

Political Broadcast Agreement Form for Non-Candidate/Issue Advertisements (PB-19)

This form may serve as a model agreement for the sale of political broadcast advertising time and to facilitate compliance with the Federal Communications Commission's (FCC) record retention requirements. Broadcasters seeking information on how the FCC's political broadcast rules and record retention requirements apply to their specific circumstances should seek the advice of their own attorney.

Please note:

You will be prompted to save this form after each entry of your electronic signature. Make sure to re-save the form if you enter any information after entering your electronic signature.

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A companion to this form is NAB's Political Broadcast Catechism. To assist with your understanding of the political advertising rules, an all-new Political Advertising Primer course will become available via Broadcast Education in March 2020.

Broadcast Education is NAB's home for online educational offerings, including live and on-demand webcasts, podcasts and certificate courses. For more information, visit <u>education.nab.org</u>.

NAB members have access to an array of member tools and benefits. To access additional member tools, please visit nab.org/MemberTools.

ISSUE (Non-candidate) ADVERTISEMENT AGREEMENT FORM

I, KATHERINE COOKSON, hereby request station time as follows: See Order for proposed
schedule and charges. See Invoice for actual schedule and charges.
Check one:
Ad "communicates a message relating to any political matter of national importance" by referring to (1) a legally qualified candidate for federal office, (2) an election to federal office; (3) a national legislative issue of public importance (e.g., health care legislation, IRS tax code, etc.); or (4) a political issue that is the subject of controversy or discussion at the national level.
Ad does NOT communicate a message relating to any political matter of national importance (e.g., relates only to a state or local issue).
ALL QUESTIONS/BLOCKS MUST BE COMPLETED
Station time requested by: CLUB FOR GROWTH ACTION
Agency name: MEDIUM BUYING
Address: 815 GRANDVIEW AVE. COLUMBUS, OH
Contact: KATHERINE COOKSON Phone number: 330-987-1637 Email: KATHERINE@MEDIUMBUYING.C
Name of advertiser/sponsor (list entity's full legal name as disclosed to the Federal Election Commission [for federal committees] with no acronyms; name must match the sponsorship ID in ad):
Name: CLUB FOR GROWTH ACTION
Address: 2001 L ST NW STE 600 WASHINGTON, DC 20036
Contact: Phone number: Email:
Station is authorized to announce the time as paid for by such person or entity.
List ALL of the chief executive officers or members of the executive committee or board of directors or other governing group(s) of the advertiser/sponsor (Use separate page if necessary.):
ADAM ROZANSKY - TREASURER
By signing below, advertiser/sponsor represents that those listed above are the only executive officers, members of the executive committee and board of directors or other governing group(s).
If ad refers to a federal candidate(s) or federal election, list ALL of the following:
Name(s) of every candidate referred to: KATIE BRITT
Office(s) sought by such candidate(s) (no acronyms or abbreviations): AL SENATE
Date of election: 5/24/22
Clearly identify EVERY political matter of national importance referred to in the ad (no acronyms); use separate page if necessary:
AL SENATE

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

The advertiser/sponsor agrees to indemnify and hold harmless the station for any damages or liability, including reasonable attorney's fees, which may arise from the broadcast of the above-requested advertisement(s). For the above-requested ad(s), the advertiser/sponsor also agrees to prepare a script, transcript or tape, which will be delivered to the station by the log deadlines outlined in the station's disclosure statement.

Advertiser/Sponsor		Station Represent	tative
Signature: Katherine Cookson Date:	lly signed by Katherine Cookson 2021 04 15 14 45 44 -04'00'	Signature 0	osi mecuraly
Name: KATHERINE COOKSON		Name:	osi McCurdy
Date of Request to Purchase Ad Time:	1/11/22	Date of Station Agr	eement to Sell Time: [-[3 - 2Z
то	BE COMPLETED	BY STATION OF	NLY
Ad submitted to station? Yes	No	Date ad received:	1-11-22
Note: Must have separate PB-19 form	ns for each version o	of the ad (i.e., for ev	very ad with differing copy).
If only one officer, executive committee in writing if there are any other officers update this form if additional officers, r	, executive committe	e members or direct	
Disposition:			
Accepted			
Accepted IN PART (e.g., ad not r	eceived to determine	content)*	
Rejected – provide reason:			
10.00			
*Upload partially accepted form, then pro	omptly upload update	d final form when cor	mplete.
Date and nature of follow-ups, if any:			
Contract #: 2846-0000 6	Station Call Letters: WYDE-	FM/AM	Date Received/Requested:
Est. #:	Station Location:		Run Start and End Dates:
1423	Birming	THE RESIDENCE OF THE PARTY OF T	1/19 - 1/30/2022
For national issue ads only (not require	ed for state/local is	sue ads):	

