

# AGREEMENT FORM FOR POLITICAL BROADCASTS

STATION and LOCATION KFST AM/FM Ft. Stockton, TX <sup>2016</sup>

I, Jesse Gonzales (being) (on behalf of) \_\_\_\_\_  
a legally qualified candidate of the Democratic political party for the office of County Attorney  
in the Primary election to be held on March 1, 2016, do hereby request station  
time as follows:

LENGTH OF BROADCAST	HOUR	DAYS	TIMES PER WEEK	TOTAL NO. WEEKS	RATE
:30	7-8A, 12-1P, 5-5:30P 6A-7P 6P-10P	M-Su.	29	1wk., 2 Days	\$7.50 + \$6.00

DATE OF FIRST BROADCAST <u>2-22-16</u>	DATE OF LAST BROADCAST <u>3-1-16</u>	Total Charges: <u>\$ 313.50</u>
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The broadcast time will be used by Jesse Gonzales  
I represent that the advance payment for the above-described broadcast time has been furnished by  
Jesse Gonzales and you are authorized to so describe that sponsor in your log  
and to announce the program as paid for by such person or entity. The entity furnishing the payment, if  
other than an individual person, is: ( ) a corporation; ( ) a committee; ( ) an association; or ( ) other  
unincorporated group. The names and offices of the chief executive officers of the entity are: \_\_\_\_\_

It is my understanding that: If the time is to be used by the candidate himself within 45 days of a primary  
or primary runoff election, or within 60 days of a general or special election, the above charges represent  
the lowest unit charge of the station for the same class and amount of time for the same period; where the  
use is by a person or entity other than the candidate or is by the candidate but outside the aforementioned  
45 or 60 day periods, the above charges do not exceed the charges made for comparable use of such station  
by other users.

It is agreed that use of the station for the above-stated purposes will be governed by the Communications  
Act of 1934, as amended, and the FCC's rules and regulations, particularly those provisions reprinted on  
the back hereof, which I have read and understand. I further agree to indemnify and hold harmless the  
station for any damages or liability that may ensue from the performance of the above-stated broadcasts.  
For the above-stated broadcasts I also agree to prepare a script or transcription, which will be delivered  
to the station at least 24 hours before the time of the scheduled broadcasts; (note:  
this last statement is not applicable if the candidate is personally using the time.)

Date: 2-18-16 [Signature]  
(Candidate, Supporter or Agent)

Accepted }  
Rejected } by Kenneth E. Ryley Title Gen. Mgr.

This application, whether accepted or rejected, will be available for public inspection for a period of two  
years in accordance with FCC regulations (AM, Section 73.120; FM, Section 73.290; TV, Section 73.657).

### CERTIFICATION

The following certification must be made with respect to all time purchases by or on behalf of federal candi-  
dates (also for state and local candidates in any state which has enacted campaign spending limitations pur-  
suant to section 104(c) of the Federal Election Campaign Act of 1971):

I hereby certify that 100 % of the total charges paid for the use of the time purchased above, including any  
agent's commission allowed the agent by the station, will not violate the above-named candidate's permissible  
limit of campaign spending under the provisions of Section 104(a) of the Federal Election Campaign Act of  
1971. If I am not the above-named candidate, I further certify that I have given the station a written state-  
ment signed by the above-named candidate authorizing me to make the foregoing certification in his behalf.

Date: 2-18-16 [Signature]  
(Candidate, Supporter or Agent)