



KQCA
3 Television Circle
Sacramento, CA 95814
(916)447-5858

www.my58.com

CONTRACT

And:

Great American Media
1010 Wisconsin Avenue N W
Suite 800
Washington, DC 20007

<u>Contract / Revision</u> 1221179 /		<u>Alt Order #</u> 07302242
<u>Product</u> DCCC		
<u>Contract Dates</u> 09/23/14 - 09/28/14		<u>Estimate #</u> 2785
<u>Advertiser</u> Democratic Congressional Campaign Comm		<u>Original Date / Revision</u> 08/11/14 / 08/11/14
<u>Billing Cycle</u> EOM/EOC	<u>Billing Calendar</u> Broadcast	<u>Cash/Trade</u> Cash
<u>Station</u> KQCA	<u>Account Executive</u> Brian Smith	<u>Sales Office</u> HRP -Washington
<u>Special Handling</u>		
<u>Demographic</u> Adults 35+		
<u>IDB#</u> 8091	<u>Advertiser Code</u> 11	<u>Product Code</u> 14
<u>Agency Ref</u>		<u>Advertiser Ref</u>

Reservation- Final total subject to change. Order has not been accepted at this time. For inventory management purposes, this request will be evaluated again at a date closer to the election.

*Line	Ch	Start Date	End Date	Description	Start/End Time	Days	Length	Spots/Week	Rate	Type	Spots	Amount
N 1	KQCA	09/23/14	09/26/14	STEVE HARVEY DAY	Tu-F 10-11AM		:30			NM	2	
		<u>Start Date</u>	<u>End Date</u>	<u>Weekdays</u>	<u>Spots/Week</u>			<u>Rate</u>				
Week:		09/22/14	09/28/14	-TWTF--	2							
N 2	KQCA	09/23/14	09/26/14	SIMPSONS EF 2	Tu-F 530p-6p		:30			NM	2	
		<u>Start Date</u>	<u>End Date</u>	<u>Weekdays</u>	<u>Spots/Week</u>			<u>Rate</u>				
Week:		09/22/14	09/28/14	-TWTF--	2							
N 3	KQCA	09/23/14	09/26/14	BIG BANG THEORY AC 1	Tu-F 7-7:30PM		:30			NM	2	
		<u>Start Date</u>	<u>End Date</u>	<u>Weekdays</u>	<u>Spots/Week</u>			<u>Rate</u>				
Week:		09/22/14	09/28/14	-TWTF--	2							
N 4	KQCA	09/23/14	09/26/14	M-F 7am-8am News	Tu-F 7:00am-8:00a		:30			NM	2	
		<u>Start Date</u>	<u>End Date</u>	<u>Weekdays</u>	<u>Spots/Week</u>			<u>Rate</u>				
Week:		09/22/14	09/28/14	-TWTF--	2							
N 5	KQCA	09/23/14	09/26/14	Tu-F 8am-9am News	8:00am-9:00am		:30			NM	2	
		<u>Start Date</u>	<u>End Date</u>	<u>Weekdays</u>	<u>Spots/Week</u>			<u>Rate</u>				
Week:		09/22/14	09/28/14	-TWTF--	2							
N 6	KQCA	09/28/14	09/28/14	HOW I MET MOTHER WKN SUN	SUN 6-6:30PM		:30			NM	1	
		<u>Start Date</u>	<u>End Date</u>	<u>Weekdays</u>	<u>Spots/Week</u>			<u>Rate</u>				
Week:		09/22/14	09/28/14	-----1	1							
D 7	KQCA	09/29/14	09/29/14	LAW & ORDER SVU DAY	10AM-11AM		:30			NM	0	\$0.00
D 8	KQCA	09/29/14	09/29/14	HOW I MET MOTHER EF 2	M-F 5:30-6PM/6:3C		:30			NM	0	\$0.00
D 9	KQCA	09/29/14	09/29/14	MODERN FAMILY AC 1	M-F 7-7:30PM		:30			NM	0	\$0.00
D 10	KQCA	09/29/14	09/29/14	M-F 7am-8am News	M-F 7:00am-8:00a		:30			NM	0	\$0.00
D 11	KQCA	09/29/14	09/29/14	M-F 8am-9am News	8:00am-9:00am		:30			NM	0	\$0.00
Totals											11	\$6,950.00

(* Line Transactions: N = New, E = Edited, D = Deleted)

Notwithstanding to whom bills are rendered, advertiser, agency and service, jointly and severally, shall remain obligated to pay to station the amount of any bills rendered by station within the time specified and until payment in full is received by station. Payment by advertiser to agency or to service or payment by agency to service, shall not constitute payment to station. Station will not be bound by conditions, printed or otherwise, on contracts, insertion orders, copy instructions or any correspondence when such conflict with the above terms and conditions. Four weeks advance cancellation notice is required unless otherwise specified.