Upload order, this disclosure form and invoice (or traffic system print-out) or other material reflecting this transaction to the OPIF or use this space to document schedule of time purchased, when spots actually aired, the rates charged and the classes of time purchased (including date, time, class of time and reasons for any make-goods or rebates) or attach separately. If station will not upload the actual times spots aired until an invoice is generated, the name of a contact person who can provide that information immediately should be placed in the "Terms and Disclosures" folder in the OPIF.

WYDE-FM 120 Summit Parkway Suite 200 Birmingham, AL 35209 205-879-3324

Client:

Club for Growth Action

Order #:

2846-00006

Description: Date Entered:

Mon - Fri 6am-7pm 1/13/2022

P.O.#:

Salesperson:

McCurdy, McGavren

Invoice Frequency: Billed at end of EOS , Sorted by Date

Media Financial Services 1655 Palm Beach Lakes Blvd. Suite 903 West Palm Beach, FL 33401

On-Air Schedule

	Start Date	End Date	Station	Scheduled Time/Event	Repeated	Length	Qty	Rate	Total	M	Tu	W	Th	F	<u>Sa</u>	Su
1	1/19/2022	1/25/2022	WYDE-FM	06:00:00a to 10:00:00a	Weekly	1:00	11	60.00	660.00	2	3	2	2	2	0	0
2	1/19/2022	1/25/2022	WYDE-FM	10:00:00a to 03:00:00p	Weekly	1:00	10	50.00	500.00	2	2	2	2	2	0	0
3	1/19/2022	1/25/2022	WYDE-FM	03:00:00p to 07:00:00p	Weekly	1:00	10	52.00	520.00	2	2	2	2	2	0	0

Order Start Date: 1/19/2022

Order End Date: 1/25/2022

Spots: 31

Total Charges:

\$1,680.00

Combined Discounts:

\$252.00

Total Net:

\$1,428.00

Kimtron, Inc. and this contract does not discriminate on the basis of race, color, national origin, or gender.

Pro	ojected End-Of-Sch	nedule Billing Totals for Club	for Growth Action	on / 2846-00006 :	
, r		Spot Count	Gross Billing	Combined Disc.	Net Billing
January	2022	31	\$1,680.00	\$252.00	\$1,428.00

Confirmed & Accepted for WYDE-FM By:

Accepted for Media Financial Services By:

BROADCAST AIRTIME PURCHASE CONTRACT

Media Financial Services [Client's name], of 1655 Palm Beach Lakes Blvd, Ste 903, West Palm Beh, FL 33401

216-253-8181 [Chent's address and telephone number], referred to as "Client," and Kinitron. Inc., of 120 Summit Parkway. Suite 200. Birmingham, Al. 35209 telephone number (205) 879-3324, referred to as "Company," agree that Client will purchase and Company will provide air time on Radio Station WYDE-FM 92.5, referred to as the "Station," according to the terms and conditions set forth in this Broadcast Airtime Purchase Contract (the "Agreement"). Company and this contract do not discriminate on the basis of race, color, ethnicity, national origin or gender

Section 1. Term. This Agreement shall be effective as of January 19, 2022, when the first broadcast shall take place, and shall terminate, except as otherwise stated in Section 5 below, or January 30, 2022, when the last broadcast shall take place.

Section 2. Broadcast Schedule and Payment Rates. Subject to any modification of this Section by the Special Terms, if any, of Section 3. Client grants all rights required for the broadcast of Client's programming, including "broadcast" by means of streaming on the Internet, the broadcast shall air on the days and liours identified below, and Client shall pay Company the Rate Per Broadcast as identified below:

Schedule		roadcast Length	Broadca Time	200	Broadcasts Per Day	Days Broadcast	Rate Per Broadcast
1	<u>:60</u>	☐ minutes ⊠seconds	Between 6:00 and 10:00	⊠am □PM	<u>*</u>		\$60.00
2	<u>:60</u>	☐minutes ⊠seconds	Between 10am and 3pm	□AM □PM	*		\$ <u>50.00</u>
3	:60	☐minutes ⊠seconds	Between 3:00 and 7:00	□AM ⊠PM	*		\$ <u>52.00</u>
4	_	minutes seconds	Between and	□AM □PM			S

Section 3. Special Terms:

SEE ATTACHED BUY ORDER FOR SCHEDULES EST 1423 ORDER # 3192664

Client is an advertising agency and is representing "CLUB FOR GROWTH ACTION" on this Contract.

