



**POLITICAL & ISSUE ADVERTISERS
PUBLIC FILE CHECKLIST**

Flight Date(s): 11/04 - 11/08

The following documents are included in the public file for:

Hillary Clinton for President
(Advertiser)

Issue Advertising or Political Candidate:

Issue Advertising Political Candidate

Documents in this file:

- Insertion Order from Agency/Rep Firm [Original and Revisions]
- Station Broadcast Sales Order [Original and Revisions]
- Sponsorship Disclosure Statement (i.e. NAB form)
- Copy of check(s) or credit card authorization(s)

Filed By: Erina Albenberg Date: 11/3/16

() Checked

Nov 03, 16
 CONT# 30225877 Mod# Ver# 1 (Last =)
 REP WW1 National
 TO WJR-AM (Detroit, MI)
 FM PATRICK MCGEE
 OFF PHILADELPHIA
 AGY Katz Media Group
 ADDR 125 West 55th Street 3rd Floor
 New York, NY 10019

DDS CONT# 0
 C/P/E: HIL / PRES / 5345

SALESPERSON FAX#

PH # 202-338-8700

BYR Helen Hanratty
 ADV HILLARY CLINTON FOR PRESIDENT
 PDT Hillary Clinton For President
 FLT Nov 04, 16 - Nov 08, 16

* REP ORDER COMMENT *

** 11/3/2016 3:14:00 PM: FOR ALL GMMB/WATERFRONT/GREAT AMERICAN MEDIA ORDERS: KATZ MEDIA COLLECTS, CASH-IN-ADVANCE AND AS AN OFFICIAL AGENT ON BEHALF OF OUR REPRESENTED STATIONS, ALL MONIES FOR POLITICAL AND ISSUE BUYS PLACED OUT OF GREER. ONCE YOUR INVOICES ARE RECONCILED WITH OUR ORDERS BY OUR NY BILLING OFFICE, PAYMENT IS SENT TO YOU ONLY FOR WHAT RAN. WE ARE THE ONES RESPONSIBLE FOR REFUNDING UNUSED FUNDS BACK TO THE AGENCY. PAYMENT IS USUALLY DISBURSED WITHIN 45 DAYS OF RECONCILIATION. PLEASE CONFIRM WITH PLEASE NOTE WITH ALL POLITICAL/ISSUE ORDERS THERE IS A 24 HOUR CANCELLATION NOTICE. KEVIN.POLLOCK@KATZRADIOGROUP.COM 215.557.4255

** 11/3/2016 3:14:00 PM: THIS IS A KATZ MEDIA GROUP ORDER. ALL BILLING SHOULD BE SENT TO KATZ MEDIA GROUP 125 W 55TH ST./NY,NY 10019. KATZ MEDIA GROUP IS NOT LIABLE FOR PAYMENT.

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF WKS	NPW	RATE	TOT SPTS
		FLIGHT 1							
	1.1F..	6A - 10A	60	11/4/2016 - 11/4/2016	1W	4	\$650.00	4
	1.2F..	7P - 12A	60	11/4/2016 - 11/4/2016	1W	4	\$50.00	4
	1.3S.	6A - 10A	60	11/5/2016 - 11/5/2016	1W	4	\$100.00	4
	1.4S.	10A - 3P	60	11/5/2016 - 11/5/2016	1W	4	\$100.00	4
	1.5S.	3P - 7P	60	11/5/2016 - 11/5/2016	1W	4	\$100.00	4
	1.6S	6A - 10A	60	11/6/2016 - 11/6/2016	1W	4	\$100.00	4
	1.7S	10A - 3P	60	11/6/2016 - 11/6/2016	1W	4	\$100.00	4
	1.8S	3P - 7P	60	11/6/2016 - 11/6/2016	1W	4	\$100.00	4
					** WEEKLY FLIGHT TOTALS **		32	\$5,200.00	
		FLIGHT 2							
	2.1	MT.....	6A - 10A	60	11/7/2016 - 11/8/2016	1W	4	\$650.00	4
	2.2	MT.....	10A - 3P	60	11/7/2016 - 11/8/2016	1W	4	\$450.00	4
	2.3	M.....	3P - 7P	60	11/7/2016 - 11/7/2016	1W	4	\$400.00	4
	2.4	M.....	7P - 12A	60	11/7/2016 - 11/7/2016	1W	4	\$50.00	4
					** WEEKLY FLIGHT TOTALS **		16	\$6,200.00	

Nov 03, 16
 CONT# 30225877 Mod# Ver# 1 (Last =)
 REP WW1 National

DDS CONT# 0
 C/P/E: HIL / PRES / 5345

	Nov 16					
SPOTS	48					
CASH	11400.00					
TRADE	0.00					
NSL	0.00					
TOTAL	11400.00					

						TOTAL
SPOTS						48
CASH						11,400.00
TRADE						0.00
NSL						0.00
TOTAL						11,400.00

**** Competitive Comments ****

SVC:

Demo Adults 35+

Nondiscrimination -Paragraphs 49 and 50 of the United States Federal Communications Commission's Report and Order No. 07-217 provides that broadcast stations' advertising contracts will not discriminate on the basis of race or ethnicity, and must contain nondiscrimination clauses. Consistent with this order, Katz Communications, Inc. (including any subsidiary or division of Katz) does not discriminate in any broadcast advertising contract on the basis of race or ethnicity and evaluates, negotiates and completes its broadcast advertising contracts without regard to race or ethnicity.

REVISED

Nov 04, 16
 CONT# 30225877 Mod# 1 Ver# 3 (Last = Orig CF)
 REP WW1 National
 TO WJR-AM (Detroit, MI)
 FM PATRICK MCGEE
 OFF PHILADELPHIA
 AGY Katz Media Group
 ADDR 125 West 55th Street 3rd Floor
 New York, NY 10019

DDS CONT# 0
 C/P/E: HIL / PRES / 5345
 SALESPERSON FAX#
 PH # 202-338-8700

BYR Helen Hanratty
 ADV HILLARY CLINTON FOR PRESIDENT
 PDT Hillary Clinton For President
 FLT Nov 04, 16 - Nov 08, 16

*** REP ORDER COMMENT ***

** 11/4/2016 3:24:00 PM: THIS IS A ISSUE/POLITICAL ORDER. PLEASE NOTE THERE IS A 24 HOUR CANCELLATION POLICY ON ALL ISSUE/POLITICAL ORDERS. **PLEASE CONFIRM** DO NOT DOUBLE BOOK. THANK YOU!!

** 11/4/2016 3:24:00 PM: THIS IS A KATZ MEDIA GROUP ORDER. ALL BILLING SHOULD BE SENT TO KATZ MEDIA GROUP 125 W 55TH ST./NY,NY 10019. KATZ MEDIA GROUP IS NOT LIABLE FOR PAYMENT.

** 11/4/2016 3:24:00 PM: THIS IS A REVISED ORDER. DO NOT DOUBLE BOOK. PLEASE CONFIRM WITH MICHAEL.MERGET@KATZRADIOGROUP.COM OR CALL 215-557-4208. THANK YOU!

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF WKS	NPW	RATE	TOT SPTS
		FLIGHT 1							
	1.1F..	6A - 10A	60	11/4/2016 - 11/4/2016	1W	4	\$650.00	4
	1.2F..	7P - 12A	60	11/4/2016 - 11/4/2016	1W	4	\$50.00	4
	1.3S.	6A - 10A	60	11/5/2016 - 11/5/2016	1W	4	\$100.00	4
C	1.4S.	10A - 3P	60	11/5/2016 - 11/5/2016	1W	4	\$100.00	
	1.5S.	3P - 7P	60	11/5/2016 - 11/5/2016	1W	4	\$100.00	4
	1.6S	6A - 10A	60	11/6/2016 - 11/6/2016	1W	4	\$100.00	4
C	1.7S	10A - 3P	60	11/6/2016 - 11/6/2016	1W	4	\$100.00	
	1.8S	3P - 7P	60	11/6/2016 - 11/6/2016	1W	4	\$100.00	4
					** WEEKLY FLIGHT TOTALS **		24	\$4,400.00	
		FLIGHT 2							
	2.1	MT.....	6A - 10A	60	11/7/2016 - 11/8/2016	1W	4	\$650.00	4
	2.2	MT.....	10A - 3P	60	11/7/2016 - 11/8/2016	1W	4	\$450.00	4
CHG	2.3	M.....	3P - 7P	60	11/7/2016 - 11/7/2016	1W	6	\$400.00	6
	2.4	M.....	7P - 12A	60	11/7/2016 - 11/7/2016	1W	4	\$50.00	4
					** WEEKLY FLIGHT TOTALS **		18	\$7,000.00	

Nov 04, 16
 CONT# 30225877 Mod# 1 Ver# 3 (Last = Orig CF)
 REP WW1 National

DDS CONT# 0
 C/P/E: HIL / PRES / 5345

	Nov 16						
SPOTS	42						
CASH	11400.00						
TRADE	0.00						
NSL	0.00						
TOTAL	11400.00						

							TOTAL
SPOTS							42
CASH							11,400.00
TRADE							0.00
NSL							0.00
TOTAL							11,400.00

**** Competitive Comments ****

SVC:
 Demo Adults 35+

Nondiscrimination -Paragraphs 49 and 50 of the United States Federal Communications Commission's Report and Order No. 07-217 provides that broadcast stations' advertising contracts will not discriminate on the basis of race or ethnicity, and must contain nondiscrimination clauses. Consistent with this order, Katz Communications, Inc. (including any subsidiary or division of Katz) does not discriminate in any broadcast advertising contract on the basis of race or ethnicity and evaluates, negotiates and completes its broadcast advertising contracts without regard to race or ethnicity.

Sales Order

Advertiser **HILLARY CLINTON FOR PRESIDENT**

Agency **KATZ MEDIA GROUP**

Bill To **KATZ MEDIA GROUP**
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Account

Executive **Philly Katz**

Contract # **30225877**

Estimate # **HIL / PRES / 5345**

Description **Hillary Clinton For President**

Stratus # **35194**

Special Instructions **DELETING 10A-3P 4X SAT & 4X SUN SPOTS DUE TO MI STATE & LIONS. REPLACING WITH 2 MONDAY 3P-7P SPOTS.**

Contact **(212) 424-6000**

New / Revision **Revision**

Start Date **11/04/16**

End Date **11/08/16**

Month Type **Broadcast**

Billing Cycle **End of Flight**

Agency Comm. **15.000**

Co-op **No**

Co-op Product

Notarized **N**

of Invoices **1**

Make Goods **Make Good in Flight**

Income Type **Political: National Agency Candidate "Use" - 42200**

Local Income Type **Political National - 42200**

Competitive Code **Political Advt#3904 Agcy#171**

Order Entered **11/03/16**

Schedule

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
1	HILLARY CLINTON FOR PRESIDENT	60 650.00	11/04/16 11/04/16	6:00AM 10:00AM	N		0	0	0	0	4	0	0	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499137	All Weeks											
2	HILLARY CLINTON FOR PRESIDENT	60 50.00	11/04/16 11/04/16	7:00PM 11:59PM	N		0	0	0	0	4	0	0	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499138	All Weeks											
3	HILLARY CLINTON FOR PRESIDENT	60 100.00	11/05/16 11/05/16	6:00AM 10:00AM	N		0	0	0	0	0	4	0	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499139	All Weeks											
4	HILLARY CLINTON FOR PRESIDENT	60 100.00	11/05/16 11/05/16	3:00PM 7:00PM	N		0	0	0	0	0	4	0	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499141	All Weeks											
5	HILLARY CLINTON FOR PRESIDENT	60 100.00	11/06/16 11/06/16	6:00AM 10:00AM	N		0	0	0	0	0	0	4	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499142	All Weeks											
6	HILLARY CLINTON FOR PRESIDENT	60 100.00	11/06/16 11/06/16	3:00PM 7:00PM	N		0	0	0	0	0	0	4	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499144	All Weeks											
7	HILLARY CLINTON FOR PRESIDENT	60 400.00	11/07/16 11/07/16	3:00PM 7:00PM	N	4	0	0	0	0	0	0	0	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499145	All Weeks											
8		60	11/07/16	7:00PM										200.00

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
	HILLARY CLINTON FOR PRESIDENT	50.00	11/07/16	11:59PM	N		4	0	0	0	0	0	0	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499146	All Weeks											
9	HILLARY CLINTON FOR PRESIDENT	60	11/07/16	6:00AM										2600.00
	HILLARY CLINTON FOR PRESIDENT	650.00	11/08/16	10:00AM	Y	4	X	X						4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499147	All Weeks											
10	HILLARY CLINTON FOR PRESIDENT	60	11/07/16	10:00AM										1800.00
	HILLARY CLINTON FOR PRESIDENT	450.00	11/08/16	3:00PM	Y	4	X	X						4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499148	All Weeks											
11	HILLARY CLINTON FOR PRESIDENT	60	11/07/16	3:00PM										800.00
	HILLARY CLINTON FOR PRESIDENT	400.00	11/07/16	7:00PM	N		2							2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	500365	All Weeks											

Nov 16 = 11400.00 / 9690.00 Dec 16 = 0.00 / 0.00 Jan 17 = 0.00 / 0.00 Feb 17 = 0.00 / 0.00 Mar 17 = 0.00 / 0.00 Apr 17 = 0.00 / 0.00
May 17 = 0.00 / 0.00 Jun 17 = 0.00 / 0.00 Jul 17 = 0.00 / 0.00 Aug 17 = 0.00 / 0.00 Sep 17 = 0.00 / 0.00 Oct 17 = 0.00 / 0.00

Gross: 11400.00 Net: 9690.00 Total Due: 9690.00 42 Spots

Client Acceptance: _____ **Date:** _____

Account Executive: 11/4/2016 3:06:24 PM by Danielle Kaminski

Sales / Market Manager: 11/4/2016 3:07:09 PM by Tom O'Brien

Business Manager:

Traffic Manager: 11/4/2016 3:22:29 PM by LaNessia Bryant

V5.2

ALL ORDERS SUBJECT TO THE STANDARD TERMS AND CONDITIONS ATTACHED HERETO

STANDARD TERMS AND CONDITIONS

1. PARTIES

For purposes of this agreement:

- (a) "Station" shall refer to radio stations owned and operated by Cumulus Broadcasting LLC and/or Cumulus Media Partners LLC, the licensee(s), which will broadcast the announcements or programs as provided for hereunder.
- (b) "Advertiser" shall mean the person, firm, or corporation whose goods, services, or the like are the subject(s) of the radio time contracted for herein.
- (c) "Agency" shall mean the advertising agency, if any, that authorized the purchase of radio time from the Station.
- (d) "Advertiser/Agency" shall mean "Advertiser" if an agency is not involved with this agreement, and shall mean "Advertiser and/or Agency" if an agency is involved with this agreement.

2. AGENCY AS AGENT FOR ADVERTISER

Agency acknowledges and represents that it is acting as an agent for and on behalf of Advertiser. Agency further acknowledges and represents that it has actual authority to enter into this agreement for and on behalf of Advertiser. If an agency is involved with this agreement, Agency and Advertiser shall be jointly and severally liable for all payments to be made to Station under this agreement.

3. PAYMENT AND BILLING

- (a) Station will invoice Advertiser/Agency not less than monthly.
- (b) Station's invoices for broadcasts, announcements, or other services provided under this agreement shall be deemed correct unless proven otherwise, and shall be, in the case of broadcasts or announcements, based on Station's log.
- (c) Upon Advertiser's/Agency's request, Station shall furnish an affidavit or certification of performance at the time of billing. Unless the request is received prior to billing, the request for an affidavit or certification of performance shall not act as a condition precedent to any payment or the time of any payment called for under this agreement.
- (d) Payment by Advertiser/Agency is due on receipt of invoice and is considered past due at 30 days. Payments not made within 30 days shall bear interest at the rate of 1½ percent per month or the maximum amount permitted by law, if less than 1½ percent per month. If Advertiser/Agency fails to make payments as provided for herein, or if Advertiser/Agency fails to comply with any other provision of this agreement, notwithstanding any other contract provision, Station shall have the right, in addition to any other rights it may have, without notice, to cancel or suspend any broadcasting or to cancel this agreement. Station reserves the right to revoke any agency commission, in whole or in part, in the event that payments are not made as provided for herein.

4. TERMINATION

Either party may terminate this agreement by giving the other party 14 days prior written notice. If Advertiser/Agency so terminates this agreement, it shall pay Station at the rate on which this agreement is based up to the effective date of termination. If Station so terminates this agreement, Advertiser/Agency will either agree with Station on a satisfactory substitute day or time for continuance of the broadcast or announcements covered by this agreement at the rates on which this agreement is based for such substitute time, or if no such agreement can be reached, Advertiser/Agency will pay Station according to the rates specified herein for all broadcasts or announcements previously rendered by Station. Station may terminate this agreement at any time upon breach by Advertiser/Agency. In the event of termination hereunder, neither party shall be liable to the other party otherwise than as specified in this agreement.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC IMPORTANCE OR IN THE PUBLIC INTEREST

- (a) Station shall have the right to cancel any broadcast or announcement or any portion thereof covered by this agreement in order to broadcast any program that Station, in its absolute discretion, deems to be of public importance or in the public interest. In such case, Station will notify Advertiser/Agency in advance, if reasonably possible, but if not, within a reasonable time after such broadcast or announcement has been canceled.
- (b) In the event that any broadcast or announcement is canceled under paragraph 5(a) above, Advertiser/Agency and Station will agree on a satisfactory substitute day and time for the broadcast or announcement, or if no such agreement can be reached within 7 days after notice of cancellation, the broadcast or announcement will be considered canceled without affecting the rates or rights provided under this agreement, except that Advertiser/Agency shall not be required to pay for the cancelled broadcast or announcement.