Hearst Television Inc. 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 represents and warrants that it is not purchasing broadcast 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.



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Contract / Revision	Alt Order #
1221179 /	07302242

Contract Dates	Product	Estimate #
09/23/14 - 09/28/14	DCCC	2785

Advertiser	Original Date / Revision
Democratic Congression:	08/11/14 / 08/11/14

Time Period	# of Spots	Gross Amount	Agency Comm.	Net Amount
09/01/14 - 09/28/14	11	\$6,950.00	(\$1,042.50)	\$5,907.50
Totals	11	\$6,950.00	(\$1,042.50)	\$5,907.50

Signature: _____ **Date:** _____

(* Line Transactions: N = New, E = Edited, D = Deleted)

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**HEARST TELEVISION INC.
TERMS AND STANDARD CONDITIONS
FOR PURCHASE OF BROADCAST ADVERTISING**

The person, firm or other business entity contracting to purchase Advertising on its own behalf ("Advertiser"), or on behalf of the advertiser named on the face of the advertising purchase contract or media order ("Agency"), (collectively known as "Purchaser") and the station accepting this contract ("Station") hereby agree that the advertising purchase contract, or media order, shall be governed by the conditions and terms set forth below. Advertising shall encompass the purchase of advertising time, sponsorships, program content and/or other services ("Ads") distributed by Station through either a broadcast signal or the retransmission or other distribution of a broadcast signal ("collectively known as "Distribution"). Digital Advertising will be governed by Hearst Television's Digital Terms and Conditions which can be found at www.hearsttelevision.com/for_advertisers and incorporated here.

1. BILLING AND PAYMENTS

(a) Station will, from time to time at intervals following Distribution hereunder, bill Purchaser at the address listed on the purchase contract or media order. Payment shall be made in advance of Distribution unless credit arrangements acceptable to Station have previously been made in writing, in which event payment shall be made no later than 30 days after receipt by Purchaser of Station invoice. Station reserves the right to cancel credit arrangements at any time with or without notice for whatever reason. Purchaser agrees to notify Advertiser of the terms and conditions herein immediately.

(b) Purchaser is acting as agent for a disclosed principal (i.e., the Advertiser named on the purchase contract or media order) and Purchaser (unless otherwise specified in writing) will act as agent for making payment on all invoiced amounts hereunder. This stipulation cannot be amended without prior written authorization from the station. Purchaser and Advertiser shall be jointly liable for the payment of sums due hereunder, but Station agrees to look initially to Purchaser for the payment of sums due hereunder, unless Purchaser fails to timely remit payment or becomes insolvent. Advertiser shall be liable to Station and not to Purchaser on all unpaid billings for services rendered including all applicable taxes by Station hereunder (excluding advertising agency commissions). If Station has not received payment from Purchaser within 60 days from the due date of the invoice, Station may consider the invoice to be delinquent and may invoice or contact the Advertiser directly for payment after notifying the Purchaser of its intention. Nothing herein contained relating to the payment of invoiced amounts by Agency shall be construed so as to relieve Advertiser of, or diminish Advertiser's liability for breach of its obligations hereunder. If the purchase contract or media order is with a media buying service, all references herein to Purchaser shall apply to the media buying service.

2. TERMINATION

(a) Unless otherwise specified in writing, either party may terminate a purchase contract or media order, without cause, upon giving the other party at least 28 days prior notice provided that, if notice is given by Purchaser, termination shall not be effective until after two (2) weeks of Distribution hereunder. If Purchaser so terminates this contract, it shall pay Station at the earned rate for all Ads pursuant to the purchase contract or media order through the effective date of termination.