Client will be provided a 15% discount from the fees due in Section 2 above.

Payment in full of the total Contract amount specified in Sections 1 and 2 is due in advance of the first broadcast.

Section 4. Payment. Client will pay for the airtime supplied by the Company on a monthly basis. Client's monthly broadcast payment is due in full on or before the 10th of the month following the last day of the month of broadcast unless this payment arrangement is specifically modified by the Special Terms, if any, of Section 3. Client's failure to pay in full within 30 days of the month of broadcast will result in the suspension of Client's broadcasts and Client will be deemed to be in breach of contract, at Company's option, and shall be liable to the Company for the billing for the remainder of the minimum term or notice period specified in Section 5(a) below and any and all other damages, including any fees specified in Section 3, allowed by either law or equity.

Section 5. Termination.

- (a) Termination by Client. Unless specifically modified by the Special Terms, if any, contained in Section 3, Client may not terminate this Agreement for NA (or "X") weeks after the first date of broadcast. At the expiration of X weeks, Client may terminate this Agreement by providing Company written notice of termination not less than NA (or "Y") days prior to the effective date of the termination. The minimum term of this Agreement is X weeks plus Y days. Notice must be sent Certified Mail, return receipt requested, addressed to the General Manager of the Station at the address identified above, (At its option only, the Company may accept notice provided by other means. The accepting of notice by other means does not waive the Company's right to demand that notice be provided in a writing transmitted by Certified Mail, return receipt requested.) If Client terminates this Agreement prior to the expiration of X weeks from the first date of broadcast or, after such X week period has expired, without giving Company Y days written notice of termination, Client will be deemed to be in breach of contract and shall be liable to Company for the billing for the remainder of the X weeks and/or the Y day notice period and any and all other damages, including any fees specified in Section 3, allowed by either law or equity.
- (b) Termination by Company. Company, in its sole discretion, may terminate this Agreement at any time and for any reason whatsoever by providing Client written notice of termination not less than 30 days prior to the effective date of the termination. Company, however, is not required to give notice of termination to Client and may terminate this contract, in its sole discretion, immediately if (i) Client fails to pay, under the terms of Section 4 of this Agreement, for airtime used by Client; or (ii) if Client breaches any other provision of this Agreement, or (iii) if Company, in its sole discretion, deems Client's program content or advertising to fail to conform to the standards of the Federal Communications Commission, the National Association of Broadcusters, or the Station itself, or (iv) if Company, in its sole discretion, deems Client's program content or advertising to fail to conform to the Station's programming format, either at the time this Agreement is signed or at any subsequent date. Company's failure to enforce its right to terminate this Agreement shall not constitute a waiver of such right, which may be enforced at any time thereafter. The terms of this subsection (b) supersede and override any other provision of this Agreement to the contrary, including Section 3.

Section 6. Content of Broadcasts. Company shall have the right to approve or to disapprove all materials submitted for broadcasts and to refuse to permit any individual to participate in any broadcast. Company's right of disapproval shall be exercised in its sole discretion as to any matter that it deems objectionable for any reason whatsoever. Client must deliver all programming and advertising material to Station not less than 48 hours in advance of broadcast time. In the event Client fails to supply such material in a timely manner, Company shall have the right to broadcast substitute programming or advertising and Client shall be obligated to pay for the time contracted and any expenses incurred by Company in obtaining and broadcasting substitute programming or advertising. Client assumes complete and total responsibility for all program content provided by Client. Company shall have no responsibility for errors or quality of the program content provided by Client.

Section 7. Governmental Regulations. This Agreement is subject to the	e terms of the licenses h	ield by the Company and i	ts affiliated stations and to all federal,
state, and local laws, regulations, and decisions either presently in exis	tence or enacted, made,	or enforced in the future.	including the regulation
state, and local laws, regulations, and decisions either presently in exis of all governmental administrative agencies and commissions.	1		////
			1110

Page 1 of 2 Company Initials: Client Initials:

Section 8. Technical Difficulties or Other Causes Beyond Control of Company. Any failure, interruption, or delay in airing the broadcasts provided for under this Agreement, either in whole or in part, resulting from technical difficulties or mechanical failure of the broadcasting equipment, or from strikes, labor disputes, boycotts, riots, civil insurrection, terrorism, war or national emergencies, governmental restrictions, acts of God, or from any other cause hevond the control of the Company, shall not constitute a breach of this Agreement.