6. FAILURE TO BROADCAST

If, due to public emergency or necessity, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical, electronic or technical breakdowns beyond Station's control, there is an interruption or omission of any program or commercial announcement contracted to be broadcast hereunder, Station shall not be in breach hereof, but upon agreement with Advertiser/Agency, Station shall substitute a reasonable equivalent date and time for the broadcast of the interrupted or omitted program or commercial announcement. If no such substitute time is available or agreed upon between the parties, the time charges allocable to the interrupted or omitted program or commercial announcement will be waived.

7. RATE PROTECTION

Station reserves the right at any time, upon 30-days written notice, to change the rates, discounts, or charges hereunder.

8. COMMERCIAL MATERIALS; INDEMNIFICATION

- (a) This agreement is not exclusive as to Advertiser's business, products, or services and Station remains free to solicit and broadcast programs or announcements of other advertisers whether or not they are in competition with Advertiser's business, products, or services. All commercial materials, audio or video tapes, programs, or other similar materials shall be furnished and delivered to Station at Advertiser's/Agency's sole expense. Such materials, together with any instructions pertaining thereto, shall be delivered at least 48 hours in advance of the scheduled broadcast or announcement. All materials furnished for broadcast shall not be contrary to the public interest and shall conform to Station's then-existing program and operating policy and quality standards, and are subject to Station's prior approval and continuing right to reject or require editing of such materials. No advertising matter, announcement, or program that may be deemed, in the Station's sole discretion, injurious or prejudicial to the public's interest the Station, or honest advertising and reputable business in general will be accepted. Station may destroy or dispose of any commercial material 60 days after the last broadcast hereunder, unless otherwise instructed in writing by Advertiser/Agency.
- (b) Notwithstanding Station's approval rights in paragraph 8(a), Advertiser/ Agency shall indemnify and hold Station, its agents, employees, and officers harmless from and against all claims, damages, obligations, liabilities, costs and expenses, including attorneys' fees, that arise out of or result from any broadcast, preparation of any broadcast, or contemplated broadcast of materials furnished by or on behalf of Advertiser/Agency, or furnished by Station at Advertiser's/ Agency's request for use in connection with commercial material, including but not limited to those arising out of or that result from libel, slander, invasion of privacy rights, or infringement of any proprietary rights. Advertiser/Agency warrants that all materials furnished to Station truly represent Advertiser's business, products, or services and will be free from false claims or assertions. This paragraph 8(b) shall survive cancellation or termination of this agreement.

9. DISPUTES

Any discrepancy, dispute, or disagreement by Advertiser/Agency with any broadcast, announcement, program, or other service provided by Station hereunder or related to the amount charged by Station for same shall be reported to Station in writing within 20 days from the date of the invoice relating to same, time being of the essence. Failure to report such discrepancy, dispute, or disagreement in writing within such time shall constitute a waiver of all claims by Advertiser/Agency arising out of or related to such discrepancy, dispute, or disagreement.

10. GENERAL

- (a) This agreement is subject to the terms of the licenses held by Station and is further subject to all federal, state, and municipal laws and regulations now in force or that may be enacted in the future, including but not limited to the Rules and Regulations of the Federal Communications Commission and its decisions, actions, and orders when acting under its quasi-legislative powers.
- (b) This agreement, including the rights and obligations under it, may not be assigned or transferred without first obtaining Station's written consent, nor may Station be required to broadcast hereunder for the benefit of any Advertiser/ Agency other than those named on the face of this agreement.
- (c) In the event of a breach by Station, Advertiser's/Agency's exclusive remedy therefore shall be a credit for substituted advertising time of equal value, and in no event shall Station be liable for any consequential, incidental, or punitive damages, or monetary damages of any type.
- (d) This agreement shall be construed under and according to the laws of the State in which the Station's main studio is located. All parties hereto agree that in any action brought to enforce the obligation or right of any party hereunder, each party consents to personal jurisdiction and venue in any court of appropriate jurisdiction in the county or parish where the Station's main studio is located.
- (e) If it becomes necessary for Station to place Advertiser's/Agency's account with an attorney or collection agency for the purpose of enforcing its rights hereunder, Advertiser/Agency shall be liable to Station for reasonable attorneys' fees, costs, and expenses.
- (f) All notices hereunder shall be in writing and delivered by hand or registered or certified mail and shall be deemed given when delivered in person or, if mailed, on the second business day after the date of the mailing. Any notice hereunder shall be sufficient if given to either Advertiser or Agency.
- (g) If any provision of this agreement shall be adjudged by a court to be void or unenforceable, such adjudication shall not affect the validity or enforceability of any other provision of this agreement.
- (h) The provisions hereof constitute the entire agreement between the parties and supersede any and all other transactions, negotiations, or representations whatsoever as to the broadcast or announcements, or the parties' rights and obligations hereunder, and shall not be modified except in writing.
- (i) This Station does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race, gender or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales agreement for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race, gender, national origin or ancestry.

STANDARD TERMS AND CONDITIONS

5/3/2011

Sales Order

Advertiser **HILLARY CLINTON FOR PRESIDENT**

Agency **KATZ MEDIA GROUP**

Bill To **KATZ MEDIA GROUP**
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Account

Executive **Philly Katz**

Contract # **30225877**

Estimate # **HIL / PRES / 5345**

Description **Hillary Clinton For President**

Stratus # **35194**

Special
Instructions

Contact **(212) 424-6000**

New / Revision **New**

Start Date **11/04/16**

End Date **11/08/16**

Month Type **Broadcast**

Billing Cycle **End of Flight**

Agency Comm. **15.000**

Co-op **No**

Co-op Product

Notarized **N**

of Invoices **1**

Make Goods **Make Good in Flight**

Income Type **Political: National Agency Candidate "Use" - 42200**

Local Income Type **Political National - 42200**

Competitive Code **Political Advt#3904 Agcy#171**

Order Entered **11/03/16**

Schedule

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
1	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 650.00 499137	11/04/16 11/04/16 All Weeks	6:00AM 10:00AM	N		0	0	0	0	4	0	0	2600.00 4 Spots
2	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 50.00 499138	11/04/16 11/04/16 All Weeks	7:00PM 11:59PM	N		0	0	0	0	4	0	0	200.00 4 Spots
3	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 100.00 499139	11/05/16 11/05/16 All Weeks	6:00AM 10:00AM	N		0	0	0	0	0	4	0	400.00 4 Spots
4	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 100.00 499140	11/05/16 11/05/16 All Weeks	10:00AM 3:00PM	N		0	0	0	0	0	4	0	400.00 4 Spots
5	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 100.00 499141	11/05/16 11/05/16 All Weeks	3:00PM 7:00PM	N		0	0	0	0	0	4	0	400.00 4 Spots
6	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 100.00 499142	11/06/16 11/06/16 All Weeks	6:00AM 10:00AM	N		0	0	0	0	0	0	4	400.00 4 Spots
7	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 100.00 499143	11/06/16 11/06/16 All Weeks	10:00AM 3:00PM	N		0	0	0	0	0	0	4	400.00 4 Spots
8		60	11/06/16	3:00PM										400.00

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	100.00 499144	11/06/16 All Weeks	7:00PM	N		0	0	0	0	0	0	4	4 Spots
9	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 499145	11/07/16 All Weeks	3:00PM 7:00PM	N		4	0	0	0	0	0	0	1600.00 4 Spots
10	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 499146	11/07/16 All Weeks	7:00PM 11:59PM	N		4	0	0	0	0	0	0	200.00 4 Spots
11	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 499147	11/07/16 All Weeks	6:00AM 10:00AM	Y	4	X	X						2600.00 4 Spots
12	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 499148	11/07/16 All Weeks	10:00AM 3:00PM	Y	4	X	X						1800.00 4 Spots
Nov 16 = 11400.00 / 9690.00		Dec 16 = 0.00 / 0.00		Jan 17 = 0.00 / 0.00		Feb 17 = 0.00 / 0.00		Mar 17 = 0.00 / 0.00		Apr 17 = 0.00 / 0.00				
May 17 = 0.00 / 0.00		Jun 17 = 0.00 / 0.00		Jul 17 = 0.00 / 0.00		Aug 17 = 0.00 / 0.00		Sep 17 = 0.00 / 0.00		Oct 17 = 0.00 / 0.00				

Gross: 11400.00 Net: 9690.00 Total Due: 9690.00 48 Spots

Client Acceptance: _____ **Date:** _____

Account Executive: 11/3/2016 3:23:25 PM by ERINA ALBERTSON

Sales / Market Manager: 11/3/2016 3:35:57 PM by Tom O'Brien

Business Manager: 11/3/2016 3:38:25 PM by Diane Cunningham

Traffic Manager: 11/3/2016 3:38:23 PM by LaNessia Bryant

V5.2

ALL ORDERS SUBJECT TO THE STANDARD TERMS AND CONDITIONS ATTACHED HERETO

STANDARD TERMS AND CONDITIONS

1. PARTIES

For purposes of this agreement:

- (a) "Station" shall refer to radio stations owned and operated by Cumulus Broadcasting LLC and/or Cumulus Media Partners LLC, the licensee(s), which will broadcast the announcements or programs as provided for hereunder.
- (b) "Advertiser" shall mean the person, firm, or corporation whose goods, services, or the like are the subject(s) of the radio time contracted for herein.
- (c) "Agency" shall mean the advertising agency, if any, that authorized the purchase of radio time from the Station.
- (d) "Advertiser/Agency" shall mean "Advertiser" if an agency is not involved with this agreement, and shall mean "Advertiser and/or Agency" if an agency is involved with this agreement.

2. AGENCY AS AGENT FOR ADVERTISER

Agency acknowledges and represents that it is acting as an agent for and on behalf of Advertiser. Agency further acknowledges and represents that it has actual authority to enter into this agreement for and on behalf of Advertiser. If an agency is involved with this agreement, Agency and Advertiser shall be jointly and severally liable for all payments to be made to Station under this agreement.

3. PAYMENT AND BILLING

- (a) Station will invoice Advertiser/Agency not less than monthly.
- (b) Station's invoices for broadcasts, announcements, or other services provided under this agreement shall be deemed correct unless proven otherwise, and shall be, in the case of broadcasts or announcements, based on Station's log.
- (c) Upon Advertiser's/Agency's request, Station shall furnish an affidavit or certification of performance at the time of billing. Unless the request is received prior to billing, the request for an affidavit or certification of performance shall not act as a condition precedent to any payment or the time of any payment called for under this agreement.
- (d) Payment by Advertiser/Agency is due on receipt of invoice and is considered past due at 30 days. Payments not made within 30 days shall bear interest at the rate of 1½ percent per month or the maximum amount permitted by law, if less than 1½ percent per month. If Advertiser/Agency fails to make payments as provided for herein, or if Advertiser/Agency fails to comply with any other provision of this agreement, notwithstanding any other contract provision, Station shall have the right, in addition to any other rights it may have, without notice, to cancel or suspend any broadcasting or to cancel this agreement. Station reserves the right to revoke any agency commission, in whole or in part, in the event that payments are not made as provided for herein.

4. TERMINATION

Either party may terminate this agreement by giving the other party 14 days prior written notice. If Advertiser/Agency so terminates this agreement, it shall pay Station at the rate on which this agreement is based up to the effective date of termination. If Station so terminates this agreement, Advertiser/Agency will either agree with Station on a satisfactory substitute day or time for continuance of the broadcast or announcements covered by this agreement at the rates on which this agreement is based for such substitute time, or if no such agreement can be reached, Advertiser/Agency will pay Station according to the rates specified herein for all broadcasts or announcements previously rendered by Station. Station may terminate this agreement at any time upon breach by Advertiser/Agency. In the event of termination hereunder, neither party shall be liable to the other party otherwise than as specified in this agreement.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC IMPORTANCE OR IN THE PUBLIC INTEREST

- (a) Station shall have the right to cancel any broadcast or announcement or any portion thereof covered by this agreement in order to broadcast any program that Station, in its absolute discretion, deems to be of public importance or in the public interest. In such case, Station will notify Advertiser/Agency in advance, if reasonably possible, but if not, within a reasonable time after such broadcast or announcement has been canceled.
- (b) In the event that any broadcast or announcement is canceled under paragraph 5(a) above, Advertiser/Agency and Station will agree on a satisfactory substitute day and time for the broadcast or announcement, or if no such agreement can be reached within 7 days after notice of cancellation, the broadcast or announcement will be considered canceled without affecting the rates or rights provided under this agreement, except that Advertiser/Agency shall not be required to pay for the cancelled broadcast or announcement.

6. FAILURE TO BROADCAST

If, due to public emergency or necessity, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical, electronic or technical breakdowns beyond Station's control, there is an interruption or omission of any program or commercial announcement contracted to be broadcast hereunder, Station shall not be in breach hereof, but upon agreement with Advertiser/Agency, Station shall substitute a reasonable equivalent date and time for the broadcast of the interrupted or omitted program or commercial announcement. If no such substitute time is available or agreed upon between the parties, the time charges allocable to the interrupted or omitted program or commercial announcement will be waived.

7. RATE PROTECTION

Station reserves the right at any time, upon 30-days written notice, to change the rates, discounts, or charges hereunder.

8. COMMERCIAL MATERIALS; INDEMNIFICATION

- (a) This agreement is not exclusive as to Advertiser's business, products, or services and Station remains free to solicit and broadcast programs or announcements of other advertisers whether or not they are in competition with Advertiser's business, products, or services. All commercial materials, audio or video tapes, programs, or other similar materials shall be furnished and delivered to Station at Advertiser's/Agency's sole expense. Such materials, together with any instructions pertaining thereto, shall be delivered at least 48 hours in advance of the scheduled broadcast or announcement. All materials furnished for broadcast shall not be contrary to the public interest and shall conform to Station's then-existing program and operating policy and quality standards, and are subject to Station's prior approval and continuing right to reject or require editing of such materials. No advertising matter, announcement, or program that may be deemed, in the Station's sole discretion, injurious or prejudicial to the public's interest the Station, or honest advertising and reputable business in general will be accepted. Station may destroy or dispose of any commercial material 60 days after the last broadcast hereunder, unless otherwise instructed in writing by Advertiser/Agency.
- (b) Notwithstanding Station's approval rights in paragraph 8(a), Advertiser/ Agency shall indemnify and hold Station, its agents, employees, and officers harmless from and against all claims, damages, obligations, liabilities, costs and expenses, including attorneys' fees, that arise out of or result from any broadcast, preparation of any broadcast, or contemplated broadcast of materials furnished by or on behalf of Advertiser/Agency, or furnished by Station at Advertiser's/ Agency's request for use in connection with commercial material, including but not limited to those arising out of or that result from libel, slander, invasion of privacy rights, or infringement of any proprietary rights. Advertiser/Agency warrants that all materials furnished to Station truly represent Advertiser's business, products, or services and will be free from false claims or assertions. This paragraph 8(b) shall survive cancellation or termination of this agreement.

9. DISPUTES

Any discrepancy, dispute, or disagreement by Advertiser/Agency with any broadcast, announcement, program, or other service provided by Station hereunder or related to the amount charged by Station for same shall be reported to Station in writing within 20 days from the date of the invoice relating to same, time being of the essence. Failure to report such discrepancy, dispute, or disagreement in writing within such time shall constitute a waiver of all claims by Advertiser/Agency arising out of or related to such discrepancy, dispute, or disagreement.

10. GENERAL

- (a) This agreement is subject to the terms of the licenses held by Station and is further subject to all federal, state, and municipal laws and regulations now in force or that may be enacted in the future, including but not limited to the Rules and Regulations of the Federal Communications Commission and its decisions, actions, and orders when acting under its quasi-legislative powers.
- (b) This agreement, including the rights and obligations under it, may not be assigned or transferred without first obtaining Station's written consent, nor may Station be required to broadcast hereunder for the benefit of any Advertiser/ Agency other than those named on the face of this agreement.
- (c) In the event of a breach by Station, Advertiser's/Agency's exclusive remedy therefore shall be a credit for substituted advertising time of equal value, and in no event shall Station be liable for any consequential, incidental, or punitive damages, or monetary damages of any type.
- (d) This agreement shall be construed under and according to the laws of the State in which the Station's main studio is located. All parties hereto agree that in any action brought to enforce the obligation or right of any party hereunder, each party consents to personal jurisdiction and venue in any court of appropriate jurisdiction in the county or parish where the Station's main studio is located.
- (e) If it becomes necessary for Station to place Advertiser's/Agency's account with an attorney or collection agency for the purpose of enforcing its rights hereunder, Advertiser/Agency shall be liable to Station for reasonable attorneys' fees, costs, and expenses.
- (f) All notices hereunder shall be in writing and delivered by hand or registered or certified mail and shall be deemed given when delivered in person or, if mailed, on the second business day after the date of the mailing. Any notice hereunder shall be sufficient if given to either Advertiser or Agency.
- (g) If any provision of this agreement shall be adjudged by a court to be void or unenforceable, such adjudication shall not affect the validity or enforceability of any other provision of this agreement.
- (h) The provisions hereof constitute the entire agreement between the parties and supersede any and all other transactions, negotiations, or representations whatsoever as to the broadcast or announcements, or the parties' rights and obligations hereunder, and shall not be modified except in writing.
- (i) This Station does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race, gender or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales agreement for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race, gender, national origin or ancestry.