(b) Station may, upon notice to Purchaser, terminate the purchase contract or media order at any time; (i) upon material breach by Purchaser; (ii) if Station fails to receive timely payment on billing; or (iii) if Advertiser's or Purchaser's credit is, in Station's reasonable opinion, impaired. Upon such termination, all unpaid accrued charges hereunder shall immediately become due and payable. The Purchaser's only liability shall be to pay for telecasts completed hereunder prior to cancellation by Station.

(c) Purchaser may, upon notice to Station, terminate the purchase contract or media order at any time upon material breach by Station. Upon such termination, the Station's only liability shall be to pay as liquidated damages a sum equal to the lesser of the following: (i) the actual non-cancellable out-of-pocket costs necessarily incurred by Purchaser in performance of this contract through date of such termination, or (ii) the total which would be due to Station hereunder if, on the date on which Purchaser gives notice of cancellation, Station had given notice of termination pursuant to Paragraph 2(a) effective at the earliest date permitted thereunder.

(d) Neither party shall have any liability to the other upon termination pursuant to this Paragraph 2, except as provided in this Paragraph 2 and Paragraph 7.

3. OMISSION OF DISTRIBUTION

If, as a result of an act of God, force majeure, public emergency, labor dispute, restriction imposed by law or governmental order, mechanical breakdown, or where necessary to enable the Station to comply with the Communications Act of 1934, as amended, to satisfy the "reasonable access" and/or "equal opportunity" requirements for certain political candidates, or any other similar or dissimilar cause beyond the Station's reasonable control, Station fails to distribute any or all of the Ads, announcement(s) or programs to be distributed hereunder, Station shall not be in breach hereof, but Purchaser shall be entitled to an adjustment as follows: (i) if no part of a scheduled Distribution is made, a later Distribution 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 Distribution shall be waived; (ii) if a material part, but not all, of a scheduled is omitted, a later Distribution shall be made at a reasonable substitute date and time. The foregoing shall not deprive Purchaser of the benefit of any discounts which it would have earned hereunder if the Distribution had been made in its entirety.

4. PREEMPTIONS

Station shall have the right to cancel any Ads or portion thereof covered by the purchase contract or media order in order to distribute any program or event which, in the Station's sole discretion, it deems to be of greater public interest or significance. Station may also recapture time previously sold when necessary to comply with its obligations to make available "reasonable access" and/or "equal opportunities" to certain political candidates under the Communications Act of 1934, as amended. Station will notify Purchaser of such cancellation as promptly as reasonably possible, if the parties cannot agree upon a satisfactory substitute date and time, the Distribution so preempted shall be deemed canceled without affecting the rate, discounts or rights provided under this contract, except that Purchaser will not have to pay Station any charges allocable to the canceled Distribution.

5. FIXED RATE PURCHASES

Notwithstanding the provisions of Paragraphs 3 and 4 above, unless the omitted or preempted announcement was purchased as a single buy or at a fixed (i.e., not a pre-emptible) rate, and it is so indicated on the face of the contract or media order, Station may preempt at its sole discretion for any reason. In the event of preemption or omission, Purchaser shall be accorded another Distribution at a reasonably satisfactory substitute date and time, at no additional charge therefor.

6. PURCHASER MATERIAL

All commercial materials (if so specified on the face of the purchase contract or media order, all program materials, including talent) shall be furnished by Purchaser and delivered to Station at Purchaser's sole cost and expense. Purchaser shall deliver all materials not less than 48 hours (exclusive of Saturdays, Sundays and holidays) in advance of Distribution. All materials furnished by Purchaser (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 Station's prior approval and continuing right to reject or to cause Purchaser to edit such materials. Station will not be liable for loss or damage to Purchaser's material or, even if accepted by Station, for communications from others.

If Purchaser requests within 30 days of last Distribution hereunder, Station will, at Purchaser's expense, return Purchaser material to Purchaser. If Purchaser does not so request, Station has the right to dispose of all Purchaser material any time after 60 days following the last Distribution hereunder.

Purchaser and/or Advertiser, represent that the commercial materials provided shall (i) not infringe the copyright, ownership or authorship of any third party; (ii) be free and clear for Distribution without obtaining any further consents or approvals; and (iii) not be defamatory, libelous, pornographic, obscene or otherwise unlawful. In addition, Advertiser shall represent it has a reasonable basis for all claims made within the Ads, possesses appropriate documentation to substantiate such claims, and it has sole right, title, interest or permission to make use of the names, logos and/or trademarks used in the Ads.