Section 9. Preemption. The Company reserves the right, in its sole discretion, to preempt the time provided under this Agreement for programs and announcements to present special events or programs of public importance. The Client shall not be required to pay for any time preempted by the Company.

Section 10. Indemnification. Client shall indemnify and hold harmless Company, its agents, employees, contractors and affiliated stations or companies, including but not limited to Kimtron, Inc., from and against any and all claims, damages, or liability, including attorney's fees and the costs of any legal action, for libel, slunder, invasion or privacy, intproper trade practices, illegal competition, infringement of trademark or name, unfair competition, infringement of copyright or licenses, fraud, negligent misrepresentation, or any other wrongful conduct resulting from the broadcasting of material supplied or produced by Client, including musical compositions and performances.

Section 11. Assignability. Client may not assign any rights or delegate any duties under this Agreement to any other person or entity without the express prior written consent of Company. Company may, but is not required to, assign any of its rights or delegate any of its duties under this Agreement to a purchaser of the Station should the Station be sold. Company's right of assignment is not subject to the consent of Client,

Section 12. Ownership. Any and all ideas, themes, copy production, and commercial or programming matters of any kind produced by Company as a result of this Agreement shall remain the property of Company and cannot be used in any other way, or for any other advertising purposes without the express written approval of the Company.

Section 13. Remedies.

- (a) Legal and Injunctive Relief. If Client breaches any provision of this Agreement, Company reserves the right to avail itself of any remedy available to it at law or in equity. Such remedies may include compensatory (including, but not limited to all amounts owing to Company under Sections 2, 3, 4, and 5 (a)) and, where allowed by law, exemplary damages. During any breach by Client, Company may cease performance of any duties set forth under this Agreement. Furthermore, Company shall have the right to specifically enforce the contract and to require its performance for the entire duration as agreed upon, and to continue to advertise and/or broadcast programs on behalf of the Client at the rates existing when the contract was executed. Client agrees that the foregoing remedies shall be cumulative and not exclusive and shall not be waived by any partial exercise or nonexercise thereof and shall be in addition to any other remedies available to Company at law or in equity.
- (b) Costs and Attorney's Fees. In addition to any remedies and damages available to Company, at law or in equity, in the event Client violates any provision of this Agreement, Company shall be entitled to recover reasonable costs, collection agency fees, and attorney's fees from Client incurred by Company in any action brought by Company to enforce the terms of this Agreement. These fees may be set by the court in the trial of the action or may be enforced in a separate action brought for that purpose, and shall be in addition to any other relief that may be awarded.
 (c) Limitation of Liability. In the event Company breaches any provision of this Agreement, Company shall not be liable in damages or equity to Client in an amount exceeding the value of the airtime provided (or to be provided, as the case may be) to Client as measured by the rates stated in Section 2-or if modified by Section 3 in Section 3. Client explicitly agrees to this limitation of liability and to waive the right, if any, to

recover consequential damages (such as lost profit) or any other damages or equitable recovery that might otherwise be available to Client in law or in equity.

Section 14. Governing Law; Jury Waiver Provision. THIS AGREEMENT SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH THE LAWS OF THE STATE OF ALABAMA. CLIENT HEREBY AGREES NOT TO ELECT A TRIAL BY JURY OF ANY ISSUE TRIABLE OF RIGHT BY JURY AND WAIVES ANY RIGHT TO TRIAL BY JURY FULLY TO THE EXTENT THAT ANY SUCH RIGHT NOW OR HEREAFTER EXIST WITH REGARD TO THIS AGREEMENT OR ANY CLAIM, COUNTERCLAIM, OR OTHER ACTION ARISING IN CONNECTION THEREWITH. THIS WAIVER OF RIGHT TO TRIAL BY JURY IS GIVEN KNOWINGLY AND

ACTION ARISING IN CONNECTION THEREWITH. THIS WAIVER OF RIGHT TO TRIAL BY JURY IS GIVEN KNOWINGLY AND VOLUNTARILY BY CLIENT, AND IS INTENDED TO ENCOMPASS INDIVIDUALLY EACH INSTANCE AND EACH ISSUE AS TO WHICH THE RIGHT TO A TRIAL BY JURY WOULD OTHERWISE ACCRUE. COMPANY IS HEREBY AUTHORIZED TO FILE A COPY OF THIS PARAGRAPH IN ANY PROCEEDING AS CONCLUSIVE EVIDENCE OF THIS WAIVER BY CLIENT.