STANDARD TERMS AND CONDITIONS

5/3/2011



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

HILLARY CLINTON FOR PRESIDENT
 Advt#3904 Agcy#171

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
Station: Cumulus - Detroit - WDDVD-FM
Phone#: 313-873-9713

Invoice #: 1202177862 EDI INVOICE
Invoice 11/13/16
Date:
Order #: 35195

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	Cl	Product
Fri	11/04/16	6:57AM	60	499149	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	7:57AM	60	499149	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	8:57AM	60	499149	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	10:25AM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	10:56AM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	11:27AM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	11:55AM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	1:26PM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	1:56PM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	2:27PM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	2:54PM	60	499150	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	3:25PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	3:56PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	4:27PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	4:58PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	5:24PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	5:57PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	6:24PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	6:55PM	60	499151	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	7:23PM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	8:26PM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	8:56PM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	9:25PM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	10:26PM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	10:57PM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	11:27PM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:27AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:55AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	7:28AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	7:55AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	8:28AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

HILLARY CLINTON FOR PRESIDENT
 Advt#3904 Agcy#171

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
Station: Cumulus - Detroit - WDDVD-FM
Phone#: 313-873-9713

Invoice #: 1202177862 EDI INVOICE
Invoice 11/13/16
Date:
Order #: 35195

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	Cl	Product
Sat	11/05/16	8:55AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	9:28AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	9:55AM	60	499153	\$65.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	10:28AM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	10:55AM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	11:28AM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	11:55AM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	12:29PM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	12:56PM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	1:28PM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	2:29PM	60	499154	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	3:27PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	3:56PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	4:28PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	4:55PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	5:28PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	5:54PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:29PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:55PM	60	499155	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	7:29PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	8:29PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	9:29PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	9:54PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	10:27PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	10:54PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	11:27PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	11:54PM	60	499156	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	5:05AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	5:54AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	7:28AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	7:54AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

HILLARY CLINTON FOR PRESIDENT
 Advt#3904 Agcy#171

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
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Date:
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Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	CI	Product
Sun	11/06/16	8:28AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	8:54AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	9:29AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	9:55AM	60	499157	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	10:28AM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	11:30AM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	11:56AM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	12:57PM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	1:30PM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	1:56PM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	2:29PM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	2:54PM	60	499158	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	3:27PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	3:56PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	4:28PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	4:54PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	5:27PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	5:54PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:27PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:54PM	60	499159	\$75.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	7:27PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	7:54PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	8:22PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	8:51PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	9:22PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	9:51PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	10:23PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	11:08PM	60	499160	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:24AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:55AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	7:24AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

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HILLARY CLINTON FOR PRESIDENT
Advt#3904 Agcy#171

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	Cl	Product
Mon	11/07/16	8:26AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	10:24AM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	11:24AM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	1:24PM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	2:23PM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	3:23PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	3:55PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	4:23PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	4:55PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	5:23PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	5:55PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:23PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:55PM	60	499161	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	7:26PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	7:56PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	9:25PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	9:55PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	10:23PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	10:55PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	11:23PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	11:55PM	60	499162	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	6:23AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	6:55AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	7:58AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	8:24AM	60	499163	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
Station: Cumulus - Detroit - WDDVD-FM
Phone#: 313-873-9713

Invoice #: 1202177862 EDI INVOICE
Invoice 11/13/16
Date:
Order #: 35195

HILLARY CLINTON FOR PRESIDENT
 Advt#3904 Agcy#171

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	CI	Product
Tue	11/08/16	10:25AM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	10:57AM	60	499152	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED m/g from 11/4 makegood by 3pm
Tue	11/08/16	11:24AM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	1:24PM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	2:26PM	60	499164	\$200.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED

Gross Amount	\$13,520.00	Total Spots 123
Agency Commission	\$2,028.00	
Net Amount	\$11,492.00	Terms: Due on Receipt



**POLITICAL & ISSUE ADVERTISERS
PUBLIC FILE CHECKLIST**

Flight Date(s): 11/04 - 11/08

The following documents are included in the public file for:

Hillary Clinton for President
(Advertiser)

Issue Advertising or Political Candidate:

Issue Advertising Political Candidate

Documents in this file:

- Insertion Order from Agency/Rep Firm [Original and Revisions]
 Station Broadcast Sales Order [Original and Revisions]
 Sponsorship Disclosure Statement (i.e. NAB form)
 Copy of check(s) or credit card authorization(s)

Filed By: Erina Albertson Date: 11/3/16

() Checked

Nov 03, 16
 CONT# 30225869 Mod# Ver# 1 (Last =)
 REP WW1 National
 TO WDVD-FM (Detroit, MI)
 FM PATRICK MCGEE
 OFF PHILADELPHIA
 AGY Katz Media Group
 ADDR 125 West 55th Street 3rd Floor
 New York, NY 10019

DDS CONT# 0
 C/P/E: HIL / PRES / 5345

SALESPERSON FAX#

PH # 202-338-8700

BYR Helen Hanratty
 ADV HILLARY CLINTON FOR PRESIDENT
 PDT Hillary Clinton For President
 FLT Nov 04, 16 - Nov 08, 16

* REP ORDER COMMENT *

** 11/3/2016 3:14:00 PM: FOR ALL GMMB/WATERFRONT/GREAT AMERICAN MEDIA ORDERS; KATZ MEDIA COLLECTS, CASH-IN-ADVANCE AND AS AN OFFICIAL AGENT ON BEHALF OF OUR REPRESENTED STATIONS, ALL MONIES FOR POLITICAL AND ISSUE BUYS PLACED OUT OF GREER. ONCE YOUR INVOICES ARE RECONCILED WITH OUR ORDERS BY OUR NY BILLING OFFICE, PAYMENT IS SENT TO YOU ONLY FOR WHAT RAN. WE ARE THE ONES RESPONSIBLE FOR REFUNDING UNUSED FUNDS BACK TO THE AGENCY. PAYMENT IS USUALLY DISBURSED WITHIN 45 DAYS OF RECONCILIATION. PLEASE CONFIRM WITH PLEASE NOTE WITH ALL POLITICAL/ISSUE ORDERS THERE IS A 24 HOUR CANCELLATION NOTICE. KEVIN.POLLOCK@KATZRADIOGROUP.COM 215.557.4255

** 11/3/2016 3:14:00 PM: THIS IS A KATZ MEDIA GROUP ORDER. ALL BILLING SHOULD BE SENT TO KATZ MEDIA GROUP 125 W 55TH ST./NY,NY 10019. KATZ MEDIA GROUP IS NOT LIABLE FOR PAYMENT.

* STATION ORDER COMMENT *

** 11/3/2016 3:27:00 PM: CONFIRMED DK 11/03

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF WKS	NPW	RATE	TOT SPTS
		FLIGHT 1							
	1.1F..	6A - 10A	60	11/4/2016 - 11/4/2016	1W	3	\$200.00	3
	1.2F..	10A - 3P	60	11/4/2016 - 11/4/2016	1W	8	\$200.00	8
	1.3F..	3P - 7P	60	11/4/2016 - 11/4/2016	1W	8	\$200.00	8
	1.4F..	7P - 12A	60	11/4/2016 - 11/4/2016	1W	8	\$50.00	8
	1.5S.	6A - 10A	60	11/5/2016 - 11/5/2016	1W	8	\$65.00	8
	1.6S.	10A - 3P	60	11/5/2016 - 11/5/2016	1W	8	\$75.00	8
	1.7S.	3P - 7P	60	11/5/2016 - 11/5/2016	1W	8	\$75.00	8
	1.8S.	7P - 12A	60	11/5/2016 - 11/5/2016	1W	8	\$50.00	8
	1.9S	6A - 10A	60	11/6/2016 - 11/6/2016	1W	8	\$50.00	8
	1.10S	10A - 3P	60	11/6/2016 - 11/6/2016	1W	8	\$75.00	8
	1.11S	3P - 7P	60	11/6/2016 - 11/6/2016	1W	8	\$75.00	8
	1.12S	7P - 12A	60	11/6/2016 - 11/6/2016	1W	8	\$50.00	8
					** WEEKLY FLIGHT TOTALS **		91	\$8,320.00	
		FLIGHT 2							
	2.1	MT.....	6A - 10A	60	11/7/2016 - 11/8/2016	1W	8	\$200.00	8
	2.2	MT.....	10A - 3P	60	11/7/2016 - 11/8/2016	1W	8	\$200.00	8
	2.3	M.....	3P - 7P	60	11/7/2016 - 11/7/2016	1W	8	\$200.00	8

Nov 03, 16
 CONT# 30225869 Mod# Ver# 1 (Last =)
 REP WW1 National

DDS CONT# 0
 C/P/E: HIL / PRES / 5345

	2.4	M.....	7P - 12A	60	11/7/2016 - 11/7/2016	1W	8	\$50.00	8
				** WEEKLY FLIGHT TOTALS **			32	\$5,200.00	

	Nov 16								
SPOTS	123								
CASH	13520.00								
TRADE	0.00								
NSL	0.00								
TOTAL	13520.00								

								TOTAL	
SPOTS								123	
CASH								13,520.00	
TRADE								0.00	
NSL								0.00	
TOTAL								13,520.00	

**** Competitive Comments ****

SVC:
 Demo Adults 35+

Nondiscrimination -Paragraphs 49 and 50 of the United States Federal Communications Commission's Report and Order No. 07-217 provides that broadcast stations' advertising contracts will not discriminate on the basis of race or ethnicity, and must contain nondiscrimination clauses. Consistent with this order, Katz Communications, Inc. (including any subsidiary or division of Katz) does not discriminate in any broadcast advertising contract on the basis of race or ethnicity and evaluates, negotiates and completes its broadcast advertising contracts without regard to race or ethnicity.

Sales Order

Advertiser **HILLARY CLINTON FOR PRESIDENT**

Agency **KATZ MEDIA GROUP**

Bill To **KATZ MEDIA GROUP**
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Account

Executive **Philly Katz**

Contract # **30225869**

Estimate # **HIL / PRES / 5345**

Description **Hillary Clinton For President**

Stratus # **35195**

Special
Instructions

Contact **(212) 424-6000**

New / Revision **New**

Start Date **11/04/16**

End Date **11/08/16**

Month Type **Broadcast**

Billing Cycle **End of Flight**

Agency Comm. **15.000**

Co-op **No**

Co-op Product

Notarized **N**

of Invoices **1**

Make Goods **Ask AE**

Income Type **Political: National Agency Candidate "Use" - 42200**

Local Income Type **Political National - 42200**

Competitive Code **Political Advt#3904 Agcy#171**

Order Entered **11/03/16**

Schedule

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
1	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 200.00 499149	11/04/16 11/04/16 All Weeks	6:00AM 10:00AM	N		0	0	0	0	3	0	0	600.00 3 Spots
2	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 200.00 499150	11/04/16 11/04/16 All Weeks	10:00AM 3:00PM	N		0	0	0	0	8	0	0	1600.00 8 Spots
3	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 200.00 499151	11/04/16 11/04/16 All Weeks	3:00PM 7:00PM	N		0	0	0	0	8	0	0	1600.00 8 Spots
4	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 50.00 499152	11/04/16 11/04/16 All Weeks	7:00PM 11:59PM	N		0	0	0	0	8	0	0	400.00 8 Spots
5	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 65.00 499153	11/05/16 11/05/16 All Weeks	6:00AM 10:00AM	N		0	0	0	0	0	8	0	520.00 8 Spots
6	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 75.00 499154	11/05/16 11/05/16 All Weeks	10:00AM 3:00PM	N		0	0	0	0	0	8	0	600.00 8 Spots
7	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 75.00 499155	11/05/16 11/05/16 All Weeks	3:00PM 7:00PM	N		0	0	0	0	0	8	0	600.00 8 Spots
8		60	11/05/16	7:00PM										400.00

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
	HILLARY CLINTON FOR PRESIDENT	50.00	11/05/16	11:59PM	N		0	0	0	0	0	8	0	8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499156	All Weeks											
9	HILLARY CLINTON FOR PRESIDENT	60	11/06/16	6:00AM										400.00
	HILLARY CLINTON FOR PRESIDENT	50.00	11/06/16	10:00AM	N		0	0	0	0	0	0	8	8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499157	All Weeks											
10	HILLARY CLINTON FOR PRESIDENT	60	11/06/16	10:00AM										600.00
	HILLARY CLINTON FOR PRESIDENT	75.00	11/06/16	3:00PM	N		0	0	0	0	0	0	8	8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499158	All Weeks											
11	HILLARY CLINTON FOR PRESIDENT	60	11/06/16	3:00PM										600.00
	HILLARY CLINTON FOR PRESIDENT	75.00	11/06/16	7:00PM	N		0	0	0	0	0	0	8	8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499159	All Weeks											
12	HILLARY CLINTON FOR PRESIDENT	60	11/06/16	7:00PM										400.00
	HILLARY CLINTON FOR PRESIDENT	50.00	11/06/16	11:59PM	N		0	0	0	0	0	0	8	8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499160	All Weeks											
13	HILLARY CLINTON FOR PRESIDENT	60	11/07/16	3:00PM										1600.00
	HILLARY CLINTON FOR PRESIDENT	200.00	11/07/16	7:00PM	N		8	0	0	0	0	0	0	8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499161	All Weeks											
14	HILLARY CLINTON FOR PRESIDENT	60	11/07/16	7:00PM										400.00
	HILLARY CLINTON FOR PRESIDENT	50.00	11/07/16	11:59PM	N		8	0	0	0	0	0	0	8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499162	All Weeks											
15	HILLARY CLINTON FOR PRESIDENT	60	11/07/16	6:00AM										1600.00
	HILLARY CLINTON FOR PRESIDENT	200.00	11/08/16	10:00AM	Y	8	X	X						8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499163	All Weeks											
16	HILLARY CLINTON FOR PRESIDENT	60	11/07/16	10:00AM										1600.00
	HILLARY CLINTON FOR PRESIDENT	200.00	11/08/16	3:00PM	Y	8	X	X						8 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499164	All Weeks											
Nov 16 = 13520.00 / 11492.00	Dec 16 = 0.00 / 0.00	Jan 17 = 0.00 / 0.00	Feb 17 = 0.00 / 0.00	Mar 17 = 0.00 / 0.00	Apr 17 = 0.00 / 0.00									
May 17 = 0.00 / 0.00	Jun 17 = 0.00 / 0.00	Jul 17 = 0.00 / 0.00	Aug 17 = 0.00 / 0.00	Sep 17 = 0.00 / 0.00	Oct 17 = 0.00 / 0.00									

Gross: 13520.00 Net: 11492.00 Total Due: 11492.00 123 Spots

Client Acceptance: _____ **Date:** _____

Account Executive: 11/3/2016 3:26:05 PM by Danielle Kaminski

Sales / Market Manager: 11/3/2016 3:34:59 PM by Greg Smith

Business Manager: 11/3/2016 3:38:31 PM by Diane Cunningham

Traffic Manager: 11/3/2016 3:38:03 PM by LaNessia Bryant

V 5.2

ALL ORDERS SUBJECT TO THE STANDARD TERMS AND CONDITIONS ATTACHED HERETO

STANDARD TERMS AND CONDITIONS

1. PARTIES

For purposes of this agreement:

- (a) "Station" shall refer to radio stations owned and operated by Cumulus Broadcasting LLC and/or Cumulus Media Partners LLC, the licensee(s), which will broadcast the announcements or programs as provided for hereunder.
- (b) "Advertiser" shall mean the person, firm, or corporation whose goods, services, or the like are the subject(s) of the radio time contracted for herein.
- (c) "Agency" shall mean the advertising agency, if any, that authorized the purchase of radio time from the Station.
- (d) "Advertiser/Agency" shall mean "Advertiser" if an agency is not involved with this agreement, and shall mean "Advertiser and/or Agency" if an agency is involved with this agreement.

2. AGENCY AS AGENT FOR ADVERTISER

Agency acknowledges and represents that it is acting as an agent for and on behalf of Advertiser. Agency further acknowledges and represents that it has actual authority to enter into this agreement for and on behalf of Advertiser. If an agency is involved with this agreement, Agency and Advertiser shall be jointly and severally liable for all payments to be made to Station under this agreement.

3. PAYMENT AND BILLING

- (a) Station will invoice Advertiser/Agency not less than monthly.
- (b) Station's invoices for broadcasts, announcements, or other services provided under this agreement shall be deemed correct unless proven otherwise, and shall be, in the case of broadcasts or announcements, based on Station's log.
- (c) Upon Advertiser's/Agency's request, Station shall furnish an affidavit or certification of performance at the time of billing. Unless the request is received prior to billing, the request for an affidavit or certification of performance shall not act as a condition precedent to any payment or the time of any payment called for under this agreement.
- (d) Payment by Advertiser/Agency is due on receipt of invoice and is considered past due at 30 days. Payments not made within 30 days shall bear interest at the rate of 1½ percent per month or the maximum amount permitted by law, if less than 1½ percent per month. If Advertiser/Agency fails to make payments as provided for herein, or if Advertiser/Agency fails to comply with any other provision of this agreement, notwithstanding any other contract provision, Station shall have the right, in addition to any other rights it may have, without notice, to cancel or suspend any broadcasting or to cancel this agreement. Station reserves the right to revoke any agency commission, in whole or in part, in the event that payments are not made as provided for herein.