7. INDEMNIFICATION

Purchaser hereby represents and warrants to Station that Station and its licensees have the right to distribute the Ads and all commercial materials without infringing or violating the rights of any party or violation of any law, rule or regulation. Purchaser agrees, at its or their own expense, to indemnify, defend and hold harmless Station, its licensees, and its and their parent companies, employees, officers, directors, representatives, agents and affiliates, from and against any and all claims (including but not limited to, claims of trademark or copyright infringement, libel, defamation, false, deceptive or misleading advertising or sales practices), demands, suits, actions, proceedings, damages, losses, costs and expenses (including reasonable attorneys' fees and costs) and other liabilities of any kind whatsoever arising out of or related to (a) the Distribution of any advertisement hereunder, (b) the commercial materials or any matter or thing contained in any Ad, and/or (c) any material of Purchaser in which viewers or users can link through any Ad. Advertiser and Purchaser shall be jointly and severally liable and responsible for fulfilling indemnification obligations hereunder. Purchaser represents and warrants that it has the authority, as agent, to bind Advertiser to these Terms and Conditions and the purchase contract or media order. The provisions of this Paragraph 7 shall survive the expiration or termination of these Terms and Conditions and any purchase contract or media order.

8. CONSEQUENTIAL DAMAGES

STATION SHALL NOT BE LIABLE TO THE ADVERTISER, ITS PURCHASER OR ANY THIRD PARTY UNDER OR IN RELATION TO THESE TERMS OR ANY PURCHASE CONTRACT OR MEDIA ORDER FOR ANY CONSEQUENTIAL, INCIDENTAL, SPECIAL OR INDIRECT DAMAGES OF ANY KIND OR NATURE, UNDER POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL STATION'S LIABILITY UNDER OR IN RELATION TO THESE ANY THEORY OF LAW OR EQUITY, AND WHETHER OR NOT STATION HAS BEEN ADVISED OF THE TERMS OR ANY INSERTION ORDER EXCEED THE FEES ACTUALLY PAID TO STATION FOR THE ADVERTISEMENT GIVING RISE TO SUCH LIABILITY.

9. GENERAL

(a) Station will distribute the Ads, announcements and programs covered by the purchase contract or media order on the dates and at the approximate Distribution periods provided on the face hereof.

(b) The Station shall exercise normal precautions in handling of property and mail, but assumes no liability for loss or damage to program or commercial materials and other property furnished by the Agency in connection with Distributions hereunder. The Station will not accept or process mail, correspondence, or telephone calls in connection with Distribution except after its prior approval.

(c) Interest charges and reasonable collection fees may be applied to past due amounts at the rate of 1.5 percent per month (or less, the maximum lawful interest rate) beginning on the 61st day.

(d) Purchaser shall not assign this contract. Advertiser may, upon notice to Station, change its agency and only the successor agency shall be entitled to commissions, if any, on billings for Distributions thereafter. Station is not required to distribute hereunder for the benefit of any person other than Advertiser, or for a product or service other than that named on the face hereof.

(e) The purchase contract or media order contains the entire understanding between the parties, cannot be changed or terminated orally, and shall be construed in accordance with the laws of the State of New York, and with the Communications Act of 1934, as amended, and with the rules and regulations of the FCC issued pursuant thereto. When there is any inconsistency between these standard conditions and a provision on the face hereof, 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.

For additional information relating to political advertising, Agencies and Advertisers are encouraged to request a copy of the Station's current political advertising disclosure statement.

Amended 7/7/14

AGREEMENT FORM FOR
NON-CANDIDATE/ISSUE ADVERTISEMENTS

Station and Location: KQCA Sacramento, CA	Date: 7/2/14
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I, Sarah Buffone
do hereby request station time concerning the following issue:

TBD

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks
AS ORDERED					

This broadcast time will be used by: DLCC

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):

TBD - ad copy not received at this time
for November 4, 2014 General Election

I represent that the payment for the above described broadcast time has been furnished by (name and address):

DCCC
430 S. Capitol St. SE Washington DC 20003

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):

Hayley Dierker, COO
430 S Capitol St, SE
Washington DC 20003
See attached

For programming that "communicates a message relating to any political matter of national importance," attach Agreed Upon Schedule (Page 5)

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 24 hr before the time of the scheduled broadcasts.