Section 15. Entire Agreement. THIS WRITING CONTAINS THE ENTIRE AGREEMENT OF THE PARTIES. IT SUPERSEDES ANY AND ALL OTHER AGREEMENTS, EITHER ORAL OR IN WRITING, BETWEEN THE PARTIES WITH RESPECT TO THE SUBJECT MATTER OF THIS AGREEMENT, AND CONTAINS ALL OF THE COVENANTS AND AGREEMENTS BETWEEN THE PARTIES WITH RESPECT TO THE SUBJECT OF THE MATTER. EACH PARTY TO THIS AGREEMENT ACKNOWLEDGES THAT NO REPRESENTATIONS, INDUCEMENTS, PROMISES, OR AGREEMENTS, ORALLY OR OTHERWISE, HAVE BEEN MADE BY ANY PARTY, OR ANYONE ACTING ON BEHALF OF ANY PARTY, THAT ARE NOT SET FORTH IN THIS AGREEMENT, AND THAT NO AGREEMENT, STATEMENT, OR PROMISE NOT CONTAINED IN THIS AGREEMENT SHALL BE VALID, BINDING OR ACTIONABLE. ANY ORAL REPRESENTATIONS OR MODIFICATIONS CONCERNING THIS AGREEMENT SHALL BE OF NO FORCE OR EFFECT UNLESS CONTAINED IN A SUBSEQUENT WRITING, SIGNED BY THE PARTY TO BE CHARGED. BY SIGNING THIS AGREEMENT, CLIENT ACKNOWLEDGES THAT THE AGREEMENT HAS BEEN READ AND THOROUGHLY UNDERSTOOD AND THAT CLIENT HAD ADEQUATE TIME TO REVIEW THE AGREEMENT AND, IF DESIRED, CONSULT INDEPENDENT LEGAL COUNSEL AS TO CLIENT'S OBLIGATIONS HEREIN.

Section 16. Signature of Company Required. THIS AGREEMENT IS NOT BINDING UPON COMPANY UNTIL SIGNED BY AN AUTHORIZED AGENT OF COMPANY.

CO.M	PANT. KI	intron, in	h					CLIENT	Media P	manciai Se	rvices / Met	aavren Cun	id Media, L.L.
Ву:		(de						Ву:					
Bret	t Larson	Gener			1			*See At		Order F	or Signat	ure*	
Date:		ritined in		713	17	_		4					
FOR OF	FICE USE	ONLY- I	THIS BO	X IS NOT	PART OF	THIS AC	JREEME	ENT Co	de: 8	Account	# 284	O Con	tract #: () () () (0
Program	Name\dba:	POLITIC	CAL - CL	UB FOR	GROWTH	ACTION	N-EST 14	23 Co	ntact Nan	ne: Linley (Grande / Lau	iren Welch	
Mailing /	Address: 16	55 Palm	Beach La	ikes Blvd.	Ste 903, \	Vest Palm	Bch, FL	33401					
Phone: 2	16-233-818	1			Fax:					Emuile			
AE: Josi	McCurdy	(1		Writer:	NONE			Other:			RTE Initial:		
Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Total
20 22	1680								1				1680
20													

STATION:

WYDE-FM

ORDER#: 3192664

DATE:

01/11/2022

MARKET:

Birmingham, AL

AMOUNT: \$1,680.00

AGENCY:

MEDIA FINANCIAL SERVICES

WEST PALM BEACH, FL 33401

Invoices@MediaFinancial.com

REP:

McGavren Guild Media

SPOTS: 31

1655 Palm Beach Lakes Blvd.

9th Fl. Suite 903

MOD:

Stn Ver: 1 Last:

CHICAGO

SLS PH: 216-233-8181

SALES OFFICE: SALESPERSON:

Linley Grande

SLS FAX: N/A

SLS EMAIL:

Linley.Grande@GenMediaPartners.com

AGENCY:

MEDIA FINANCIAL SERVICES

Est 1423 1/19-1/25 AL RADIO

AGY CLI:

CONTRACT # FOR INVOICING 4417651

ADVERTISER:

Club for Growth Action

AGY PRD:

INVOICE: MEDIA FINANCIAL SERVICES

PRODUCT:

AGY EST: 1423

1655 Palm Beach Lakes Blvd.

9th Fl. Suite 903

WEST PALM BEACH, FL 33401

FLIGHT:

01-19-2022 TO 1/30/2022

[X]Unwired []Spot []Mod

Invoices@MediaFinancial.com

Page 1 of 2

TOT # OF WEEKS: 2

PRIM. DEMO: SEC. DEMO:

Adults 35+

[X]Cash []Trade

SPOT TYPE:

LAST SENT: 01/11/2022 11:22

COMMENTS

01/11/2022: New order. Continue current copy UFN. Please confirm ASAP TODAY in RX if you are set up or to lauren.welch@genmediapartners.com. Thanks!