4. TERMINATION

Either party may terminate this agreement by giving the other party 14 days prior written notice. If Advertiser/Agency so terminates this agreement, it shall pay Station at the rate on which this agreement is based up to the effective date of termination. If Station so terminates this agreement, Advertiser/Agency will either agree with Station on a satisfactory substitute day or time for continuance of the broadcast or announcements covered by this agreement at the rates on which this agreement is based for such substitute time, or if no such agreement can be reached, Advertiser/Agency will pay Station according to the rates specified herein for all broadcasts or announcements previously rendered by Station. Station may terminate this agreement at any time upon breach by Advertiser/Agency. In the event of termination hereunder, neither party shall be liable to the other party otherwise than as specified in this agreement.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC IMPORTANCE OR IN THE PUBLIC INTEREST

- (a) Station shall have the right to cancel any broadcast or announcement or any portion thereof covered by this agreement in order to broadcast any program that Station, in its absolute discretion, deems to be of public importance or in the public interest. In such case, Station will notify Advertiser/Agency in advance, if reasonably possible, but if not, within a reasonable time after such broadcast or announcement has been canceled.
- (b) In the event that any broadcast or announcement is canceled under paragraph 5(a) above, Advertiser/Agency and Station will agree on a satisfactory substitute day and time for the broadcast or announcement, or if no such agreement can be reached within 7 days after notice of cancellation, the broadcast or announcement will be considered canceled without affecting the rates or rights provided under this agreement, except that Advertiser/Agency shall not be required to pay for the cancelled broadcast or announcement.

6. FAILURE TO BROADCAST

If, due to public emergency or necessity, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical, electronic or technical breakdowns beyond Station's control, there is an interruption or omission of any program or commercial announcement contracted to be broadcast hereunder, Station shall not be in breach hereof, but upon agreement with Advertiser/Agency, Station shall substitute a reasonable equivalent date and time for the broadcast of the interrupted or omitted program or commercial announcement. If no such substitute time is available or agreed upon between the parties, the time charges allocable to the interrupted or omitted program or commercial announcement will be waived.

7. RATE PROTECTION

Station reserves the right at any time, upon 30-days written notice, to change the rates, discounts, or charges hereunder.

8. COMMERCIAL MATERIALS; INDEMNIFICATION

- (a) This agreement is not exclusive as to Advertiser's business, products, or services and Station remains free to solicit and broadcast programs or announcements of other advertisers whether or not they are in competition with Advertiser's business, products, or services. All commercial materials, audio or video tapes, programs, or other similar materials shall be furnished and delivered to Station at Advertiser's/Agency's sole expense. Such materials, together with any instructions pertaining thereto, shall be delivered at least 48 hours in advance of the scheduled broadcast or announcement. All materials furnished for broadcast shall not be contrary to the public interest and shall conform to Station's then-existing program and operating policy and quality standards, and are subject to Station's prior approval and continuing right to reject or require editing of such materials. No advertising matter, announcement, or program that may be deemed, in the Station's sole discretion, injurious or prejudicial to the public's interest the Station, or honest advertising and reputable business in general will be accepted. Station may destroy or dispose of any commercial material 60 days after the last broadcast hereunder, unless otherwise instructed in writing by Advertiser/Agency.
- (b) Notwithstanding Station's approval rights in paragraph 8(a), Advertiser/ Agency shall indemnify and hold Station, its agents, employees, and officers harmless from and against all claims, damages, obligations, liabilities, costs and expenses, including attorneys' fees, that arise out of or result from any broadcast, preparation of any broadcast, or contemplated broadcast of materials furnished by or on behalf of Advertiser/Agency, or furnished by Station at Advertiser's/ Agency's request for use in connection with commercial material, including but not limited to those arising out of or that result from libel, slander, invasion of privacy rights, or infringement of any proprietary rights. Advertiser/Agency warrants that all materials furnished to Station truly represent Advertiser's business, products, or services and will be free from false claims or assertions. This paragraph 8(b) shall survive cancellation or termination of this agreement.

9. DISPUTES

Any discrepancy, dispute, or disagreement by Advertiser/Agency with any broadcast, announcement, program, or other service provided by Station hereunder or related to the amount charged by Station for same shall be reported to Station in writing within 20 days from the date of the invoice relating to same, time being of the essence. Failure to report such discrepancy, dispute, or disagreement in writing within such time shall constitute a waiver of all claims by Advertiser/Agency arising out of or related to such discrepancy, dispute, or disagreement.

10. GENERAL

- (a) This agreement is subject to the terms of the licenses held by Station and is further subject to all federal, state, and municipal laws and regulations now in force or that may be enacted in the future, including but not limited to the Rules and Regulations of the Federal Communications Commission and its decisions, actions, and orders when acting under its quasi-legislative powers.
- (b) This agreement, including the rights and obligations under it, may not be assigned or transferred without first obtaining Station's written consent, nor may Station be required to broadcast hereunder for the benefit of any Advertiser/ Agency other than those named on the face of this agreement.
- (c) In the event of a breach by Station, Advertiser's/Agency's exclusive remedy therefore shall be a credit for substituted advertising time of equal value, and in no event shall Station be liable for any consequential, incidental, or punitive damages, or monetary damages of any type.
- (d) This agreement shall be construed under and according to the laws of the State in which the Station's main studio is located. All parties hereto agree that in any action brought to enforce the obligation or right of any party hereunder, each party consents to personal jurisdiction and venue in any court of appropriate jurisdiction in the county or parish where the Station's main studio is located.
- (e) If it becomes necessary for Station to place Advertiser's/Agency's account with an attorney or collection agency for the purpose of enforcing its rights hereunder, Advertiser/Agency shall be liable to Station for reasonable attorneys' fees, costs, and expenses.
- (f) All notices hereunder shall be in writing and delivered by hand or registered or certified mail and shall be deemed given when delivered in person or, if mailed, on the second business day after the date of the mailing. Any notice hereunder shall be sufficient if given to either Advertiser or Agency.
- (g) If any provision of this agreement shall be adjudged by a court to be void or unenforceable, such adjudication shall not affect the validity or enforceability of any other provision of this agreement.
- (h) The provisions hereof constitute the entire agreement between the parties and supersede any and all other transactions, negotiations, or representations whatsoever as to the broadcast or announcements, or the parties' rights and obligations hereunder, and shall not be modified except in writing.
- (i) This Station does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race, gender or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales agreement for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race, gender, national origin or ancestry.

STANDARD TERMS AND CONDITIONS

53/2011



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
Station: Cumulus - Detroit - WDRQ-FM
Phone#: 313-873-9713

Invoice #: 1202177809 EDI INVOICE
Invoice 11/13/16
Date:
Order #: 35193

HILLARY CLINTON FOR PRESIDENT
Advt#3904 Agcy#171

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	Cl	Product
Fri	11/04/16	6:45AM	60	499126	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	7:10AM	60	499126	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	7:45AM	60	499126	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	8:09AM	60	499126	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	10:43AM	60	499127	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	11:21AM	60	499127	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	12:48PM	60	499127	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	1:47PM	60	499127	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	3:23PM	60	499128	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	4:22PM	60	499128	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	5:22PM	60	499128	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	6:22PM	60	499128	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	7:16PM	60	499129	\$40.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	8:47PM	60	499129	\$40.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	9:18PM	60	499129	\$40.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	10:18PM	60	499129	\$40.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:45AM	60	499130	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	7:22AM	60	499130	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	8:20AM	60	499130	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	8:27AM	60	499130	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	9:22AM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	10:49AM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	11:22AM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	12:48PM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	1:45PM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	2:48PM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	3:45PM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	4:47PM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	5:45PM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:21PM	60	499131	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	7:57AM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
Station: Cumulus - Detroit - WDRQ-FM
Phone#: 313-873-9713

Invoice #: 1202177809 EDI INVOICE
Invoice 11/13/16
Date:
Order #: 35193

HILLARY CLINTON FOR PRESIDENT
Advt#3904 Agcy#171

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	Cl	Product
Sun	11/06/16	8:45AM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	9:51AM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	12:45PM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	1:45PM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	2:48PM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	3:45PM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	4:45PM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	5:45PM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:47PM	60	499132	\$50.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:09AM	60	499135	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:45AM	60	499135	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	10:11AM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	11:20AM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	12:21PM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	1:20PM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	3:22PM	60	499133	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	5:21PM	60	499133	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:21PM	60	499133	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	7:15PM	60	499134	\$40.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	9:44PM	60	499134	\$40.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	11:15PM	60	499134	\$40.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	6:47AM	60	499135	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	10:10AM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	11:45AM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	12:20PM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	1:20PM	60	499136	\$100.00	A	HFA16GR308_IMAGINE-GENERAL_SLATED

Gross Amount \$4,080.00

Total Spots 57

Agency Commission \$612.00

Net Amount \$3,468.00

Terms: Due on Receipt



**POLITICAL & ISSUE ADVERTISERS
PUBLIC FILE CHECKLIST**

Flight Date(s): 11/04/16 - 11/07/16

The following documents are included in the public file for:

Hillary Clinton for President
(Advertiser)

Issue Advertising or Political Candidate:

Issue Advertising Political Candidate

Documents in this file:

- Insertion Order from Agency/Rep Firm [Original and Revisions]
- Station Broadcast Sales Order [Original and Revisions]
- Sponsorship Disclosure Statement (i.e. NAB form)
- Copy of check(s) or credit card authorization(s)

Filed By: Erina Albertson Date: 11/3/2016

() Checked

Nov 03, 16
 CONT# 30225878 Mod# Ver# 1 (Last =)
 REP WW1 National
 TO WDRQ-FM (Detroit, MI)
 FM PATRICK MCGEE
 OFF PHILADELPHIA
 AGY Katz Media Group
 ADDR 125 West 55th Street 3rd Floor
 New York, NY 10019

DDS CONT# 0
 C/P/E: HIL / PRES / 5345

SALESPERSON FAX#

PH # 202-338-8700

BYR Helen Hanratty
 ADV HILLARY CLINTON FOR PRESIDENT
 PDT Hillary Clinton For President
 FLT Nov 04, 16 - Nov 08, 16

* REP ORDER COMMENT *

** 11/3/2016 3:14:00 PM: FOR ALL GMMB/WATERFRONT/GREAT AMERICAN MEDIA ORDERS: KATZ MEDIA COLLECTS, CASH-IN-ADVANCE AND AS AN OFFICIAL AGENT ON BEHALF OF OUR REPRESENTED STATIONS, ALL MONIES FOR POLITICAL AND ISSUE BUYS PLACED OUT OF GREER. ONCE YOUR INVOICES ARE RECONCILED WITH OUR ORDERS BY OUR NY BILLING OFFICE, PAYMENT IS SENT TO YOU ONLY FOR WHAT RAN. WE ARE THE ONES RESPONSIBLE FOR REFUNDING UNUSED FUNDS BACK TO THE AGENCY. PAYMENT IS USUALLY DISBURSED WITHIN 45 DAYS OF RECONCILIATION. PLEASE CONFIRM WITH PLEASE NOTE WITH ALL POLITICAL/ISSUE ORDERS THERE IS A 24 HOUR CANCELLATION NOTICE. KEVIN.POLLOCK@KATZRADIOGROUP.COM 215.557.4255

** 11/3/2016 3:14:00 PM: THIS IS A KATZ MEDIA GROUP ORDER. ALL BILLING SHOULD BE SENT TO KATZ MEDIA GROUP 125 W 55TH ST./NY,NY 10019. KATZ MEDIA GROUP IS NOT LIABLE FOR PAYMENT.

* STATION ORDER COMMENT *

** 11/3/2016 3:25:00 PM: CONFIRMED DK 11/03

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF WKS	NPW	RATE	TOT SPTS
		FLIGHT 1							
	1.1F..	6A - 10A	60	11/4/2016 - 11/4/2016	1W	4	\$100.00	4
	1.2F..	10A - 3P	60	11/4/2016 - 11/4/2016	1W	4	\$100.00	4
	1.3F..	3P - 7P	60	11/4/2016 - 11/4/2016	1W	4	\$100.00	4
	1.4F..	7P - 12A	60	11/4/2016 - 11/4/2016	1W	4	\$40.00	4
	1.5S.	6A - 10A	60	11/5/2016 - 11/5/2016	1W	4	\$50.00	4
	1.6S.	6A - 7P	60	11/5/2016 - 11/5/2016	1W	10	\$50.00	10
	1.7S	6A - 7P	60	11/6/2016 - 11/6/2016	1W	10	\$50.00	10
					** WEEKLY FLIGHT TOTALS **		40	\$2,560.00	
		FLIGHT 2							
	2.1	MT.....	6A - 10A	60	11/7/2016 - 11/8/2016	1W	3	\$100.00	3
	2.2	MT.....	10A - 3P	60	11/7/2016 - 11/8/2016	1W	8	\$100.00	8
	2.3	M.....	3P - 7P	60	11/7/2016 - 11/7/2016	1W	3	\$100.00	3
	2.4	M.....	7P - 12A	60	11/7/2016 - 11/7/2016	1W	3	\$40.00	3
					** WEEKLY FLIGHT TOTALS **		17	\$1,520.00	

Nov 03, 16

CONT# 30225878 Mod# Ver# 1 (Last =)
REP WW1 National

DDS CONT# 0
C/P/E: HIL / PRES / 5345

	Nov 16					
SPOTS	57					
CASH	4080.00					
TRADE	0.00					
NSL	0.00					
TOTAL	4080.00					

						TOTAL
SPOTS						57
CASH						4,080.00
TRADE						0.00
NSL						0.00
TOTAL						4,080.00

**** Competitive Comments ****

SVC:
Demo Adults 35+

Nondiscrimination -Paragraphs 49 and 50 of the United States Federal Communications Commission's Report and Order No. 07-217 provides that broadcast stations' advertising contracts will not discriminate on the basis of race or ethnicity, and must contain nondiscrimination clauses. Consistent with this order, Katz Communications, Inc. (including any subsidiary or division of Katz) does not discriminate in any broadcast advertising contract on the basis of race or ethnicity and evaluates, negotiates and completes its broadcast advertising contracts without regard to race or ethnicity.

Sales Order

Advertiser **HILLARY CLINTON FOR PRESIDENT**

Agency **KATZ MEDIA GROUP**

Bill To **KATZ MEDIA GROUP**

125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Account

Executive **Philly Katz**

Contract # **30225878**

Estimate # **HIL / PRES / 5345**

Description **Hillary Clinton For President**

Stratus # **35193**

Special **NON- PREEMPTIBLE - MUST RUN**
Instructions

Contact **(212) 424-6000**

New / Revision **New**

Start Date **11/04/16**

End Date **11/08/16**

Month Type **Broadcast**

Billing Cycle **End of Flight**

Agency Comm. **15.000**

Co-op **No**

Co-op Product

Notarized **N**

of Invoices **1**

Make Goods **Ask AE**

Income Type **Political: National Agency Candidate "Use" - 42200**

Local Income Type **Political National - 42200**

Competitive Code **Political Advt#3904 Agcy#171**

Order Entered **11/03/16**

Schedule

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
1	HILLARY CLINTON FOR PRESIDENT	60 100.00	11/04/16 11/04/16	6:00AM 10:00AM	N		0	0	0	0	4	0	0	400.00 4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499126	All Weeks											
2	HILLARY CLINTON FOR PRESIDENT	60 100.00	11/04/16 11/04/16	10:00AM 3:00PM	N		0	0	0	0	4	0	0	400.00 4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499127	All Weeks											
3	HILLARY CLINTON FOR PRESIDENT	60 100.00	11/04/16 11/04/16	3:00PM 7:00PM	N		0	0	0	0	4	0	0	400.00 4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499128	All Weeks											
4	HILLARY CLINTON FOR PRESIDENT	60 40.00	11/04/16 11/04/16	7:00PM 11:59PM	N		0	0	0	0	4	0	0	160.00 4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499129	All Weeks											
5	HILLARY CLINTON FOR PRESIDENT	60 50.00	11/05/16 11/05/16	6:00AM 10:00AM	N		0	0	0	0	0	4	0	200.00 4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499130	All Weeks											
6	HILLARY CLINTON FOR PRESIDENT	60 50.00	11/05/16 11/05/16	6:00AM 7:00PM	N		0	0	0	0	0	10	0	500.00 10 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499131	All Weeks											
7	HILLARY CLINTON FOR PRESIDENT	60 50.00	11/06/16 11/06/16	6:00AM 7:00PM	N		0	0	0	0	0	0	10	500.00 10 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	499132	All Weeks											
8		60	11/07/16	3:00PM										300.00

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total									
	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	100.00 499133	11/07/16 All Weeks	7:00PM	N		3	0	0	0	0	0	0	3 Spots									
9	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 40.00 499134	11/07/16 All Weeks	7:00PM 11:59PM	N		3	0	0	0	0	0	0	120.00 3 Spots									
10	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 100.00 499135	11/07/16 All Weeks	6:00AM 10:00AM	Y	3	X	X						300.00 3 Spots									
11	HILLARY CLINTON FOR PRESIDENT Political: National Agency Candidate "Use" - 42200 / Political National - 42200	60 100.00 499136	11/07/16 All Weeks	10:00AM 3:00PM	Y	8	X	X						800.00 8 Spots									
Nov 16 = 4080.00 / 3468.00		Dec 16 = 0.00 / 0.00		Jan 17 = 0.00 / 0.00		Feb 17 = 0.00 / 0.00		Mar 17 = 0.00 / 0.00		Apr 17 = 0.00 / 0.00		May 17 = 0.00 / 0.00		Jun 17 = 0.00 / 0.00		Jul 17 = 0.00 / 0.00		Aug 17 = 0.00 / 0.00		Sep 17 = 0.00 / 0.00		Oct 17 = 0.00 / 0.00	

Gross: 4080.00 Net: 3468.00 Total Due: 3468.00 57 Spots

Client Acceptance: _____ **Date:** _____

Account Executive: 11/3/2016 3:23:43 PM by Danielle Kaminski

Sales / Market Manager: 11/3/2016 3:35:53 PM by Greg Smith

Business Manager: 11/3/2016 3:38:17 PM by Diane Cunningham

Traffic Manager: 11/3/2016 3:51:01 PM by Roshunda Marzett

V 5.2

ALL ORDERS SUBJECT TO THE STANDARD TERMS AND CONDITIONS ATTACHED HERETO

STANDARD TERMS AND CONDITIONS

1. PARTIES

For purposes of this agreement:

- (a) "Station" shall refer to radio stations owned and operated by Cumulus Broadcasting LLC and/or Cumulus Media Partners LLC, the licensee(s), which will broadcast the announcements or programs as provided for hereunder.
- (b) "Advertiser" shall mean the person, firm, or corporation whose goods, services, or the like are the subject(s) of the radio time contracted for herein.
- (c) "Agency" shall mean the advertising agency, if any, that authorized the purchase of radio time from the Station.
- (d) "Advertiser/Agency" shall mean "Advertiser" if an agency is not involved with this agreement, and shall mean "Advertiser and/or Agency" if an agency is involved with this agreement.

