CONT# REP TO	Oct 03, 17 31207969 Mod# Ver# 1 (Last =) CHRISTAL RADIO WZAK-FM (Cleveland, OH)	DDS CONT# 0 C/P/E: OHAD / OH / 5005
FM	LINDSAY COOPER	
OFF	PHILADELPHIA	SALESPERSON FAX#
AGY	Katz Media Group	
ADDR	125 West 55th Street 3rd Floor	PH # 410-825-9877
	New York, NY 10019	
BYR	Helen Hanratty	
ADV	OHIOANS AGAINST DECEPTIVE RX BALLOT ISSU	
PDT	Issue	
FLT	Oct 04, 17 - Oct 10, 17	

* REP ORDER COMMENT *

^{** 10/3/2017 9:44:00} 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.

МС	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF Day	NPD	RATE	TOT
	1.1 1.2 1.3	FLIGHT 1 W W	6A - 10A 10A - 3P 3P - 7P	60 60 60 ** FL	10/04/2017 - 10/04/2017 10/04/2017 - 10/04/2017 10/04/2017 - 10/04/2017 IGHT TOTALS **	1D 1D 1D	2 2 2 2 6	\$350.00 \$350.00 \$400.00 \$2,200.00	2 2
	2.1 2.2 2.3	FLIGHT 2 T T	6A - 10A 10A - 3P 3P - 7P	60 60 60 ** FL	10/05/2017 - 10/05/2017 10/05/2017 - 10/05/2017 10/05/2017 - 10/05/2017 .IGHT TOTALS **	1D 1D 1D	2 2 2 6	\$350.00 \$350.00 \$400.00 \$2,200.00	2 2
	3.1 3.2 3.3	FLIGHT 3 F F	6A - 10A 10A - 3P 3P - 7P	60 60 60 ** FL	10/06/2017 - 10/06/2017 10/06/2017 - 10/06/2017 10/06/2017 - 10/06/2017 IGHT TOTALS **	1D 1D 1D	2 2 2 6	\$350.00 \$350.00 \$400.00 \$2,200.00	2 2
	4.1	FLIGHT 4 S.	10A - 3P	60 ** FL	10/07/2017 - 10/07/2017 IGHT TOTALS **	1D	1	\$250.00 \$250.00	

^{** 10/3/2017 9:44:00} AM: MENTZER MEDIA HAS PAID KATZ CIA VIA CREDIT CARD - WHEN AN AGENCY PAYS KATZ MEDIA VIA CREDIT CARD, THERE IS A CUSTOMARY CREDIT CARD CHARGE ASSOCIATED WITH THE PAYMENT WHICH WILL BE CHARGED BACK TO THE STATIONS. PLEASE NOTE THERE IS A 24 HOUR CANCELLATION POLICY WITH ALL POLITICAL/ISSUE ORDERS. PLEASE CONFIRM WITH MICHAEL.MERGET@KATZRADIOGROUP.COM. 215.557.4208. THANKS!

Oct 03, 17

CONT#

REP

31207969 Mod# Ver#1 (Last =)

CHRISTAL RADIO

DDS CONT# 0

C/P/E: OHAD / OH / 5005

5.1	FLIGHT 5 S	10A - 3P	60	10/08/2017 - 10/08/2017	1D	1	\$200.00	
	FLIGHT 6		** FL	IGHT TOTALS **	2	1	\$200.00	
6.1	M	6A - 10A	60	10/09/2017 - 10/09/2017	1D	2	\$350.00	2
6.2	M	10A - 3P	60	10/09/2017 - 10/09/2017	1D	2	\$350.00	2
6.3	M	3P - 7P	60	10/09/2017 - 10/09/2017	1D	2	\$400.00	2
			** FL	 IGHT TOTALS ** 		6	\$2,200.00	
	FLIGHT 7							
7,1	.T	6A - 10A	60	10/10/2017 - 10/10/2017	1D	2	\$350.00	2
7,2	.T	10A - 3P	60	10/10/2017 - 10/10/2017	1D	2	\$350.00	
7.3	.T	3P - 7P	60	10/10/2017 - 10/10/2017	1D	2	\$400.00	
	~ :01110		** FL	 LIGHT TOTALS **		6	\$2,200.00	