TO BE SIGNED BY ISSUE ADVERTISER (SPONSOR)

5/24/11 [Signature] 202-336-9700
Date Signature Contact Phone Number

TO BE SIGNED BY STATION REPRESENTATIVE

☒ Accepted ☐ Accepted in Part ☐ Rejected
[Signature] Rebekah Burgess Pol Specialist
Signature Printed Name Title

AGREED UPON SCHEDULE

For All Issue Advertisements That Communicate a Message Relating to Any Political Matter of National Importance

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks
AS ORDERED					

Attach proposed schedule with charges (if available): \$ 6,950

AFTER AIRING OF BROADCASTS:

Attach invoices or Schedule Run Summary to this Form showing:

- (1) actual air time and charges for each spot;
- (2) the date(s), exact time(s) and reason(s) for Make-Good(s), if any; and
- (3) the amount of rebates given (identify exact date, time, class of broadcast and dollar amount for each rebate), if any.

Note: Because the FCC requires that the political file contain the actual time the rate for spots "communicating a political matter of national importance" air, that information should be included in the file as soon as possible. If that information is only generated monthly, the file should include the name of a contact person who can provide the times that and rates for specific spots aired. The FCC's online political files include a folder for "Terms and Disclosures." NAB suggests that, for stations subject to the online public file rule, the names of contact person(s) be placed in that folder.

Nov 15, 2012

DCCC Chairman Steve Israel Names Kelly Ward as Executive Director, Names Deputies

DCCC Chairman Steve Israel announced today that House strategist, skilled political operative and DCCC veteran Kelly Ward has been named Executive Director of the DCCC for the 2014 cycle. In addition, strategist and communications veteran Jesse Ferguson was named Deputy Executive Director and Communications Director and veteran DCCC fundraiser Missy Kurek was named Deputy Executive Director for Finance. Chairman Israel also thanked current Executive Director Robby Mook for his exemplary service to the committee.

"I couldn't be happier or prouder that Kelly Ward will be our new Executive Director," DCCC Chairman Steve Israel said. "Kelly brings the right mix of smart political instincts and experienced leadership to aggressively take on this Tea Party Republican majority. Kelly, Jesse and Missy will lead a strong team of leaders who will take the fight to districts all across the country."

In 2012, House Democrats defeated 16 Republican incumbents – more than in 2008 – and have rebuilt the Democratic caucus back to 200 members strong again. The Cook Political Report described the election as a "Better than expected night for House Dems."

Kelly Ward said, "I'm honored to be working with Chairman Israel and House Democrats to continue the progress we've made. We will have a strong, dynamic and aggressive team at the DCCC who will work to continue our success in 2014."

Chairman Israel also said of Robby Mook, "Robby strongly and ably led our team in 2012 and he's one of the best strategists in our party today. I cannot thank him enough for his leadership and his tenacity that led us to great success. On behalf of the DCCC leadership and staff, I wish him all the best."

Kelly Ward, Executive Director

Ward has served as the DCCC's Political Director since January of 2011. As Political Director, Ward oversaw candidate redistricting, recruitment, campaign planning and strategy, leading to victory in 78 percent of the seats considered Toss Up by the Rothenberg Report and 69 percent of the seats considered Toss Up by the Cook Political Report. Prior to serving as Political Director, Ward was the DCCC's Regional Political Director for Incumbent Retention in 2010. She previously managed Alan Khazei's U.S. Senate campaign, ran former Congressman Harry Mitchell's first congressional campaign, ran several nonprofit advocacy campaigns and worked for former Arizona Governor Janet Napolitano. She got her undergraduate degree from the University of Arizona and has her Master's Degree from Harvard's Kennedy School of Government.

Jesse Ferguson, Deputy Executive Director and Communications Director [[@JesseFFerguson](#)]

Ferguson served the DCCC as Communications Director and previously National Press Secretary in the 2012 cycle. Ferguson was the lead spokesman for House Democrats' successful 2012 election effort and led the Communications team in aggressively defining Republican incumbents and challengers. He previously ran Communications in the Southern region for the DCCC in 2010. Prior to that, Jesse was Communications Director and Senior Advisor in the Virginia Governor's race and previously worked as Chief-of-Staff to the Democratic Caucus Chairman in the Virginia House of Delegates. Jesse was also the Executive Director of Virginia21, a higher education advocacy organization based in Richmond. He has a Bachelor's Degree in Government and Economics from the College of William and Mary.