2. AGENCY AS AGENT FOR ADVERTISER

Agency acknowledges and represents that it is acting as an agent for and on behalf of Advertiser. Agency further acknowledges and represents that it has actual authority to enter into this agreement for and on behalf of Advertiser. If an agency is involved with this agreement, Agency and Advertiser shall be jointly and severally liable for all payments to be made to Station under this agreement.

3. PAYMENT AND BILLING

- (a) Station will invoice Advertiser/Agency not less than monthly.
- (b) Station's invoices for broadcasts, announcements, or other services provided under this agreement shall be deemed correct unless proven otherwise, and shall be, in the case of broadcasts or announcements, based on Station's log.
- (c) Upon Advertiser's/Agency's request, Station shall furnish an affidavit or certification of performance at the time of billing. Unless the request is received prior to billing, the request for an affidavit or certification of performance shall not act as a condition precedent to any payment or the time of any payment called for under this agreement.
- (d) Payment by Advertiser/Agency is due on receipt of invoice and is considered past due at 30 days. Payments not made within 30 days shall bear interest at the rate of 1½ percent per month or the maximum amount permitted by law, if less than 1½ percent per month. If Advertiser/Agency fails to make payments as provided for herein, or if Advertiser/Agency fails to comply with any other provision of this agreement, notwithstanding any other contract provision, Station shall have the right, in addition to any other rights it may have, without notice, to cancel or suspend any broadcasting or to cancel this agreement. Station reserves the right to revoke any agency commission, in whole or in part, in the event that payments are not made as provided for herein.

4. TERMINATION

Either party may terminate this agreement by giving the other party 14 days prior written notice. If Advertiser/Agency so terminates this agreement, it shall pay Station at the rate on which this agreement is based up to the effective date of termination. If Station so terminates this agreement, Advertiser/Agency will either agree with Station on a satisfactory substitute day or time for continuance of the broadcast or announcements covered by this agreement at the rates on which this agreement is based for such substitute time, or if no such agreement can be reached, Advertiser/Agency will pay Station according to the rates specified herein for all broadcasts or announcements previously rendered by Station. Station may terminate this agreement at any time upon breach by Advertiser/Agency. In the event of termination hereunder, neither party shall be liable to the other party otherwise than as specified in this agreement.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC IMPORTANCE OR IN THE PUBLIC INTEREST

- (a) Station shall have the right to cancel any broadcast or announcement or any portion thereof covered by this agreement in order to broadcast any program that Station, in its absolute discretion, deems to be of public importance or in the public interest. In such case, Station will notify Advertiser/Agency in advance, if reasonably possible, but if not, within a reasonable time after such broadcast or announcement has been canceled.
- (b) In the event that any broadcast or announcement is canceled under paragraph 5(a) above, Advertiser/Agency and Station will agree on a satisfactory substitute day and time for the broadcast or announcement, or if no such agreement can be reached within 7 days after notice of cancellation, the broadcast or announcement will be considered canceled without affecting the rates or rights provided under this agreement, except that Advertiser/Agency shall not be required to pay for the cancelled broadcast or announcement.

6. FAILURE TO BROADCAST

If, due to public emergency or necessity, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical, electronic or technical breakdowns beyond Station's control, there is an interruption or omission of any program or commercial announcement contracted to be broadcast hereunder, Station shall not be in breach hereof, but upon agreement with Advertiser/Agency, Station shall substitute a reasonable equivalent date and time for the broadcast of the interrupted or omitted program or commercial announcement. If no such substitute time is available or agreed upon between the parties, the time charges allocable to the interrupted or omitted program or commercial announcement will be waived.

7. RATE PROTECTION

Station reserves the right at any time, upon 30-days written notice, to change the rates, discounts, or charges hereunder.

8. COMMERCIAL MATERIALS; INDEMNIFICATION

- (a) This agreement is not exclusive as to Advertiser's business, products, or services and Station remains free to solicit and broadcast programs or announcements of other advertisers whether or not they are in competition with Advertiser's business, products, or services. All commercial materials, audio or video tapes, programs, or other similar materials shall be furnished and delivered to Station at Advertiser's/Agency's sole expense. Such materials, together with any instructions pertaining thereto, shall be delivered at least 48 hours in advance of the scheduled broadcast or announcement. All materials furnished for broadcast shall not be contrary to the public interest and shall conform to Station's then-existing program and operating policy and quality standards, and are subject to Station's prior approval and continuing right to reject or require editing of such materials. No advertising matter, announcement, or program that may be deemed, in the Station's sole discretion, injurious or prejudicial to the public's interest the Station, or honest advertising and reputable business in general will be accepted. Station may destroy or dispose of any commercial material 60 days after the last broadcast hereunder, unless otherwise instructed in writing by Advertiser/Agency.
- (b) Notwithstanding Station's approval rights in paragraph 8(a), Advertiser/ Agency shall indemnify and hold Station, its agents, employees, and officers harmless from and against all claims, damages, obligations, liabilities, costs and expenses, including attorneys' fees, that arise out of or result from any broadcast, preparation of any broadcast, or contemplated broadcast of materials furnished by or on behalf of Advertiser/Agency, or furnished by Station at Advertiser's/ Agency's request for use in connection with commercial material, including but not limited to those arising out of or that result from libel, slander, invasion of privacy rights, or infringement of any proprietary rights. Advertiser/Agency warrants that all materials furnished to Station truly represent Advertiser's business, products, or services and will be free from false claims or assertions. This paragraph 8(b) shall survive cancellation or termination of this agreement.

9. DISPUTES

Any discrepancy, dispute, or disagreement by Advertiser/Agency with any broadcast, announcement, program, or other service provided by Station hereunder or related to the amount charged by Station for same shall be reported to Station in writing within 20 days from the date of the invoice relating to same, time being of the essence. Failure to report such discrepancy, dispute, or disagreement in writing within such time shall constitute a waiver of all claims by Advertiser/Agency arising out of or related to such discrepancy, dispute, or disagreement.

10. GENERAL

- (a) This agreement is subject to the terms of the licenses held by Station and is further subject to all federal, state, and municipal laws and regulations now in force or that may be enacted in the future, including but not limited to the Rules and Regulations of the Federal Communications Commission and its decisions, actions, and orders when acting under its quasi-legislative powers.
- (b) This agreement, including the rights and obligations under it, may not be assigned or transferred without first obtaining Station's written consent, nor may Station be required to broadcast hereunder for the benefit of any Advertiser/ Agency other than those named on the face of this agreement.
- (c) In the event of a breach by Station, Advertiser's/Agency's exclusive remedy therefore shall be a credit for substituted advertising time of equal value, and in no event shall Station be liable for any consequential, incidental, or punitive damages, or monetary damages of any type.
- (d) This agreement shall be construed under and according to the laws of the State in which the Station's main studio is located. All parties hereto agree that in any action brought to enforce the obligation or right of any party hereunder, each party consents to personal jurisdiction and venue in any court of appropriate jurisdiction in the county or parish where the Station's main studio is located.
- (e) If it becomes necessary for Station to place Advertiser's/Agency's account with an attorney or collection agency for the purpose of enforcing its rights hereunder, Advertiser/Agency shall be liable to Station for reasonable attorneys' fees, costs, and expenses.
- (f) All notices hereunder shall be in writing and delivered by hand or registered or certified mail and shall be deemed given when delivered in person or, if mailed, on the second business day after the date of the mailing. Any notice hereunder shall be sufficient if given to either Advertiser or Agency.
- (g) If any provision of this agreement shall be adjudged by a court to be void or unenforceable, such adjudication shall not affect the validity or enforceability of any other provision of this agreement.
- (h) The provisions hereof constitute the entire agreement between the parties and supersede any and all other transactions, negotiations, or representations whatsoever as to the broadcast or announcements, or the parties' rights and obligations hereunder, and shall not be modified except in writing.
- (i) This Station does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race, gender or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales agreement for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race, gender, national origin or ancestry.

STANDARD TERMS AND CONDITIONS

5/3/2011

McGee, Patrick

Subject: Wire Deposit Confirmation - HFA MI

Importance: High

From: ap@agencyacctgservices.com [mailto:ap@agencyacctgservices.com]

Sent: Thursday, November 03, 2016 7:02 PM

To: Rodriguez, Joe; Chenault, LaTonya

Subject: A Deposit will be made to your account

Katz Media Group (0001015895), a deposit from GMMB in the amount of \$347,784.30 will be made to your account on 11/04/2016. Further details relating to this deposit are shown below.

Transfer Number: 020821

Invoice Number	Invoice Date	Voucher Id	Paid Amount	Flight Date	Project ID	Activity ID	Project Name
00275747NOV2016NOV2016	11/03/2016	00275747	\$347,784.30	11/04/2016-11/08/2016	200182	206	HFA General Media 2016



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
Station: Cumulus - Detroit - WJR-AM
Phone#: 313-873-9713

Invoice #: 1202177890 EDI INVOICE
Invoice 11/13/16
Date:
Order #: 35194

HILLARY CLINTON FOR PRESIDENT
Advt#3904 Agcy#171

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345

Terms: Due on Receipt

Description: Hillary Clinton For President

Day	Date	Time	Len	Line #	Rate	Cl	Product
Fri	11/04/16	6:28AM	60	499137	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	7:24AM	60	499137	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	8:29AM	60	499137	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	9:13AM	60	499137	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	7:31PM	60	499138	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	8:44PM	60	499138	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	9:44PM	60	499138	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Fri	11/04/16	10:45PM	60	499138	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:17AM	60	499139	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:24AM	60	499139	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:48AM	60	499139	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	7:08AM	60	499139	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	5:15PM	60	499141	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	5:45PM	60	499141	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:16PM	60	499141	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sat	11/05/16	6:43PM	60	499141	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:17AM	60	499142	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:46AM	60	499142	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	8:29AM	60	499142	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	9:30AM	60	499142	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:16PM	60	499144	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:30PM	60	499144	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:32PM	60	499144	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Sun	11/06/16	6:45PM	60	499144	\$100.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:53AM	60	499147	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	8:13AM	60	499147	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	10:52AM	60	499148	\$450.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	11:28AM	60	499148	\$450.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	3:44PM	60	500365	\$400.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	4:32PM	60	499145	\$400.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	5:32PM	60	499145	\$400.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED



INVOICE

Bill To: KATZ MEDIA GROUP
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Remit To: 3580 Momentum Place
Chicago, IL 60689-5335
Station: Cumulus - Detroit - WJR-AM
Phone#: 313-873-9713

Invoice #: 1202177890 EDI INVOICE
Invoice 11/13/16
Date:
Order #: 35194

HILLARY CLINTON FOR PRESIDENT
Advt#3904 Agcy#171

Acct Exec: Philly Katz
Estimate #: HIL / PRES / 5345
Description: Hillary Clinton For President

Terms: Due on Receipt

Day	Date	Time	Len	Line #	Rate	Cl	Product
Mon	11/07/16	5:52PM	60	499145	\$400.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:04PM	60	499145	\$400.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	6:53PM	60	500365	\$400.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	7:07PM	60	499146	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	7:44PM	60	499146	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	10:15PM	60	499146	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Mon	11/07/16	11:18PM	60	499146	\$50.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	6:13AM	60	499147	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	7:13AM	60	499147	\$650.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	10:13AM	60	499148	\$450.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED
Tue	11/08/16	11:13AM	60	499148	\$450.00	B	HFA16GR308_IMAGINE-GENERAL_SLATED

Gross Amount	\$11,400.00	Total Spots 42
Agency Commission	\$1,710.00	
Net Amount	\$9,690.00	Terms: Due on Receipt



Political Advertiser Public File Checklist

Flight Date(s): 3.2.16 - 3.8.16

The following documents are included in the public file for:

Hillary Clinton for President
(Advertiser)

Issue Advertising or Political Candidate:

Issue Advertising Political Candidate

Documents in this File:

- Insertion Order from Agency/Firm [original & revision(s)]
- Station Broadcast Sales Order [original & revision(s)]
- Sponsorship Disclosure Statement (i.e. NAB form)
- Copy of check(s) or credit card authorization(s)

Filed By: Erina Albertson

Date: 3.2.16

() checked

POLITICAL INQUIRY FORM

(TO BE COMPLETED BY STATION REPRESENTATIVE RESPONDING TO THE INQUIRY)

INSTRUCTIONS: This form must be completed as to all requests, both oral and written, for broadcast time to be used by or on behalf of (1) a candidate for public office or (2) persons who wish to communicate a message relating to "any political matter of national importance," as defined in the Bipartisan Campaign Reform Act of 2002. It is to be kept in the Station Public File for a period of two years.

STATION WDND-FM

DATE OF REQUEST: 3.2.2016

INQUIRY MADE BY: Daniel Jester

AGENCY (if any): KATZ Media Group

ADDRESS OF AGENCY: 125 West 55th Street, 3rd Floor

CITY, STATE, ZIP OF AGENCY: New York, NY 10019

TELEPHONE NUMBER OF AGENCY: 202-338-8700

CANDIDATE: Hillary Clinton

ORGANIZATION OR SPONSORING AUTHORITY (WHO WILL PAY): Daniel Jester, GMMB

IF SPONSOR IS A COMMITTEE, NAME OF COMMITTEE:

ADDRESS OF COMMITTEE:

CITY, STATE, ZIP OF COMMITTEE:

TELEPHONE NUMBER OF COMMITTEE:

COMMITTEE OFFICERS:

Chairman:

Vice Chairman:

Treasurer:

Secretary:

Is this the Candidate's Authorized Committee? () yes () no

OFFICE SOUGHT: PARTY AFFILIATION:

() federal () state () local

ELECTION AND DATE:

() primary () general

FOR ISSUE ADS ONLY:

- a. Candidate(s) and offices (if any) referred to: _____

- b. Federal election(s) (if any) referred to: _____
- c. Issue(s) discussed: _____
- d. Name, Address, Phone Number of Contact: _____

DATES REQUESTED: 3.2.16 - 3.8.16

LENGTH OF SPOT/PROGRAM TIME REQUESTED: :60

REQUEST MADE:

in writing orally
If request is made in writing, attach and retain.

STATION OFFER: Complied with order in full, as received by
KATZ Media Group (attach/see folder).

DISPOSITION OF REQUEST:

granted denied
If not granted, state reasons in space below. If denied in writing, attach and retain. If granted, attach contract and invoice, when available.

REQUEST FOR DOCUMENTATION THAT CANDIDATE IS LEGALLY QUALIFIED:

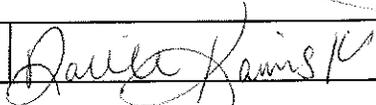
yes no
Attach any written documentation received.

DATE POLITICAL DISCLOSURE FORM SUBMITTED TO REQUESTOR: 3.2.16

COMMENTS

(this is follow-up paperwork to further recognize/accept official order)

STATION REP	
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REVIEWED	
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Mar 02, 16
 CONT# 29564104 Mod# Ver# 1 (Last =)
 REP WW1 National
 TO WDVD-FM (Detroit, MI)
 FM LATONYA CHENAULT
 OFF PHILADELPHIA
 AGY Katz Media Group
 ADDR 125 West 55th Street 3rd Floor
 New York, NY 10019

DDS CONT# 0
 C/P/E: 114430

SALESPERSON FAX#

PH # 202-338-8700

BYR Helen Hanratty
 ADV HILLARY CLINTON FOR PRESIDENT
 PDT Hillary Clinton For America 2016
 FLT Mar 02, 16 - Mar 10, 16

* REP ORDER COMMENT *

** 3/2/2016 2:39:00 PM: FOR ALL GMMB/WATERFRONT/GREAT AMERICAN MEDIA ORDERS: KATZ MEDIA COLLECTS, CASH-IN-ADVANCE AND AS AN OFFICIAL AGENT ON BEHALF OF OUR REPRESENTED STATIONS, ALL MONIES FOR POLITICAL AND ISSUE BUYS PLACED OUT OF GREER. ONCE YOUR INVOICES ARE RECONCILED WITH OUR ORDERS BY OUR NY BILLING OFFICE, PAYMENT IS SENT TO YOU ONLY FOR WHAT RAN. WE ARE THE ONES RESPONSIBLE FOR REFUNDING UNUSED FUNDS BACK TO THE AGENCY. PAYMENT IS USUALLY DISBURSED WITHIN 45 DAYS OF RECONCILIATION. PLEASE CONFIRM WITH PLEASE NOTE WITH ALL POLITICAL/ISSUE ORDERS THERE IS A 24 HOUR CANCELLATION NOTICE. KEVIN.POLLOCK@KATZRADIOGROUP.COM 215.557.4255

** 3/2/2016 2:39:00 PM: THIS IS A KATZ MEDIA GROUP ORDER. ALL BILLING SHOULD BE SENT TO KATZ MEDIA GROUP 125 W 55TH ST./NY,NY 10019. KATZ MEDIA GROUP IS NOT LIABLE FOR PAYMENT.