	Oct 17	
SPOTS	32	
CASH	11450.00	
TRADE	0.00	
NSL	0.00	
TOTAL	11450.00	
		TOTAL
SPOTS		32
CASH		11,450.00
TRADE		0.00
NSL		0.00
TOTAL		11,450.00

** 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.

ОН

Advertiser Ref

CONTRACT



WZAK-FM 6555 Carnegie Avenue Suite 100 Cleveland, OH 44103-4619 Billing Fax: (216) 361-1605 (216) 579-1111

And:

Katz Media Group 125 West 55th Street 3rd Floor New York, NY 10019

	Contract / Re	vision	Alt Order	#
	419802	419802 / 312079		
Product	-			
Issue				
Contract Dates	Estimate #			
10/04/17 - 10/10/17	5005			
Advertiser			Original Date	/ Revision
Ohioans Agains Dece	ptive RX Ballot I	ssue	10/03/17	/ 10/03/17
	Billing Cycle	Billing	Calendar	Cash/Trade
	EOM/EOC	Broad	cast	Cash
	Property	Accou	nt Executive	Sales Office
	WZAK-FM	Christa	al Philadelphia	National Philade
	Special Hand	lling		1
	Demographic			
	Adults 35+	1		Т
	Agy Code	Advert	iser Code	Product 1/2

OHAD

RI13287

Agency Ref

	Start/End	Spots/			
*Line Ch Start Date End Date Description	Time	Days Length Week	Rate Rtn Type S	opots	Amount
N 1 WZAK 10/04/17 10/10/17 M-F AM Drive	6a-10a	1:00	NM	10	\$3,500.00
Start Date	Rate				
Week: 10/02/17 10/08/17222 6	\$350.00				
Week: 10/09/17 10/15/17 22 4	\$350.00				
N 2 WZAK 10/04/17 10/10/17 M-F Midday	10a-3p	1:00	NM	10	\$3,500.00
Start Date End Date Weekdays Spots/Week	Rate				
Week: 10/02/17 10/08/17222 6	\$350.00				
Week: 10/09/17 10/15/17 22 4	\$350.00				
N 3 WZAK 10/04/17 10/10/17 M-F PM Drive	3p-7p	1:00	NM	10	\$4,000.00
Start Date	Rate				
Week: 10/02/17 10/08/17222 6	\$400.00				
Week: 10/09/17 10/15/17 22 4	\$400.00				
N 4 WZAK 10/07/17 10/10/17 Sa Midday	10a-3p	1:00	NM	1	\$250.00
Start Date End Date Weekdays Spots/Week	Rate				
Week: 10/07/17 10/13/171- 1	\$250.00				
N 5 WZAK 10/08/17 10/10/17 Su Midday	10a-3p	1:00	NM	1	\$200.00
Start Date End Date Weekdays Spots/Week	Rate				
Week: 10/08/17 10/14/171 1	\$200.00				
		Totals 0.00		32	\$11,450.00

Time Period	# of Spots	Gross Amount Agency Comm.		Net Amoun
09/25/17 -10/10/17	32	\$11,450.00	(\$1,717.50)	\$9,732.50
Totals	32	\$11,450,00	(\$1,717,50)	\$9,732,50

Signature:	 Date:	