Missy Kurek, Deputy Executive Director for Finance

Kurek served as the DCCC's National Finance Director, focusing on the national individual donor program, in the 2012 cycle. Kurek also serves as Senior Political Advisor to Democratic Leader Nancy Pelosi. She led the DCCC to outraise the NRCC despite being in the minority – an unprecedented achievement. Kurek held the positions of South Finance Director and Deputy National Finance Director at the DCCC. This will be her fifth cycle at the DCCC. Kurek has a Bachelor's Degree in International Relations from Syracuse University.

Want the latest updates? Follow the DCCC on Facebook (<http://www.facebook.com/cicridemocrats>) and Twitter: (<http://www.twitter.com/dccc>)

DCCC**Democratic House and Caucus Leadership**

Quickly building a strong leadership team for the 2013-2014 cycle, DCCC Chairman Steve Israel has named the DCCC's four National Chairs,

- Representative Jared Polis will be National Chair for Candidate Services
- Representative Jim Himes will be National Finance Chair
- Democratic Caucus Vice-Chair Representative Joe Crowley will be DC Finance Chair
- Assistant Democratic Leader Jim Clyburn will be National Mobilization Chair

In addition, Chairman Israel named the leadership of three key DCCC Committees for the cycle:

- Representative Tim Walz will Chair the DCCC's Frontline Program
- Representative Donna Edwards will Chair the DCCC's Recruitment Committee
- Representative Gary Peters will be Vice Chair of DCCC's Recruitment Committee
- Representatives Richard Neal, Jim Himes and Terri Sewell will be Vice Chairs of Finance and Chair the DCCC's Business Council

The DCCC National Chairs and the Committee leadership work closely with DCCC Chairman Israel, Leader Nancy Pelosi, House Leadership and the Caucus to plan and execute strategies that will ensure House Democrats' success in 2014.

"Building on House Democrats 2012 success, these outstanding Members will lead the charge to pick up seats in 2014 and continue reversing the Tea Party wave," said DCCC Chairman Steve Israel. "These leaders of our party are committed to standing up for the middle class and holding Republicans accountable for putting the special interests ahead of hardworking Americans. I'm pleased these Democratic leaders will be working with us this cycle to ensure our Members and candidates are building and executing winning campaigns."

Announcements about additional DCCC Councils and Committees will be made at a later date.

Jared Polis, National Chair for Candidate Services

Congressman Jared Polis will serve as National Chair for Candidate Services. Congressman Polis is a savvy campaign strategist and has chaired the DCCC's successful Red to Blue program in addition to serving on the recruiting committee. He has worked with the DCCC and Democratic Members and candidates on modernizing their campaign as well as LGBT outreach and fundraising plans.

"Congressman Polis will ensure that our top notch candidates and incumbents are well-prepared for an aggressive 2014 campaign," Chairman Israel said. "Jared has distinguished himself as a proven leader in working with our candidates from the start of recruitment to crossing the finish line."

Congressman Jared Polis said, "I am looking forward to working with Chairman Israel and the DCCC leadership to assist Democratic candidates so we can pick up seats and defeat Tea Party Republicans. We have a very dynamic and talented team and will be on the offense in districts throughout the country."

Jim Himes, National Finance Chair

Congressman Jim Himes will serve as National Finance Chair. Representative Himes will oversee the DCCC's national fundraising to ensure House Democrats have the resources to win seats in 2014. During the 2012 cycle, Representative Himes co-chaired the Business Council and served as Frontline Chair.

Over his career, Jim Himes has proven that he's deeply committed to strengthening the middle class -- and he'll work relentlessly to elect more people to Congress who share our middle class values and defeat people who want to give more tax breaks to the well-connected.

Joe Crowley, DC Finance Chair

In a newly-created position, Congressman Crowley will oversee the DCCC's DC fundraising as the DC Finance Chair. Congressman Crowley served as the National Finance Chair and helped Democrats outraise House Republicans despite being in the minority and broke many DCCC fundraising records. Congressman Crowley is also the new Vice-Chairman of the House Democratic Caucus.