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF WKS	NPW	RATE	TOT SPTS
		FLIGHT 1							
	1.1	WThF,MTu	6A - 10A	60	3/2/2016 - 3/8/2016	1W	10	\$250.00	10
	1.2	WThF,MTu	10A - 3P	60	3/2/2016 - 3/8/2016	1W	10	\$250.00	10
	1.3	WThF,MTu	3P - 7P	60	3/2/2016 - 3/8/2016	1W	10	\$275.00	10
	1.4S.	6A - 10A	60	3/5/2016 - 3/5/2016	1W	2	\$75.00	2
	1.5S.	10A - 3P	60	3/5/2016 - 3/5/2016	1W	2	\$100.00	2
	1.6S.	3P - 7P	60	3/5/2016 - 3/5/2016	1W	2	\$100.00	2
	1.7S	6A - 10A	60	3/6/2016 - 3/6/2016	1W	2	\$75.00	2
	1.8S	10A - 3P	60	3/6/2016 - 3/6/2016	1W	2	\$100.00	2
	1.9S	3P - 7P	60	3/6/2016 - 3/6/2016	1W	2	\$100.00	2
					** WEEKLY FLIGHT TOTALS **		42	\$8,850.00	

	Mar 16					
SPOTS	42					
CASH	8850.00					
TRADE	0.00					
NSL	0.00					
TOTAL	8850.00					

CONT# 29564104 Mod# Ver# 1 (Last =)
REP WW1 National

DDS CONT# 0
C/P/E: 1 / 4430

						TOTAL
SPOTS						42
CASH						8,850.00
TRADE						0.00
NSL						0.00
TOTAL						8,850.00

**** Competitive Comments ****

SVC: FA99 MSA CustRadio
Demo Adults 35+

Nondiscrimination -Paragraphs 49 and 50 of the United States Federal Communications Commission's Report and Order No. 07-217 provides that broadcast stations' advertising contracts will not discriminate on the basis of race or ethnicity, and must contain nondiscrimination clauses. Consistent with this order, Katz Communications, Inc. (including any subsidiary or division of Katz) does not discriminate in any broadcast advertising contract on the basis of race or ethnicity and evaluates, negotiates and completes its broadcast advertising contracts without regard to race or ethnicity.

Sales Order

Advertiser **HILLARY CLINTON FOR PRESIDENT**
 Agency **KATZ MEDIA GROUP**

Bill To **KATZ MEDIA GROUP**
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Account

Executive **Philly Katz**

Contract # **29564104**

Estimate # **4430**

Description **Hillary Clinton For America 2016**

Stratus # **31179**

Special **NON-PREEMPTIBLE...RECEIVED ON 3/2/16 (AFTERNOON).**
 Instructions

Contact **(212) 424-6000**

New / Revision **New**

Start Date **03/02/16**

End Date **03/08/16**

Month Type **Broadcast**

Billing Cycle **End of Flight**

Agency Comm. **15.000**

Co-op **No**

Co-op Product

Notarized **N**

of Invoices **1**

Make Goods **Make Good in Flight**

Income Type **Political: National Agency Candidate "Use" - 42200**

Local Income Type **Political National - 42200**

Competitive Code **Political Advt#3904 Agcy#171**

Order Entered **03/02/16**

Schedule

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
1	Hillary Clinton For America 2016	60 250.00	03/03/16 03/06/16	6:00AM 10:00AM	Y	5				X	X			1250.00 5 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422076	All Weeks											REVISED
2	Hillary Clinton For America 2016	60 250.00	03/07/16 03/08/16	6:00AM 10:00AM	Y	5	X	X						1250.00 5 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422077	All Weeks											REVISED
3	Hillary Clinton For America 2016	60 250.00	03/03/16 03/04/16	10:00AM 3:00PM	Y	5				X	X			1250.00 5 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422078	All Weeks											REVISED
4	Hillary Clinton For America 2016	60 250.00	03/07/16 03/08/16	10:00AM 3:00PM	Y	5	X	X						1250.00 5 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422079	All Weeks											REVISED
5	Hillary Clinton For America 2016	60 275.00	03/03/16 03/04/16	3:00PM 7:00PM	Y	5				X	X			1375.00 5 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422080	All Weeks											REVISED
6	Hillary Clinton For America 2016	60 275.00	03/07/16 03/08/16	3:00PM 7:00PM	Y	5	X	X						1375.00 5 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422081	All Weeks											REVISED
7	Hillary Clinton For America 2016	60 75.00	03/05/16 03/06/16	6:00AM 10:00AM	N							2	2	300.00 4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422082	All Weeks											REVISED
8		60	03/05/16	10:00AM										400.00

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
	Hillary Clinton For America 2016	100.00	03/06/16	3:00PM	N							2	2	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422083	All Weeks											REVISIED
9	Hillary Clinton For America 2016	60	03/05/16	3:00PM										400.00
	Hillary Clinton For America 2016	100.00	03/06/16	7:00PM	N							2	2	4 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	422084	All Weeks											REVISIED
Mar 16 = 8850.00 / 7522.50	Apr 16 = 0.00 / 0.00	May 16 = 0.00 / 0.00	Jun 16 = 0.00 / 0.00	Jul 16 = 0.00 / 0.00	Aug 16 = 0.00 / 0.00									
Sep 16 = 0.00 / 0.00	Oct 16 = 0.00 / 0.00	Nov 16 = 0.00 / 0.00	Dec 16 = 0.00 / 0.00	Jan 17 = 0.00 / 0.00	Feb 17 = 0.00 / 0.00									

Gross: 8850.00 Net: 7522.50 Total Due: 7522.50 42 Spots

Client Acceptance: _____ **Date:** _____

Account Executive: 3/2/2016 3:20:34 PM by ERINA ALBERTSON

Sales / Market Manager: 3/2/2016 3:22:34 PM by Greg Smith

Business Manager: 3/2/2016 3:23:26 PM by Diane Cunningham

Traffic Manager:

V 5.2

ALL ORDERS SUBJECT TO THE STANDARD TERMS AND CONDITIONS ATTACHED HERETO

STANDARD TERMS AND CONDITIONS

1. PARTIES

For purposes of this agreement:

- (a) "Station" shall refer to radio stations owned and operated by Cumulus Broadcasting LLC and/or Cumulus Media Partners LLC, the licensee(s), which will broadcast the announcements or programs as provided for hereunder.
- (b) "Advertiser" shall mean the person, firm, or corporation whose goods, services, or the like are the subject(s) of the radio time contracted for herein.
- (c) "Agency" shall mean the advertising agency, if any, that authorized the purchase of radio time from the Station.
- (d) "Advertiser/Agency" shall mean "Advertiser" if an agency is not involved with this agreement, and shall mean "Advertiser and/or Agency" if an agency is involved with this agreement.

2. AGENCY AS AGENT FOR ADVERTISER

Agency acknowledges and represents that it is acting as an agent for and on behalf of Advertiser. Agency further acknowledges and represents that it has actual authority to enter into this agreement for and on behalf of Advertiser. If an agency is involved with this agreement, Agency and Advertiser shall be jointly and severally liable for all payments to be made to Station under this agreement.

3. PAYMENT AND BILLING

- (a) Station will invoice Advertiser/Agency not less than monthly.
- (b) Station's invoices for broadcasts, announcements, or other services provided under this agreement shall be deemed correct unless proven otherwise, and shall be, in the case of broadcasts or announcements, based on Station's log.
- (c) Upon Advertiser's/Agency's request, Station shall furnish an affidavit or certification of performance at the time of billing. Unless the request is received prior to billing, the request for an affidavit or certification of performance shall not act as a condition precedent to any payment or the time of any payment called for under this agreement.
- (d) Payment by Advertiser/Agency is due on receipt of invoice and is considered past due at 30 days. Payments not made within 30 days shall bear interest at the rate of 1½ percent per month or the maximum amount permitted by law, if less than 1½ percent per month. If Advertiser/Agency fails to make payments as provided for herein, or if Advertiser/Agency fails to comply with any other provision of this agreement, notwithstanding any other contract provision, Station shall have the right, in addition to any other rights it may have, without notice, to cancel or suspend any broadcasting or to cancel this agreement. Station reserves the right to revoke any agency commission, in whole or in part, in the event that payments are not made as provided for herein.

4. TERMINATION

Either party may terminate this agreement by giving the other party 14 days prior written notice. If Advertiser/Agency so terminates this agreement, it shall pay Station at the rate on which this agreement is based up to the effective date of termination. If Station so terminates this agreement, Advertiser/Agency will either agree with Station on a satisfactory substitute day or time for continuance of the broadcast or announcements covered by this agreement at the rates on which this agreement is based for such substitute time, or if no such agreement can be reached, Advertiser/Agency will pay Station according to the rates specified herein for all broadcasts or announcements previously rendered by Station. Station may terminate this agreement at any time upon breach by Advertiser/Agency. In the event of termination hereunder, neither party shall be liable to the other party otherwise than as specified in this agreement.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC IMPORTANCE OR IN THE PUBLIC INTEREST

- (a) Station shall have the right to cancel any broadcast or announcement or any portion thereof covered by this agreement in order to broadcast any program that Station, in its absolute discretion, deems to be of public importance or in the public interest. In such case, Station will notify Advertiser/Agency in advance, if reasonably possible, but if not, within a reasonable time after such broadcast or announcement has been canceled.
- (b) In the event that any broadcast or announcement is canceled under paragraph 5(a) above, Advertiser/Agency and Station will agree on a satisfactory substitute day and time for the broadcast or announcement, or if no such agreement can be reached within 7 days after notice of cancellation, the broadcast or announcement will be considered canceled without affecting the rates or rights provided under this agreement, except that Advertiser/Agency shall not be required to pay for the canceled broadcast or announcement.

6. FAILURE TO BROADCAST

If, due to public emergency or necessity, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical, electronic or technical breakdowns beyond Station's control, there is an interruption or omission of any program or commercial announcement contracted to be broadcast hereunder, Station shall not be in breach hereof, but upon agreement with Advertiser/Agency, Station shall substitute a reasonable equivalent date and time for the broadcast of the interrupted or omitted program or commercial announcement. If no such substitute time is available or agreed upon between the parties, the time charges allocable to the interrupted or omitted program or commercial announcement will be waived.

7. RATE PROTECTION

Station reserves the right at any time, upon 30-days written notice, to change the rates, discounts, or charges hereunder.

8. COMMERCIAL MATERIALS; INDEMNIFICATION

- (a) This agreement is not exclusive as to Advertiser's business, products, or services and Station remains free to solicit and broadcast programs or announcements of other advertisers whether or not they are in competition with Advertiser's business, products, or services. All commercial materials, audio or video tapes, programs, or other similar materials shall be furnished and delivered to Station at Advertiser's/Agency's sole expense. Such materials, together with any instructions pertaining thereto, shall be delivered at least 48 hours in advance of the scheduled broadcast or announcement. All materials furnished for broadcast shall not be contrary to the public interest and shall conform to Station's then-existing program and operating policy and quality standards, and are subject to Station's prior approval and continuing right to reject or require editing of such materials. No advertising matter, announcement, or program that may be deemed, in the Station's sole discretion, injurious or prejudicial to the public's interest in the Station, or honest advertising and reputable business in general will be accepted. Station may destroy or dispose of any commercial material 60 days after the last broadcast hereunder, unless otherwise instructed in writing by Advertiser/Agency.
- (b) Notwithstanding Station's approval rights in paragraph 8(a), Advertiser/ Agency shall indemnify and hold Station, its agents, employees, and officers harmless from and against all claims, damages, obligations, liabilities, costs and expenses, including attorneys' fees, that arise out of or result from any broadcast, preparation of any broadcast, or contemplated broadcast of materials furnished by or on behalf of Advertiser/Agency, or furnished by Station at Advertiser's/ Agency's request for use in connection with commercial material, including but not limited to those arising out of or that result from libel, slander, invasion of privacy rights, or infringement of any proprietary rights. Advertiser/Agency warrants that all materials furnished to Station truly represent Advertiser's business, products, or services and will be free from false claims or assertions. This paragraph 8(b) shall survive cancellation or termination of this agreement.

9. DISPUTES

Any discrepancy, dispute, or disagreement by Advertiser/Agency with any broadcast, announcement, program, or other service provided by Station hereunder or related to the amount charged by Station for same shall be reported to Station in writing within 20 days from the date of the invoice relating to same, time being of the essence. Failure to report such discrepancy, dispute, or disagreement in writing within such time shall constitute a waiver of all claims by Advertiser/Agency arising out of or related to such discrepancy, dispute, or disagreement.

10. GENERAL

- (a) This agreement is subject to the terms of the licenses held by Station and is further subject to all federal, state, and municipal laws and regulations now in force or that may be enacted in the future, including but not limited to the Rules and Regulations of the Federal Communications Commission and its decisions, actions, and orders when acting under its quasi-legislative powers.
- (b) This agreement, including the rights and obligations under it, may not be assigned or transferred without first obtaining Station's written consent, nor may Station be required to broadcast hereunder for the benefit of any Advertiser/ Agency other than those named on the face of this agreement.
- (c) In the event of a breach by Station, Advertiser's/Agency's exclusive remedy therefore shall be a credit for substituted advertising time of equal value, and in no event shall Station be liable for any consequential, incidental, or punitive damages, or monetary damages of any type.
- (d) This agreement shall be construed under and according to the laws of the State in which the Station's main studio is located. All parties hereto agree that in any action brought to enforce the obligation or right of any party hereunder, each party consents to personal jurisdiction and venue in any court of appropriate jurisdiction in the county or parish where the Station's main studio is located.
- (e) If it becomes necessary for Station to place Advertiser's/Agency's account with an attorney or collection agency for the purpose of enforcing its rights hereunder, Advertiser/Agency shall be liable to Station for reasonable attorneys' fees, costs, and expenses.
- (f) All notices hereunder shall be in writing and delivered by hand or registered or certified mail and shall be deemed given when delivered in person or, if mailed, on the second business day after the date of the mailing. Any notice hereunder shall be sufficient if given to either Advertiser or Agency.
- (g) If any provision of this agreement shall be adjudged by a court to be void or unenforceable, such adjudication shall not affect the validity or enforceability of any other provision of this agreement.
- (h) The provisions hereof constitute the entire agreement between the parties and supersede any and all other transactions, negotiations, or representations whatsoever as to the broadcast or announcements, or the parties' rights and obligations hereunder, and shall not be modified except in writing.
- (i) This Station does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race, gender or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales agreement for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race, gender, national origin or ancestry.

STANDARD TERMS AND CONDITIONS

5/3/2011



Check Date: 03/02/2016 Vendor: 0001015895 Katz Media Group Check No. 143623
 Project Name: HFA 2016 Flight Dates: 3/3/2016 thru 3/8/2016
 Project ID: 200112
 Activity ID: 221

Invoice Number	Invoice Date	Voucher ID	Gross Amount	Discount Taken	Paid Amount
00253943MAR2016MAR21	03/02/2016	00253943	177,609.20	0.00	177,609.20

ALM

Totals			\$177,609.20	\$0.00	\$177,609.20
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Washington Harbour
 3050 K Street, NW, Suite 100
 Washington, DC 20007
 202.338.8700

JPMORGAN CHASE BANK, N.A.
 Syracuse, NY
 50-937/213

143623

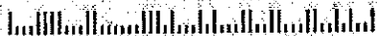
Date: 03/02/2016

Pay Amount: \$177,609.20***

****ONE HUNDRED SEVENTY-SEVEN THOUSAND SIX HUNDRED NINE AND 20 / 100 DOLLAR****

Pay To The Order Of
 KATZ MEDIA GROUP
 125 West 55th
 8th Floor
 New York, NY 10019-5366

Rodger V. Alm
 Authorized Signature





Political Advertiser Public File Checklist

Flight Date(s): 3.4.16 - 3.8.16

The following documents are included in the public file for:

Hillary Clinton For President
(Advertiser)

Issue Advertising or Political Candidate:

Issue Advertising Political Candidate

Documents in this File:

- Insertion Order from Agency/Firm [original & revision(s)]
- Station Broadcast Sales Order [original & revision(s)]
- Sponsorship Disclosure Statement (i.e. NAB form)
- Copy of check(s) or credit card authorization(s)

Filed By: Erin Albert

Date: 3.4.16

(-) checked

Mar 04, 16
 CONT# 29569916 Mod# Ver# 1 (Last =)
 REP WW1 National
 TO WDVD-FM (Detroit, MI)
 FM LATONYA CHENAULT
 OFF PHILADELPHIA
 AGY Katz Media Group
 ADDR 125 West 55th Street 3rd Floor
 New York, NY 10019

DDS CONT# 0
 C/P/E: na / na / na

SALESPERSON FAX#

PH # 202-338-8700

BYR Helen Hanratty
 ADV HILLARY CLINTON FOR PRESIDENT
 PDT Hilary Clinton for President-MI
 FLT Mar 03, 16 - Mar 08, 16

* REP ORDER COMMENT *

** 3/4/2016 1:20:00 PM: FOR ALL GMMB/WATERFRONT/GREAT AMERICAN MEDIA ORDERS: KATZ MEDIA COLLECTS, CASH-IN-ADVANCE AND AS AN OFFICIAL AGENT ON BEHALF OF OUR REPRESENTED STATIONS, ALL MONIES FOR POLITICAL AND ISSUE BUYS PLACED OUT OF GREER. ONCE YOUR INVOICES ARE RECONCILED WITH OUR ORDERS BY OUR NY BILLING OFFICE, PAYMENT IS SENT TO YOU ONLY FOR WHAT RAN. WE ARE THE ONES RESPONSIBLE FOR REFUNDING UNUSED FUNDS BACK TO THE AGENCY. PAYMENT IS USUALLY DISBURSED WITHIN 45 DAYS OF RECONCILIATION. PLEASE CONFIRM WITH PLEASE NOTE WITH ALL POLITICAL/ISSUE ORDERS THERE IS A 24 HOUR CANCELLATION NOTICE. KEVIN.POLLOCK@KATZRADIOGROUP.COM 215.557.4255

** 3/4/2016 1:20:00 PM: THIS IS A KATZ MEDIA GROUP ORDER. ALL BILLING SHOULD BE SENT TO KATZ MEDIA GROUP 125 W 55TH ST./NY,NY 10019. KATZ MEDIA GROUP IS NOT LIABLE FOR PAYMENT.