TERMS AND CONDITIONS-STANDARD SALES AGREEMENT

1. BILLING AND PAYMENT.

- a. The station identified on the accompanying document ("Station") will bill the Advertiser or Agency, as applicable, using the standard broadcast month, unless otherwise provided thereupon. b. Payment is due by Advertiser or Agency within 30 days of the billing date as set forth on the invoice. If accounts become past due, credit may be revoked. In addition, Advertiser or Agency agrees to pay late fees equal to an interest rate equal to the prime rate plus 10% compounded monthly on past due amounts, which shall be paid in addition to amounts paid for advertising. Further Advertiser or Agency agrees to pay collection fees and reasonable attorney fees and such fees shall be payable as liquidated damages in that amount equal to the greater of 30% of the total amount of fees invoiced for advertising services and applicable late fees due or actual collection and attorneys fees due.
- c. Invoices shall contain dates, advertiser, time and length of commercial announcement and/or size of website advertisement, cost and, if commercial code identifying each commercial announcement and/or website advertisement, cost and, if commercial code identifying each commercial announcement and/or website advertisement record produced and maintained at the Station, and will be made available, as will other records adequate to verify performance of conditions of sale, upon reasonable request, for inspection by the Advertiser or Agency for a period of 3 months from the month of broadcast or from the impended schedule of website advertising. This invoice shall evidence proof of performance.
- e. The Station grants credit based on joint and several liability. Notwithstanding to whom bills are rendered, Advertiser, Agency and any service used by either Advertiser or Agency for the purposes of performing media buying or similar services, and/or paying such invoices ("Service"), jointly and severally shall remain fully obligated to pay to the Station the amount of any bills rendered by the Station within the time specified and until payment in full is received by the Station. Payment by Advertiser to Agency or to Service or payment by Agency to Service shall not constitute payment to the Station.

2. TERMINATION.

- a. Unless otherwise specified on the accompanying document, either party may terminate this Agreement, without cause, upon giving the other party at least 14 days prior notice (or where this Agreement covers sponsorship or partial sponsorship of program(s), upon at least 28 days prior notice). Notwithstanding the foregoing, Advertiser or Agency may not terminate any contracts of two consecutive weeks or less, If Advertiser or Agency so terminates this Agreement, all unpaid accrued charges hereunder shall immediately become due and payable.
- b. The Station may, effective upon notice to Advertiser or Agency, terminate this Agreement at any time (i) upon material breach by Advertiser or Agency, or (ii) if Advertiser's or Agency's, credit, in the sole discretion of the Station, is impaired. For the avoidance of doubt, any violation of applicable law by Advertiser or Agency automatically constitutes a material breach by Advertiser or Agency subject to immediate termination hereunder. If the Station terminates this Agreement pursuant to this Section 2(b), all unpaid accrued charges hereunder shall immediately become due and payable and Advertiser or Agency shall also pay, as liquidated damages, a sum equal to that which Advertiser or Agency would have been obligated to pay hereunder.
- c. Advertiser or Agency may, effective upon notice to the Station, terminate this Agreement at any time upon material breach by the Station. Upon termination pursuant to this Section 2(b), the Station shall pay as liquidated damages, a sum equal to the lesser of the following: (i) the actual noncancellable out-of-pocket costs necessarily incurred by Advertiser or Agency through the date of such termination; or (ii) One Hundred Dollars (\$100.00).

3. OMISSION OF BROADCAST AND WEBSITE ADVERTISEMENT.

If, as a result of an act of God, force majeure, public emergency, labor dispute, restriction imposed by law or government order, mechanical or computer breakdown or any other cause beyond the Station's reasonable control, the Station fails to broadcast any or all of the announcement(s) to be broadcast hereunder, or the Station fails to impend any or all of the advertising scheduled on the Station website advertisements to be impended hereunder, the Station shall not be in breach hereof, but Advertiser or Agency shall be entitled to an adjustment as follows: (i) if no part of a scheduled broadcast and/or impended website advertising schedule is made, a later broadcast and/or website advertisement shall be made at a reasonably satisfactory substitute date and time, and if no such time is available the time charges allocable to the omitted broadcast and/or website advertising schedule is omitted, the time charges relating hereto shall be appropriately reduced. The foregoing shall not deprive Advertiser or Agency of benefit of discounts which it would have earned hereunder if the broadcast and/or website advertising schedule had been made in its entirety.

4. PREEMPTIONS

The Station shall have the right to cancel any broadcast and/or website advertising schedule or portion thereof covered by this Agreement in order to broadcast any announcements, announcements, programs or events which, in its sole discretion, the Station deems to be of public interest or significance or for any other reason the Station deems necessary, and Station shall not be in breach hereof. The Station will notify Advertiser or Agency of such cancellation as promptly as reasonably possible. The Station will determine in its sole discretion whether to provide Advertiser or Agency with another broadcast announcement and/or website advertisement at a reasonably satisfactory substitute date and time ("Makegood"). In the event that Station does not provide such Makegood, Advertiser or Agency shall not be invoiced for charges allocable to missed broadcast announcement and/or website advertisement and any such preempted broadcast announcements and/or website advertisements shall not affect the rates, discounts or rights provided under this Agreement.

