CANDIDATE ADVERTISEMENT AGREEMENT FORM

See Order for proposed schedule and charges.	See Invoice for actual schedule and charges.
I, Ben Rheault	, hereby request station time as follows:
IDENTIFY CANDIDATE TYPE	RAL CANDIDATE E OR LOCAL CANDIDATE
ALL QUESTIONS/BLOCK	S MUST BE COMPLETED
Candidate name: Christine Drazan	
Authorized committee: Friends of Christine Drazan	
Agency requesting time (and contact information):	
Strategic Media Services	
Candidate's political party: Republican	
Office sought (no acronyms or abbreviations): Oregon Governor	
Date of election: 5/17/22	General ✓ Primary
Treasurer of candidate's authorized committee: Lori Piercy	
The undersigned represents that: (1) the payment for the broadcast time requested has been fur the candidate listed above who is a legally qualified candidate the authorized committee of the legally qualified candidate the authorized to announce the time as paid for beautified to the station has disclosed its political advertising policies, in and other sales practices (not applicable to federal candidate). THIS STATION DOES NOT DISCRIMINATE OR PERMIT DISCRIMINATE DISCRIMIN	ndidate, or date listed above; y such person or entity; and cluding applicable classes and rates, discount, promotion tes).
Candidate/Committee/Agency	Station Representative
Signature: Ben Rheault Digitally signed by Ben Rheault Date: 2022.03.28 14:06:42 -04'00'	Signature: Lisa Decker Digitally signed by Lisa Decker Date: 2022.04.21 13:04:20 -07'00'
Name: Ben Rheault	Name: Lisa Decker
Date of Request to Purchase Ad Time: 3/28/22	Date of Station Agreement to Sell Time: 4/21/22

Federal Candidate Certification:

The undersigned hereby certifies that the broadcast matter to be aired pursuant to this disclosure either (1) does not refer to an opposing candidate or, if it does, (2) contains a clearly identifiable photograph or similar image of the candidate for a duration of at least four seconds and a simultaneously displayed printed statement identifying the candidate, that the candidate approved the broadcast and that the candidate and/or the candidate's authorized committee paid for the broadcast or if radio programming, contains a personal audio statement by the candidate that identifies the candidate, the office being sought and that the candidate has approved the broadcast.

Candidate/Authorized Committee/Agency							
Signature:							
Name:							
Date:							
TO BE COMPLETED BY STATION ONLY							
Ad submitted to Station? Yes No Date ad received:							
Federal candidate certification signed (above):							
Disposition: ✓ Accepted Accepted IN PART (e.g., ad copy not yet received to determine sponsor ID)* Rejected – provide reason:							
*Upload partially accepted form, then promptly upload updated final form when complete. Date and nature of follow-ups, if any (e.g., insufficient sponsor ID tag):							
Contract #: Station Call Letters: Date Received/Requested: 626519, 626520, 626522 (KXL) 626620, ₩ KXL-FM & RNW 4/21/22							
Est. #: Station Location: Run Start and End Dates: 4//27/22-5/17/22 Run Start and End Dates: 4//27/22-5/17/22							

Upload order, this form and invoice (or traffic system print-out) or other documents 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 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.

REVISED							
Apr 21, 22							
35852955 Mod# 1 Ver# 3 (Last = Orig CF)	DDS CONT# 0						
KATZ RADIO	C/P/E: / / 8734						
KXL-FM (Portland, OR)							
TERRANCE HOUSTON							
PHILADELPHIA	SALESPERSON FAX#						
CTDATECIC MEDIA CEDVICES							

4601 N. FAIRFAX DR. SUITE 730

PH # 202-337-5700

ARLINGTON, VA 22203

BYR MICHELLE IRVIN

ADV **CHRISTINE DRAZAN FOR GOVERNOR**

STRATEGIC MEDIA SERVICES

PDT Candidate

CONT# REP

TO

FM

OFF

AGY

ADDR

FLT Apr 27, 22 - May 03, 22

** 4/21/2022 2:39:00 PM: REVISED ORDER, PLEASE DO NOT DOUBLE BOOK. CHANGING RATE TO REFLECT BOOKING THE LARS LARSON NETWORK. PLEASE CONFIRM IN THE SYSTEM. THANK YOU

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF Day	NPD	RATE	TOT SPTS
		FLIGHT 1							
CHG	1.1	W	12P - 3P	60	04/27/2022 - 04/27/2022	1D	2	\$100.00	2
LAR	S LARSO	NETWORK							<u>'</u>
ADD	1.2	W	10A - 3P	60	04/27/2022 - 04/27/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **	l	4	\$600.00	
		FLIGHT 2							
CHG	2.1	Т	12P - 3P	60	04/28/2022 - 04/28/2022	1D	2	\$100.00	2
LAR	S LARSO	ON NETWORK	I	1 1		I	1 1		
ADD	2.2	T	10A - 3P	60	04/28/2022 - 04/28/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **	1	4	\$600.00	
		FLIGHT 3							
CHG	3.1	F	12P - 3P	60	04/29/2022 - 04/29/2022	1D	2	\$100.00	2
LAR	S LARSO	N NETWORK	ı			1	1 1		.
ADD	3.2	F	10A - 3P	60	04/29/2022 - 04/29/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **	l	4	\$600.00	
		FLIGHT 4							
CHG	4.1	M	12P - 3P	60	05/02/2022 - 05/02/2022	1D	2	\$100.00	2
LAR	S LARSO	N NETWORK							<u> </u>
ADD	4.2	M	10A - 3P	60	05/02/2022 - 05/02/2022	1D	2	\$200.00	2