********* INVOICES/AFFIDAVITS ARE REQUIRED EVEN FOR SCHEDULES PAID FOR IN ADVANCE. SEND INVOICES TO THE INVOICE ADDRESS SHOWN ABOVE. ***********

THIS IS AN UNWIRED NETWORK ORDER. SEND INVOICES ELECTRONICALLY OR TO INVOICES@MEDIA FINANCIAL.COM BY THE 3RD OF THE MTH AFTER THE BROADCAST MTH HAS AIRED. MFS ELECTRONIC INVOICES: RADIOINVOICES.COM: RI12580 OR 9912580; MARKETRON: 120873; SpotData: IDB#1828; EMEDIATRADE: EMT10263.

ONLY UPON PAYMENT FROM THE AGY WILL MFS REMIT TO STATION. PAYMENT TO STATION WILL BE PROCESSED WITHIN 7 DAYS AFTER RECEIPT FROM AGENCY.

WEE	K#1		1/19/2022 To	1/23/2022				WK TOT \$972	.00	WK TOTAL S	SPOTS 18
MC	LN	SPT TYP	DAYS	START	END	LEN	START	STOP	SP/WK	RATE	WEEKLY

MC	LN	SPT TYP	DAYS	START	END TIME	LEN	START	STOP	SP/WK	RATE	WEEKLY TOTAL
	11		WTF.,	6:00AM	10:00AM	60	1/19/2022	1/21/2022	6	\$60	\$360
	13		WTF.,	10:00AM	3:00PM	60	1/19/2022	1/21/2022	6	\$50	\$300
	15		WIF	3:00PM	7:00PM	60	1/19/2022	1/21/2022	6	\$52	\$312

WEE	K#2		1/24/2022 To	1/30/2022		WK TOT \$708.00		WK TOTAL SPOTS 13			
MC	LN	SPT TYP	DAYS	START	END	LEN	START	STOP	SP/WK	RATE	WEEKLY TOTAL
	10		MT	6:00AM	10:00AM	60	1/24/2022	1/25/2022	5	\$60	\$300
	12		MT	10:00AM	3:00PM	60	1/24/2022	1/25/2022	4	\$50	\$200
	14		MT	3:00PM	7:00PM	60	1/24/2022	1/25/2022	4	\$52	\$208

STATION:

WYDE-FM

ORDER#: 3192664

DATE:

01/11/2022

MARKET: REP:

Birmingham, AL

AMOUNT: \$1,680.00

AGENCY:

MEDIA FINANCIAL SERVICES

1655 Palm Beach Lakes Blvd.

McGavren Guild Media

SPOTS: 31

WEST PALM BEACH, FL 33401 Invoices@MediaFinancial.com

9th Fl, Suite 903

MOD:

Stn Ver: 1 Last:

SALES OFFICE: CHICAGO SLS PH: 216-233-8181

SALESPERSON:

Linley Grande

SLS FAX: N/A

SLS EMAIL:

Linley.Grande@GenMediaPartners.com

AGENCY:

MEDIA FINANCIAL SERVICES

AGY CLI:

CONTRACT # FOR INVOICING 4417651

ADVERTISER:

Club for Growth Action

INVOICE: MEDIA FINANCIAL SERVICES

PRODUCT:

AGY PRD:

1655 Palm Beach Lakes Blvd.

Est 1423 1/19-1/25 AL RADIO **AGY EST: 1423**

9th Fl, Suite 903

FLIGHT:

01-19-2022 TO 1/30/2022

[X]Unwired []Spot []Mod

WEST PALM BEACH, FL 33401 Invoices@MediaFinancial.com

TOT # OF WEEKS: 2

PRIM. DEMO:

Adults 35+

[X]Cash []Trade

SEC. DEMO:

SPOT TYPE:

LAST SENT: 01/11/2022 11:22

TOTAL	Jan	Total
SPOT	31	31
CASH	1,680.00	1,680.00
TOTAL	1,680.00	1,680.00