5, RATE PROTECTION.

The Station reserves the right at any time(s) to change the rates, discounts, or charges hereunder.

6. AGENCY MATERIAL,

All commercial materials and/or website advertising materials (and when so specified on the accompanying document, all program materials including talent) shall be furnished by Advertiser or Agency and delivered to the Station at Advertiser's or Agency's sole cost and expense. Advertiser or Agency shall deliver all materials no later than 24 hours (exclusive of Saturdays, Sundays and holidays) in advance of broadcast, except in the case of website advertisements or announcements requiring Station-produced elements, which shall be delivered at least 48 hours in advance of such start date. Except with respect to qualified political advertisements, all materials furnished by Advertiser or Agency (i) shall not be contrary to the public interest, (ii) shall conform to the Station's then existing program and operating policies and quality standards, and (iii) are subject to the Station's prior approval and continuing right to reject or to cause Advertiser or Agency to edit such materials. The Station will not be liable for loss or damage to Advertiser or Agency's material. If Advertiser or Agency requests within 30 days of last broadcast and/or website advertising schedule hereunder, the Station will at Advertiser or Agency expense, return Advertiser or Agency material to Advertiser or Agency. If Advertiser or Agency does not so request, the Station has the right to dispose of Advertiser or Agency material at any time after 30 days following the last broadcast and/or website advertising schedule hereunder.

7. INDEMNIFICATION.

Advertiser and/or Agency will indemnify and hold harmless the Station from and against all claims, demands, debts, obligations or charges (including reasonable attorney fees and disbursements) which arise out of or result from the broadcast and/or website advertising schedule, preparation for broadcast and/or website advertisement or contemplated broadcast and/or impended website advertisement of materials furnished by or on behalf of Advertiser or Agency or furnished by the Station at Advertiser's or Agency's request for use in connection with Advertiser's or Agency's commercial material. The Station shall properly notify and cooperate with the indemnitor with respect to any claim. The provisions of this paragraph shall survive the termination or expiration of this Agreement.

8. GENERAL.

- a. The Station will broadcast the announcements, and impend the website advertisements, and programs covered by this Agreement on the dates at the approximate hourly times provided on the accompanying document. Station may also, at its sole discretion, broadcast the announcements and/or impend the website advertisements hereunder on its associate FM and AM transmitter and the Internet.
- b. If this Agreement is with a recognized advertising agency, a commission not to exceed 15% will be allowed on all time charges unless otherwise provided on the accompanying document and provided that the Station's bills are paid when due. Nothing herein contained relating to the payment of billings by Advertiser or Agency shall be construed as to relieve Advertiser or Agency of or diminish Advertiser or Agency's liability for breach of its obligations hereunder. If this Agreement is with a Service, all references herein to Agency shall apply to the media buying service.
- c. Neither the Advertiser nor Agency shall assign this Agreement except Agency may assign to another agency which succeeds its business of representing Advertiser and provided such other agency assumes all its obligations hereunder. Advertiser may upon notice to the Station change its agency and only the successor agency shall be entitled to commissions if any, on billings for broadcasts and/or website advertisements thereafter. The Station is not required to broadcast or impend website advertising hereunder for the benefit of any person other than Advertiser, or for a product or service other than named on the accompanying document.
- d. Neither party will disclose to any person or entity, directly or indirectly, without the prior approval of the other party (i) the terms of this Agreement, or (ii) any other non-public information relating to the other party obtained by virtue of this Agreement or the transactions contemplated by this Agreement, except on a confidential basis to its business, legal and financial advisors or as is required to be disclosed under applicable law or by legal process.
- e. The 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 or ethnicity. Advertiser hereby certifies that it is not buying broadcasting air time under this advertising sales contract for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race or ethnicity.
- particular stations on the basis of race or ethnicity.

 f. This Agreement may be executed simultaneously in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

 g. THE STATION AND ITS PARENT AND/OR SUBSIDIARIES MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, NATURE OR DESCRIPTION, EXPRESS OR IMPLIED. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY THE STATION OR ITS REPRESENTATIVE SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY.
- h. This Agreement contains the entire understanding between the parties, cannot be modified or terminated orally, and shall be construed in accordance with the laws of the jurisdiction in which the Station is located. When there is any inconsistency between these standard conditions and a provision on the accompanying document, the latter shall govern. Failure of either party to enforce any of the provisions hereof shall not be construed as a general relinquishment or waiver of that or any other provision. All notices hereunder (except for notices under Par. 4) shall be in writing given only by prepaid overnight delivery or mail, addressed to the other party at the address on the accompanying document, and shall be deemed given on the date of dispatch.