"I'm so pleased that our new Caucus Vice-Chair and my friend and colleague from New York Congressman Crowley will continue in a leadership role at the DCCC in a new position focused on raising resources here in Washington," said Chairman Israel. "Congressman Crowley will build on his success this past cycle and allow us to strengthen our efforts in DC."

Congressman Crowley said, "After our record-fundraising success this cycle, I'm so pleased to work with Leader Pelosi, Chairman Israel, Congresswoman Schwartz and our entire team to make sure we have resources to execute an aggressive campaign and support Members in tough fights and candidates in competitive races."

Jim Clyburn, National Mobilization Chair

Assistant Leader Jim Clyburn will oversee the DCCC's efforts to mobilize and engage voters as National Mobilization Chair. Clyburn is responsible for ensuring key Democratic constituencies are organized, energized and well-equipped as part of a state of the art voter contact effort.

"Engaging and mobilizing voters again will be critical to House Democrats efforts to turn back the Tea Party Republicans and gain seats," said Chairman Israel. "Assistant Leader Clyburn will inspire, organize and mobilize voters and ensure that we reach voters across the country."

Tim Walz, Frontline Chair

Congressman Tim Walz will serve as Frontline Chair. Congressman Walz was a Member of the Frontline program last cycle and understands what it takes for an incumbent to win in a challenging district in a tough political environment. Walz has pledged to ensure problem-solving Democrats are re-elected in 2014. This past cycle he served as the DCCC's Native American Council Co-Chair.

"Congressman Walz is battle-tested and will be a tremendous leader in our incumbent protection program because he knows firsthand how to win in a tough district," said Chairman Israel. "Congressman Walz will bring his problem-solving approach to this key position and will ensure that our problem-solving incumbents who face tough challenges will return to Congress in order to continue fighting for middle class families."

Congressman Walz said, "I'm honored and humbled to lead the 2014 Frontline Program. Elections are a means to an end and that end is better policies for middle class Americans. I look forward to working with my colleagues to ensure that we re-elect folks committed to strengthening the middle class."

Donna Edwards, Recruitment Committee Chair and Gary Peters, Recruitment Committee Vice Chair

Congresswoman Donna Edwards will chair the Recruitment Committee and Congressman Gary Peters will serve as Recruitment Committee Vice Chair. During the 2012 campaign, Congresswoman Edwards chaired the Red to Blue Program and served on the recruiting committee.

"Congresswoman Edwards is a proven and tenacious leader who will help us identify and recruit top-notch candidates and Congressman Gary Peters is a battle-tested leader who knows how to win competitive races," said Chairman Israel. "To win in 2014, we are already aggressively recruiting candidates, and our dynamic team of Donna and Gary will lead the way to help us recruit candidates focused on solving problems and standing up for the middle class."

Congresswoman Edwards said, "For the 2012 cycle, House Democrats recruited successfully top-tier candidates throughout the country who reflected the shared values of America. We are excited to build on this momentum and spearhead the recruitment efforts for 2014. We will do that by continuing to recruit first-rate candidates committed to protecting the middle class and creating jobs."

Congressman Peters said, "I look forward to working closely with Congresswoman Edwards to recruit top-tier Democratic candidates who can win in competitive districts and will represent the values of the middle class. My priority is to relentlessly recruit problem-solvers who will fight to protect the middle class."

Richard Neal, Jim Himes and Terri Sewell, Vice Chairs of Finance and Chairs of the DCCC's Business Council

Congressman Richard Neal, Congressman Jim Himes and Congresswoman Terri Sewell will serve as Vice Chairs of Finance and Chair the DCCC's Business Council. Congressmen Neal and Himes co-chaired the Business Council during the 2012 cycle and Congressman Himes also served as Frontline Chair.

"Congressman Richard Neal, Jim Himes and Terri Sewell will be critical to our business outreach efforts," said Chairman Israel. "Together they will work with National Finance Chair Congresswoman Schwartz and DC Finance Chair Congressman Crowley to make sure we have the resources to run an aggressive campaign this cycle. They will put the DCCC and our Democratic candidates in partnership with business leaders who share our values on the most pressing issues affecting our country: creating jobs and strengthening the middle class."

Congressman Neal, Congressman Himes and Congresswoman Sewell said: "We look forward to working with the business community and helping build resources so that Democrats come out of the gate strong and are on offense. Democrats again will have a strong partnership with the business community because at every turn we have stood up for good-paying jobs and a thriving middle class."