreement, whichever is less. Any controversy or claim arising out of or relating to this agreement shall be settled by binding arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The place of arbitration shall be Los Angeles, California and shall be governed in all respects by the laws of the State of California without regard to its conflict of law provisions. Should any part of this Agreement be declared invalid, the remaining portions shall remain in full force and effect as if this Agreement had been executed with the invalid portion eliminated. Failure of Broadcaster to exercise any right under this agreement shall not constitute a waiver of such right. This Agreement is the final, complete, entire, and exclusive agreement between Broadcaster and Client with respect to the subject matter hereof, and supersedes any prior communications, oral or written, with respect to the subject matter hereof. No modification of, or amendment to this Agreement, nor any waiver of any rights under this Agreement, will be effective unless in writing and signed by both parties.

Print Name of person signing this Agreement:

Position:

Client Name:

Signature

This is an Agreement. Please read it carefully, sign it and fax it to 818-222-4572.