AGREEMENT FORM FOR NON-CANDIDATE/ISSUE ADVERTISEMENTS

Station and	Location:			Date:	
	a McCann quest station time	concerning t	the following is	sue:	
Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks
Schedule Varies	3 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -				

This broadcast time will be used by: _____ Ohioans Against the Deceptive RX Ballot Issue

THIS PAGE MUST BE COMPLETED FOR PROGRAMMING THAT "COMMUNICATES A POLITICAL MATTER OF NATIONAL IMPORTANCE." FOR ALL OTHER ISSUE ADS, PLEASE GO TO PAGE 3.

Programming that "communicates a political matter of national importance" includes (1) references to legally qualified candidates (presidential, vice presidential or congressional); (2) any election to Federal office (e.g., any references to "our next senator", "our person in Washington" or "the President"); and (3) a national legislative issue of public importance (e.g., Affordable Care Act, revising the IRS tax code, federal gun control or any federal legislation).

Does the programming (in whole or in part) communicate "a message relating to any political matter of national importance?" ☐ Yes ■ No
For programming that "communicates a message relating to any political matter of national importance," list the name of the legally qualified candidate(s) the programming refers to, the offices being sought, the date(s) of the election(s) and/or the issue to which the communication refers (if applicable):
I represent that the payment for the above described broadcast time has been furnished by (name and address):
Ohioens Against the Deceptive RX Ballot Issue 100 S Third Street Columbus, OH 43215
and you are authorized to announce the time as paid for by such person or entity (hereinafter referred to as the "sponsor").
List the chief executive officers or members of the executive committee or the board of directors below (or attach separately):
Christopher Slagel, Treasurer
For programming that "communicates a message relating to any political matter of

Copyright @ 2013 by the National Association of Broadcasters. May not be copied, reproduced or further distributed

national importance," attach Agreed Upon Schedule (Page 5)

THIS PAGE MUST BE COMPLETED FOR PROGRAMMING THAT DOES NOT "COMMUNICATE A POLITICAL MATTER OF NATIONAL IMPORTANCE"

I represent that the payment for the above described broadcast time has been furnish by (name and address):	hed
Ohioans Against the Deceptive RX Ballot Issue 100 S Third Street Columbus, OH 43215	

and you are authorized to announce the time as paid for by such person or entity (hereinafter referred to as the "sponsor").

List the chief executive officers or members of the executive committee or the board of directors below (or attach separately):

directors below (or attach separately):
Christopher Slagel, Treasurer

TO BE COMPLETED FOR ALL ISSUE ADVERTISEMENTS

THIS STATION DOES NOT DISCRIMINATE OR PERMIT DISCRIMINATION ON THE BASIS OF RACE OR ETHNICITY IN THE PLACEMENT OF ADVERTISING.

The Sponsor agrees to indemnify and hold harmless the station for any damages or liability, including reasonable attorney's fees, that may ensue from the broadcast of the above-requested advertisement(s). For the above-stated broadcast(s), the sponsor also agrees to prepare a script, transcript, or tape, which will be delivered to the station at least ______ before the time of the scheduled broadcasts.

=5/17/2017 [Mills Date]	s Against the Occeptur Rx Bollot	74.222.8826 Contact Phone Number
TO BE SIGNE	ED BY STATION REPRESENTATING Accepted in Part	VE □ Rejected
Signature	Havy Mcguerditchian Printed Name	Title
7		



Client Information Form Issue

Advertiser Group Name:	Ohioans Against the Deceptive RX Ballot Issu	
Address:	C/O Christopher Slagel, Treasurer	
	100 S Third Street	
City, State & Zip Code:	Columbus, OH 43215	
Phone:		
Website URL:		
Group Treasurer:	Christopher Slagle	