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF WKS	NPW	RATE	TOT SPTS
		FLIGHT 1							
	1.1S.	6A - 10A	60	3/5/2016 - 3/5/2016	1W	1	\$75.00	1
	1.2S.	10A - 3P	60	3/5/2016 - 3/5/2016	1W	2	\$100.00	2
	1.3S.	3P - 7P	60	3/5/2016 - 3/5/2016	1W	2	\$100.00	2
	1.4S.	7P - 12A	60	3/5/2016 - 3/5/2016	1W	2	\$40.00	2
	1.5S	6A - 10A	60	3/6/2016 - 3/6/2016	1W	2	\$75.00	2
	1.6S	10A - 3P	60	3/6/2016 - 3/6/2016	1W	2	\$100.00	2
	1.7S	3P - 7P	60	3/6/2016 - 3/6/2016	1W	2	\$100.00	2
	1.8S	7P - 12A	60	3/6/2016 - 3/6/2016	1W	2	\$40.00	2
					** WEEKLY FLIGHT TOTALS **		15	\$1,185.00	
		FLIGHT 2							
	2.1	MT.....	6A - 10A	60	3/7/2016 - 3/8/2016	1W	3	\$250.00	3
	2.2	MT.....	10A - 3P	60	3/7/2016 - 3/8/2016	1W	3	\$250.00	3
	2.3	M.....	3P - 7P	60	3/7/2016 - 3/7/2016	1W	2	\$275.00	2
	2.4	M.....	7P - 12A	60	3/7/2016 - 3/7/2016	1W	2	\$35.00	2
	2.5	.T.....	3P - 5P	60	3/8/2016 - 3/8/2016	1W	2	\$275.00	2
					** WEEKLY FLIGHT TOTALS **		12	\$2,670.00	

Mar 04, 16
 CONT# 29569916 Mod# Ver# 1 (Last =)
 REP WW1 National

DDS CONT# 0
 C/P/E: na / na / na

	Mar 16					
SPOTS	27					
CASH	3855.00					
TRADE	0.00					
NSL	0.00					
TOTAL	3855.00					

						TOTAL
SPOTS						27
CASH						3,855.00
TRADE						0.00
NSL						0.00
TOTAL						3,855.00

**** Competitive Comments ****

SVC:

Demo Adults 35+

Nondiscrimination -Paragraphs 49 and 50 of the United States Federal Communications Commission's Report and Order No. 07-217 provides that broadcast stations' advertising contracts will not discriminate on the basis of race or ethnicity, and must contain nondiscrimination clauses. Consistent with this order, Katz Communications, Inc. (including any subsidiary or division of Katz) does not discriminate in any broadcast advertising contract on the basis of race or ethnicity and evaluates, negotiates and completes its broadcast advertising contracts without regard to race or ethnicity.

Sales Order

Advertiser **HILLARY CLINTON FOR PRESIDENT**
 Agency **KATZ MEDIA GROUP**

Bill To **KATZ MEDIA GROUP**
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Account

Executive **Philly Katz**

Contract # **29569916**

Estimate # **na / na / na**

Description **Hilary Clinton for President-MI**

Stratus # **31246**

Special
 Instructions

Contact **(212) 424-6000**

New / Revision **New**

Start Date **03/03/16**

End Date **03/08/16**

Month Type **Broadcast**

Billing Cycle **End of Flight**

Agency Comm. **15.000**

Co-op **No**

Co-op Product

Notarized **N**

of Invoices **1**

Make Goods **Make Good in Flight**

Income Type **Political: National Agency Candidate "Use" - 42200**

Local Income Type **Political National - 42200**

Competitive Code **Political Advt#3904 Agcy#171**

Order Entered **03/04/16**

Schedule

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
1	HILLARY CLINTON FOR PRESIDENT	60 75.00	03/05/16 03/05/16	6:00AM 10:00AM	N		0	0	0	0	0	1	0	75.00 1 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423867	All Weeks											
2	HILLARY CLINTON FOR PRESIDENT	60 100.00	03/05/16 03/05/16	10:00AM 3:00PM	N		0	0	0	0	0	2	0	200.00 2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423868	All Weeks											
3	HILLARY CLINTON FOR PRESIDENT	60 100.00	03/05/16 03/05/16	3:00PM 7:00PM	N		0	0	0	0	0	2	0	200.00 2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423869	All Weeks											
4	HILLARY CLINTON FOR PRESIDENT	60 40.00	03/05/16 03/05/16	7:00PM 11:59PM	N		0	0	0	0	0	2	0	80.00 2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423870	All Weeks											
5	HILLARY CLINTON FOR PRESIDENT	60 75.00	03/06/16 03/06/16	6:00AM 10:00AM	N		0	0	0	0	0	0	2	150.00 2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423871	All Weeks											
6	HILLARY CLINTON FOR PRESIDENT	60 100.00	03/06/16 03/06/16	10:00AM 3:00PM	N		0	0	0	0	0	0	2	200.00 2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423872	All Weeks											
7	HILLARY CLINTON FOR PRESIDENT	60 100.00	03/06/16 03/06/16	3:00PM 7:00PM	N		0	0	0	0	0	0	2	200.00 2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423873	All Weeks											
8		60	03/06/16	7:00PM										80.00

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
	HILLARY CLINTON FOR PRESIDENT	40.00	03/06/16	11:59PM	N		0	0	0	0	0	0	2	2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423874	All Weeks											
9	HILLARY CLINTON FOR PRESIDENT	60	03/07/16	3:00PM										550.00
	HILLARY CLINTON FOR PRESIDENT	275.00	03/07/16	7:00PM	N		2	0	0	0	0	0	0	2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423875	All Weeks											
10	HILLARY CLINTON FOR PRESIDENT	60	03/07/16	7:00PM										70.00
	HILLARY CLINTON FOR PRESIDENT	35.00	03/07/16	11:59PM	N		2	0	0	0	0	0	0	2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423876	All Weeks											
11	HILLARY CLINTON FOR PRESIDENT	60	03/07/16	6:00AM										750.00
	HILLARY CLINTON FOR PRESIDENT	250.00	03/08/16	10:00AM	Y	3	X	X						3 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423877	All Weeks											
12	HILLARY CLINTON FOR PRESIDENT	60	03/07/16	10:00AM										750.00
	HILLARY CLINTON FOR PRESIDENT	250.00	03/08/16	3:00PM	Y	3	X	X						3 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423878	All Weeks											
13	HILLARY CLINTON FOR PRESIDENT	60	03/08/16	3:00PM										550.00
	HILLARY CLINTON FOR PRESIDENT	275.00	03/08/16	5:00PM	N		0	2	0	0	0	0	0	2 Spots
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	423879	All Weeks											

Mar 16 = 3855.00 / 3276.75 Apr 16 = 0.00 / 0.00 May 16 = 0.00 / 0.00 Jun 16 = 0.00 / 0.00 Jul 16 = 0.00 / 0.00 Aug 16 = 0.00 / 0.00
 Sep 16 = 0.00 / 0.00 Oct 16 = 0.00 / 0.00 Nov 16 = 0.00 / 0.00 Dec 16 = 0.00 / 0.00 Jan 17 = 0.00 / 0.00 Feb 17 = 0.00 / 0.00

Gross: 3855.00 Net: 3276.75 Total Due: 3276.75 27 Spots

Client Acceptance: _____ **Date:** _____

Account Executive: 3/4/2016 1:40:48 PM by Jennifer Van Vallis

Sales / Market Manager: 3/4/2016 1:48:14 PM by Jennifer Van Vallis

Business Manager: 3/4/2016 2:17:57 PM by Diane Cunningham

Traffic Manager: 3/4/2016 2:23:13 PM by Roshunda Marzett

V 5.2

ALL ORDERS SUBJECT TO THE STANDARD TERMS AND CONDITIONS ATTACHED HERETO

STANDARD TERMS AND CONDITIONS

1. PARTIES

For purposes of this agreement:

- (a) "Station" shall refer to radio stations owned and operated by Cumulus Broadcasting LLC and/or Cumulus Media Partners LLC, the licensee(s), which will broadcast the announcements or programs as provided for hereunder.
- (b) "Advertiser" shall mean the person, firm, or corporation whose goods, services, or the like are the subject(s) of the radio time contracted for herein.
- (c) "Agency" shall mean the advertising agency, if any, that authorized the purchase of radio time from the Station.
- (d) "Advertiser/Agency" shall mean "Advertiser" if an agency is not involved with this agreement, and shall mean "Advertiser and/or Agency" if an agency is involved with this agreement.

2. AGENCY AS AGENT FOR ADVERTISER

Agency acknowledges and represents that it is acting as an agent for and on behalf of Advertiser. Agency further acknowledges and represents that it has actual authority to enter into this agreement for and on behalf of Advertiser. If an agency is involved with this agreement, Agency and Advertiser shall be jointly and severally liable for all payments to be made to Station under this agreement.

3. PAYMENT AND BILLING

- (a) Station will invoice Advertiser/Agency not less than monthly.
- (b) Station's invoices for broadcasts, announcements, or other services provided under this agreement shall be deemed correct unless proven otherwise, and shall be, in the case of broadcasts or announcements, based on Station's log.
- (c) Upon Advertiser's/Agency's request, Station shall furnish an affidavit or certification of performance at the time of billing. Unless the request is received prior to billing, the request for an affidavit or certification of performance shall not act as a condition precedent to any payment or the time of any payment called for under this agreement.
- (d) Payment by Advertiser/Agency is due on receipt of invoice and is considered past due at 30 days. Payments not made within 30 days shall bear interest at the rate of 1½ percent per month or the maximum amount permitted by law, if less than 1½ percent per month. If Advertiser/Agency fails to make payments as provided for herein, or if Advertiser/Agency fails to comply with any other provision of this agreement, notwithstanding any other contract provision, Station shall have the right, in addition to any other rights it may have, without notice, to cancel or suspend any broadcasting or to cancel this agreement. Station reserves the right to revoke any agency commission, in whole or in part, in the event that payments are not made as provided for herein.

4. TERMINATION

Either party may terminate this agreement by giving the other party 14 days prior written notice. If Advertiser/Agency so terminates this agreement, it shall pay Station at the rate on which this agreement is based up to the effective date of termination. If Station so terminates this agreement, Advertiser/Agency will either agree with Station on a satisfactory substitute day or time for continuance of the broadcast or announcements covered by this agreement at the rates on which this agreement is based for such substitute time, or if no such agreement can be reached, Advertiser/Agency will pay Station according to the rates specified herein for all broadcasts or announcements previously rendered by Station. Station may terminate this agreement at any time upon breach by Advertiser/Agency. In the event of termination hereunder, neither party shall be liable to the other party otherwise than as specified in this agreement.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC IMPORTANCE OR IN THE PUBLIC INTEREST

- (a) Station shall have the right to cancel any broadcast or announcement or any portion thereof covered by this agreement in order to broadcast any program that Station, in its absolute discretion, deems to be of public importance or in the public interest. In such case, Station will notify Advertiser/Agency in advance, if reasonably possible, but if not, within a reasonable time after such broadcast or announcement has been canceled.
- (b) In the event that any broadcast or announcement is canceled under paragraph 5(a) above, Advertiser/Agency and Station will agree on a satisfactory substitute day and time for the broadcast or announcement, or if no such agreement can be reached within 7 days after notice of cancellation, the broadcast or announcement will be considered canceled without affecting the rates or rights provided under this agreement, except that Advertiser/Agency shall not be required to pay for the cancelled broadcast or announcement.

6. FAILURE TO BROADCAST

If, due to public emergency or necessity, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical, electronic or technical breakdowns beyond Station's control, there is an interruption or omission of any program or commercial announcement contracted to be broadcast hereunder, Station shall not be in breach hereof, but upon agreement with Advertiser/Agency, Station shall substitute a reasonable equivalent date and time for the broadcast of the interrupted or omitted program or commercial announcement. If no such substitute time is available or agreed upon between the parties, the time charges allocable to the interrupted or omitted program or commercial announcement will be waived.

7. RATE PROTECTION

Station reserves the right at any time, upon 30-days written notice, to change the rates, discounts, or charges hereunder.

8. COMMERCIAL MATERIALS; INDEMNIFICATION

- (a) This agreement is not exclusive as to Advertiser's business, products, or services and Station remains free to solicit and broadcast programs or announcements of other advertisers whether or not they are in competition with Advertiser's business, products, or services. All commercial materials, audio or video tapes, programs, or other similar materials shall be furnished and delivered to Station at Advertiser's/Agency's sole expense. Such materials, together with any instructions pertaining thereto, shall be delivered at least 48 hours in advance of the scheduled broadcast or announcement. All materials furnished for broadcast shall not be contrary to the public interest and shall conform to Station's then-existing program and operating policy and quality standards, and are subject to Station's prior approval and continuing right to reject or require editing of such materials. No advertising matter, announcement, or program that may be deemed, in the Station's sole discretion, injurious or prejudicial to the public's interest, the Station, or honest advertising and reputable business in general will be accepted. Station may destroy or dispose of any commercial material 60 days after the last broadcast hereunder, unless otherwise instructed in writing by Advertiser/Agency.
- (b) Notwithstanding Station's approval rights in paragraph 8(a), Advertiser/ Agency shall indemnify and hold Station, its agents, employees, and officers harmless from and against all claims, damages, obligations, liabilities, costs and expenses, including attorneys' fees, that arise out of or result from any broadcast, preparation of any broadcast, or contemplated broadcast of materials furnished by or on behalf of Advertiser/Agency, or furnished by Station at Advertiser's/ Agency's request for use in connection with commercial material, including but not limited to those arising out of or that result from libel, slander, invasion of privacy rights, or infringement of any proprietary rights. Advertiser/Agency warrants that all materials furnished to Station truly represent Advertiser's business, products, or services and will be free from false claims or assertions. This paragraph 8(b) shall survive cancellation or termination of this agreement.

9. DISPUTES

Any discrepancy, dispute, or disagreement by Advertiser/Agency with any broadcast, announcement, program, or other service provided by Station hereunder or related to the amount charged by Station for same shall be reported to Station in writing within 20 days from the date of the invoice relating to same, time being of the essence. Failure to report such discrepancy, dispute, or disagreement in writing within such time shall constitute a waiver of all claims by Advertiser/Agency arising out of or related to such discrepancy, dispute, or disagreement.

10. GENERAL

- (a) This agreement is subject to the terms of the licenses held by Station and is further subject to all federal, state, and municipal laws and regulations now in force or that may be enacted in the future, including but not limited to the Rules and Regulations of the Federal Communications Commission and its decisions, actions, and orders when acting under its quasi-legislative powers.
- (b) This agreement, including the rights and obligations under it, may not be assigned or transferred without first obtaining Station's written consent, nor may Station be required to broadcast hereunder for the benefit of any Advertiser/ Agency other than those named on the face of this agreement.
- (c) In the event of a breach by Station, Advertiser's/Agency's exclusive remedy therefore shall be a credit for substituted advertising time of equal value, and in no event shall Station be liable for any consequential, incidental, or punitive damages, or monetary damages of any type.
- (d) This agreement shall be construed under and according to the laws of the State in which the Station's main studio is located. All parties hereto agree that in any action brought to enforce the obligation or right of any party hereunder, each party consents to personal jurisdiction and venue in any court of appropriate jurisdiction in the county or parish where the Station's main studio is located.
- (e) If it becomes necessary for Station to place Advertiser's/Agency's account with an attorney or collection agency for the purpose of enforcing its rights hereunder, Advertiser/Agency shall be liable to Station for reasonable attorneys' fees, costs, and expenses.
- (f) All notices hereunder shall be in writing and delivered by hand or registered or certified mail and shall be deemed given when delivered in person or, if mailed, on the second business day after the date of the mailing. Any notice hereunder shall be sufficient if given to either Advertiser or Agency.
- (g) If any provision of this agreement shall be adjudged by a court to be void or unenforceable, such adjudication shall not affect the validity or enforceability of any other provision of this agreement.
- (h) The provisions hereof constitute the entire agreement between the parties and supersede any and all other transactions, negotiations, or representations whatsoever as to the broadcast or announcements, or the parties' rights and obligations hereunder, and shall not be modified except in writing.
- (i) This Station does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race, gender or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales agreement for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race, gender, national origin or ancestry.

STANDARD TERMS AND CONDITIONS

5/3/2011



REC-400

Check Date: 03/02/2016 Vendor: 0001015895 Katz Media Group Check No. 143623
 Project Name: HFA 2016 Flight Dates: 3/3/2016 thru 3/8/2016
 Project ID: 200112
 Activity ID: 221

Invoice Number	Invoice Date	Voucher ID	Gross Amount	Discount Taken	Paid Amount
00253943MAR2016MAR21	03/02/2016	00253943	177,609.20	0.00	177,609.20

MTGM

Totals			\$177,609.20	\$0.00	\$177,609.20
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Washington Harbour
 3050 K Street, NW, Suite 100
 Washington, DC 20007
 202.338.8700

JPMORGAN CHASE BANK, N.A.
 Syracuse, NY
 50-937/213

143623

Date 03/02/2016

Pay Amount \$177,609.20***

ONE HUNDRED SEVENTY-SEVEN THOUSAND SIX HUNDRED NINE AND 20 / 100 DOLLAR

Pay To The Order Of
 KATZ MEDIA GROUP
 125 West 55th
 8th Floor
 New York, NY 10019-5366



Rafael V. Alm
 Authorized Signature



Political Advertiser Public File Checklist

Flight Date(s): 3/8/16

The following documents are included in the public file for:

Hillary Clinton For President
(Advertiser)

Issue Advertising or Political Candidate:

Issue Advertising Political Candidate

Documents in this File:

- Insertion Order from Agency/Firm [original & revision(s)]
- Station Broadcast Sales Order [original & revision(s)]
- Sponsorship Disclosure Statement (i.e. NAB form)
- Copy of check(s) or credit card authorization(s)

Filed By: Erina Albertson

Date: 3/7/16

(✓) checked

Sales Order

Advertiser **HILLARY CLINTON FOR PRESIDENT**
 Agency **KATZ MEDIA GROUP**

Bill To **KATZ MEDIA GROUP**
125 W 55TH ST 3RD FLOOR

NEW YORK, NY 10019

Account
 Executive **Philly Katz**
 Contract # **29573347**
 Estimate # **na / na / 4430**
 Description **Hillary for America 2016 - ADD**

Stratus # **31268**

Special
 Instructions

Contact **(212) 424-6000**

New / Revision **New**

Start Date **03/08/16**

End Date **03/08/16**

Month Type **Broadcast**

Billing Cycle **End of Flight**

Agency Comm. **15.000**

Co-op **No**

Co-op Product

Notarized **N**

of Invoices **1**

Make Goods **Make Good in Flight**

Income Type **Political: National Agency Candidate "Use" - 42200**

Local Income Type **Political National - 42200**

Competitive Code **Political Advt#3904 Agcy#171**

Order Entered **03/07/16**

Schedule

#	Sponsor Log Name Revenue Types	Length Rate Line#	Start Date End Date	Start time End time	Auto Weekly	#/Wk	M	T	W	T	F	S	S	Total
1	HILLARY CLINTON FOR PRESIDENT	60 250.00	03/08/16 03/08/16	5:00AM 10:00AM	N		0	2	0	0	0	0	0	500.00
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	424004	All Weeks											2 Spots
														REVISED
2	HILLARY CLINTON FOR PRESIDENT	60 250.00	03/08/16 03/08/16	10:00AM 3:00PM	N		0	2	0	0	0	0	0	500.00
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	424005	All Weeks											2 Spots
														REVISED
3	HILLARY CLINTON FOR PRESIDENT	60 275.00	03/08/16 03/08/16	3:00PM 6:00PM	N		0	2	0	0	0	0	0	550.00
	Political: National Agency Candidate "Use" - 42200 / Political National - 42200	424006	All Weeks											2 Spots
														REVISED
Mar 16 = 1550.00 / 1317.50		Apr 16 = 0.00 / 0.00		May 16 = 0.00 / 0.00		Jun 16 = 0.00 / 0.00		Jul 16 = 0.00 / 0.00		Aug 16 = 0.00 / 0.00				
Sep 16 = 0.00 / 0.00		Oct 16 = 0.00 / 0.00		Nov 16 = 0.00 / 0.00		Dec 16 = 0.00 / 0.00		Jan 17 = 0.00 / 0.00		Feb 17 = 0.00 / 0.00				

Gross: 1550.00 Net: 1317.50 Total Due: 1317.50 6 Spots

Client Acceptance: _____ Date: _____

Account Executive: 3/7/2016 11:22:46 AM by Danielle Kaminski

Sales / Market Manager: 3/7/2016 11:46:19 AM by Greg Smith

Business Manager:

Traffic Manager:

V 5.2

ALL ORDERS SUBJECT TO THE STANDARD TERMS AND CONDITIONS ATTACHED HERETO

STANDARD TERMS AND CONDITIONS

1. PARTIES

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- (b) "Advertiser" shall mean the person, firm, or corporation whose goods, services, or the like are the subject(s) of the radio time contracted for herein.
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2. AGENCY AS AGENT FOR ADVERTISER

Agency acknowledges and represents that it is acting as an agent for and on behalf of Advertiser. Agency further acknowledges and represents that it has actual authority to enter into this agreement for and on behalf of Advertiser. If an agency is involved with this agreement, Agency and Advertiser shall be jointly and severally liable for all payments to be made to Station under this agreement.

3. PAYMENT AND BILLING

- (a) Station will invoice Advertiser/Agency not less than monthly.
- (b) Station's invoices for broadcasts, announcements, or other services provided under this agreement shall be deemed correct unless proven otherwise, and shall be, in the case of broadcasts or announcements, based on Station's log.
- (c) Upon Advertiser's/Agency's request, Station shall furnish an affidavit or certification of performance at the time of billing. Unless the request is received prior to billing, the request for an affidavit or certification of performance shall not act as a condition precedent to any payment or the time of any payment called for under this agreement.
- (d) Payment by Advertiser/Agency is due on receipt of invoice and is considered past due at 30 days. Payments not made within 30 days shall bear interest at the rate of 1½ percent per month or the maximum amount permitted by law, if less than 1½ percent per month. If Advertiser/Agency fails to make payments as provided for herein, or if Advertiser/Agency fails to comply with any other provision of this agreement, notwithstanding any other contract provision, Station shall have the right, in addition to any other rights it may have, without notice, to cancel or suspend any broadcasting or to cancel this agreement. Station reserves the right to revoke any agency commission, in whole or in part, in the event that payments are not made as provided for herein.

4. TERMINATION

Either party may terminate this agreement by giving the other party 14 days prior written notice. If Advertiser/Agency so terminates this agreement, it shall pay Station at the rate on which this agreement is based up to the effective date of termination. If Station so terminates this agreement, Advertiser/Agency will either agree with Station on a satisfactory substitute day or time for continuance of the broadcast or announcements covered by this agreement at the rates on which this agreement is based for such substitute time, or if no such agreement can be reached, Advertiser/Agency will pay Station according to the rates specified herein for all broadcasts or announcements previously rendered by Station. Station may terminate this agreement at any time upon breach by Advertiser/Agency. In the event of termination hereunder, neither party shall be liable to the other party otherwise than as specified in this agreement.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC IMPORTANCE OR IN THE PUBLIC INTEREST

- (a) Station shall have the right to cancel any broadcast or announcement or any portion thereof covered by this agreement in order to broadcast any program that Station, in its absolute discretion, deems to be of public importance or in the public interest. In such case, Station will notify Advertiser/Agency in advance, if reasonably possible, but if not, within a reasonable time after such broadcast or announcement has been canceled.
- (b) In the event that any broadcast or announcement is canceled under paragraph 5(a) above, Advertiser/Agency and Station will agree on a satisfactory substitute day and time for the broadcast or announcement, or if no such agreement can be reached within 7 days after notice of cancellation, the broadcast or announcement will be considered canceled without affecting the rates or rights provided under this agreement, except that Advertiser/Agency shall not be required to pay for the cancelled broadcast or announcement.

6. FAILURE TO BROADCAST

If, due to public emergency or necessity, restrictions imposed by law, acts of God, labor disputes, or for any other cause, including mechanical, electronic or technical breakdowns beyond Station's control, there is an interruption or omission of any program or commercial announcement contracted to be broadcast hereunder, Station shall not be in breach hereof, but upon agreement with Advertiser/Agency, Station shall substitute a reasonable equivalent date and time for the broadcast of the interrupted or omitted program or commercial announcement. If no such substitute time is available or agreed upon between the parties, the time charges allocable to the interrupted or omitted program or commercial announcement will be waived.

7. RATE PROTECTION

Station reserves the right at any time, upon 30-days written notice, to change the rates, discounts, or charges hereunder.

8. COMMERCIAL MATERIALS; INDEMNIFICATION

- (a) This agreement is not exclusive as to Advertiser's business, products, or services and Station remains free to solicit and broadcast programs or announcements of other advertisers whether or not they are in competition with Advertiser's business, products, or services. All commercial materials, audio or video tapes, programs, or other similar materials shall be furnished and delivered to Station at Advertiser's/Agency's sole expense. Such materials, together with any instructions pertaining thereto, shall be delivered at least 48 hours in advance of the scheduled broadcast or announcement. All materials furnished for broadcast shall not be contrary to the public interest and shall conform to Station's then-existing program and operating policy and quality standards, and are subject to Station's prior approval and continuing right to reject or require editing of such materials. No advertising matter, announcement, or program that may be deemed, in the Station's sole discretion, injurious or prejudicial to the public's interest to the Station, or honest advertising and reputable business in general will be accepted. Station may destroy or dispose of any commercial material 60 days after the last broadcast hereunder, unless otherwise instructed in writing by Advertiser/Agency.
- (b) Notwithstanding Station's approval rights in paragraph 8(a), Advertiser/ Agency shall indemnify and hold Station, its agents, employees, and officers harmless from and against all claims, damages, obligations, liabilities, costs and expenses, including attorneys' fees, that arise out of or result from any broadcast, preparation of any broadcast, or contemplated broadcast of materials furnished by or on behalf of Advertiser/Agency, or furnished by Station at Advertiser's/ Agency's request for use in connection with commercial material, including but not limited to those arising out of or that result from libel, slander, invasion of privacy rights, or infringement of any proprietary rights. Advertiser/Agency warrants that all materials furnished to Station truly represent Advertiser's business, products, or services and will be free from false claims or assertions. This paragraph 8(b) shall survive cancellation or termination of this agreement.

9. DISPUTES

Any discrepancy, dispute, or disagreement by Advertiser/Agency with any broadcast, announcement, program, or other service provided by Station hereunder or related to the amount charged by Station for same shall be reported to Station in writing within 20 days from the date of the invoice relating to same, time being of the essence. Failure to report such discrepancy, dispute, or disagreement in writing within such time shall constitute a waiver of all claims by Advertiser/Agency arising out of or related to such discrepancy, dispute, or disagreement.

10. GENERAL

- (a) This agreement is subject to the terms of the licenses held by Station and is further subject to all federal, state, and municipal laws and regulations now in force or that may be enacted in the future, including but not limited to the Rules and Regulations of the Federal Communications Commission and its decisions, actions, and orders when acting under its quasi-legislative powers.
- (b) This agreement, including the rights and obligations under it, may not be assigned or transferred without first obtaining Station's written consent, nor may Station be required to broadcast hereunder for the benefit of any Advertiser/ Agency other than those named on the face of this agreement.
- (c) In the event of a breach by Station, Advertiser's/Agency's exclusive remedy therefore shall be a credit for substituted advertising time of equal value, and in no event shall Station be liable for any consequential, incidental, or punitive damages, or monetary damages of any type.
- (d) This agreement shall be construed under and according to the laws of the State in which the Station's main studio is located. All parties hereto agree that in any action brought to enforce the obligation or right of any party hereunder, each party consents to personal jurisdiction and venue in any court of appropriate jurisdiction in the county or parish where the Station's main studio is located.
- (e) If it becomes necessary for Station to place Advertiser's/Agency's account with an attorney or collection agency for the purpose of enforcing its rights hereunder, Advertiser/Agency shall be liable to Station for reasonable attorneys' fees, costs, and expenses.
- (f) All notices hereunder shall be in writing and delivered by hand or registered or certified mail and shall be deemed given when delivered in person or, if mailed, on the second business day after the date of the mailing. Any notice hereunder shall be sufficient if given to either Advertiser or Agency.
- (g) If any provision of this agreement shall be adjudged by a court to be void or unenforceable, such adjudication shall not affect the validity or enforceability of any other provision of this agreement.
- (h) The provisions hereof constitute the entire agreement between the parties and supersede any and all other transactions, negotiations, or representations whatsoever as to the broadcast or announcements, or the parties' rights and obligations hereunder, and shall not be modified except in writing.
- (i) This Station does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race, gender or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales agreement for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race, gender, national origin or ancestry.

STANDARD TERMS AND CONDITIONS

5/3/2011

Mar 07, 16
 CONT# 29573347 Mod# Ver# 1 (Last =)
 REP WWI National
 TO WDVD-FM (Detroit, MI)
 FM LATONYA CHENAULT
 OFF PHILADELPHIA
 AGY Katz Media Group
 ADDR 125 West 55th Street 3rd Floor
 New York, NY 10019

DDS CONT# 0
 C/P/E: na / na / 4430

SALESPERSON FAX#

PH # 202-338-8700

BYR Helen Hanratty
 ADV HILLARY CLINTON FOR PRESIDENT
 PDT Hillary for America 2016 - ADD
 FLT Mar 08, 16 - Mar 08, 16

* REP ORDER COMMENT *

** 3/7/2016 11:16:00 AM: FOR ALL GMMB/WATERFRONT/GREAT AMERICAN MEDIA ORDERS: KATZ MEDIA COLLECTS, CASH-IN-ADVANCE AND AS AN OFFICIAL AGENT ON BEHALF OF OUR REPRESENTED STATIONS, ALL MONIES FOR POLITICAL AND ISSUE BUYS PLACED OUT OF GREER. ONCE YOUR INVOICES ARE RECONCILED WITH OUR ORDERS BY OUR NY BILLING OFFICE, PAYMENT IS SENT TO YOU ONLY FOR WHAT RAN. WE ARE THE ONES RESPONSIBLE FOR REFUNDING UNUSED FUNDS BACK TO THE AGENCY. PAYMENT IS USUALLY DISBURSED WITHIN 45 DAYS OF RECONCILIATION. PLEASE CONFIRM WITH PLEASE NOTE WITH ALL POLITICAL/ISSUE ORDERS THERE IS A 24 HOUR CANCELLATION NOTICE. KEVIN.POLLOCK@KATZRADIOGROUP.COM 215.557.4255

** 3/7/2016 11:16:00 AM: THIS IS A KATZ MEDIA GROUP ORDER. ALL BILLING SHOULD BE SENT TO KATZ MEDIA GROUP 125 W 55TH ST./NY,NY 10019. KATZ MEDIA GROUP IS NOT LIABLE FOR PAYMENT.

** 3/7/2016 11:16:00 AM: THIS IS AN ADD TO SCHEDULE FOR HILLARY CLINTON ESTIMATE NUMBER 4430. THE AGENCY IS ADDING IN WEIGHT TO AIR TOMORROW FROM 5A-6P. DO NOT AIR SPOTS PAST 6PM.

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF WKS	NPW	RATE	TOT SPTS
		FLIGHT 1							
	1.1	.T.....	5A - 10A	60	3/8/2016 - 3/8/2016	1W	2	\$250.00	2
	1.2	.T.....	10A - 3P	60	3/8/2016 - 3/8/2016	1W	2	\$250.00	2
	1.3	.T.....	3P - 6P	60	3/8/2016 - 3/8/2016	1W	2	\$275.00	2
DO NOT AIR SPOTS PAST 6PM ON 3/8									
** WEEKLY FLIGHT TOTALS **							6	\$1,550.00	

	Mar 16					
SPOTS	6					
CASH	1550.00					
TRADE	0.00					
NSL	0.00					
TOTAL	1550.00					

Mar 07, 16
CONT# 29573347 Mod# Ver# 1 (Last =)
REP WW1 National

DDS CONT# 0
C/P/E: na / na / 4430

						TOTAL
SPOTS						6
CASH						1,550.00
TRADE						0.00
NSL						0.00
TOTAL						1,550.00

**** Competitive Comments ****

SVC:

Demo Adults 35+

Nondiscrimination -Paragraphs 49 and 50 of the United States Federal Communications Commission's Report and Order No. 07-217 provides that broadcast stations' advertising contracts will not discriminate on the basis of race or ethnicity, and must contain nondiscrimination clauses. Consistent with this order, Katz Communications, Inc. (including any subsidiary or division of Katz) does not discriminate in any broadcast advertising contract on the basis of race or ethnicity and evaluates, negotiates and completes its broadcast advertising contracts without regard to race or ethnicity.



143874

Check Date: 03/07/2016		Vendor: 0001015898 Katz Media Group		Check No. 143874	
Project Name: HFA 2016		Flight Dates: 3/7/2016 thru 3/8/2016			
Project ID: 200112					
Activity ID: 221					
Invoice Number	Invoice Date	Voucher ID	Gross Amount	Discount Taken	Paid Amount
00254244MAR2016MAR21	03/07/2016	00254244	22,174.80	0.00	22,174.80
<i>MT GM</i>					
Totals			\$22,174.80	\$0.00	\$22,174.80

	Washington Harbour 3050 K Street, NW, Suite 100 Washington, DC 20007 202.338.8700	JPMORGAN CHASE BANK, N.A. Syracuse, NY 50-937/213	143874
	Date: 03/07/2016		Pay Amount: \$22,174.80***
****TWENTY-TWO THOUSAND ONE HUNDRED SEVENTY-FOUR AND 80/100 DOLLAR****			
Pay To The Order Of	KATZ MEDIA GROUP 125 West 55th 8th Floor New York, NY 10019-5366		
			<i>Rafael V. Olson</i> Authorized Signature