^{*} REP ORDER COMMENT *

CONT# 35852955 Mod# 1 Ver# 3 (Last = Orig CF) REP

DDS CONT# 0 **KATZ RADIO** C/P/E: / / 8734

				** FL	IGHT TOTALS **	4	\$600.00		
CHG	5.1	FLIGHT 5	12P - 3P	60	05/03/2022 - 05/03/2022	1D	2	\$100.00	2
		N NETWORK	121 01		00/00/2022			Ψ100.00	2
ADD	5.2	.T	10A - 3P	60	05/03/2022 - 05/03/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **		4	\$600.00	

	May 22			
SPOTS	20			
CASH	3000.00			
TRADE	0.00			
NSL	0.00			
TOTAL	3000.00			
				TOTAL
SPOTS				20
CASH				3,000.00
TRADE				0.00

0.00

3,000.00

** Competitive Comments **

LARS LARSON RADIO 4.27-5.3 SVC: FA99 MSA CustRadio

Demo Adults 35+

NSL

TOTAL

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.

R	Ε	V	I	S	Е	D	

CONT# 35852963 Mod# 1 Ver# 3 (Last = Orig CF)

DDS CONT# 0 C/P/E: / / 8735

REP KATZ RADIO
TO KXL-FM (Po

FM

AGY

KXL-FM (Portland, OR)
TERRANCE HOUSTON

SALESPERSON FAX#

OFF PHILADELPHIA

STRATEGIC MEDIA SERVICES

PH # 202-337-5700

ADDR 4601 N. FAIRFAX DR. SUITE 730 ARLINGTON, VA 22203

BYR MICHELLE IRVIN

ADV CHRISTINE DRAZAN FOR GOVERNOR

PDT Candidate

FLT May 04, 22 - May 10, 22

* REP ORDER COMMENT *

** 4/21/2022 2:39:00 PM: REVISED ORDER, PLEASE DO NOT DOUBLE BOOK. CHANGING RATE TO REFLECT BOOKING THE LARS LARSON NETWORK. PLEASE CONFIRM IN THE SYSTEM. THANK YOU

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF Day	NPD	RATE	TOT SPTS
		FLIGHT 1							
CHG	1.1	W	12P - 3P	60	05/04/2022 - 05/04/2022	1D	2	\$100.00	2
LAR	S LARSC	N NETWORK							
ADD	1.2	W	10A - 3P	60	05/04/2022 - 05/04/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **	1	4	\$600.00	
CHC		FLIGHT 2	12P - 3P	60	05/05/2022 05/05/2022	10		¢400.00	2
CHG	2.1	T	12P - 3P	60	05/05/2022 - 05/05/2022	1D	2	\$100.00	2
ADD	2.2	N NETWORK	10A - 3P	60	05/05/2022 05/05/2022	1D	2	\$200.00	
ADD	2.2	T	10A - 3P		05/05/2022 - 05/05/2022	ן זט		\$200.00	
				FL	IGHT TOTALS **	I	4	\$600.00	
		FLIGHT 3							
CHG	3.1	F	12P - 3P	60	05/06/2022 - 05/06/2022	1D	2	\$100.00	2
LAR	S LARSC	N NETWORK							
ADD	3.2	F	10A - 3P	60	05/06/2022 - 05/06/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **	I	4	\$600.00	
		FLIGHT 4	400		0.5 (0.0) (0.000				
CHG	4.1	M	12P - 3P	60	05/09/2022 - 05/09/2022	1D	2	\$100.00	2
		N NETWORK							
ADD	4.2	M	10A - 3P	60	05/09/2022 - 05/09/2022	1D	2	\$200.00	2

CONT# REP **35852963** Mod# **1** Ver# **3** (Last = Orig CF) **KATZ RADIO**

				** FL	IGHT TOTALS **	4	\$600.00		
CHG	5.1	FLIGHT 5	12P - 3P	60	05/10/2022 - 05/10/2022	1D	2	\$100.00	2
		N NETWORK	121 01		00/10/2022	''	-	\$100.00	_
ADD	5.2	.T	10A - 3P	60	05/10/2022 - 05/10/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **	1	4	\$600.00	

DDS CONT# 0

/ / 8735

C/P/E:

	May 22			
SPOTS	20			
CASH	3000.00			
TRADE	0.00			
NSL	0.00			
TOTAL	3000.00			
				TOTAL
				TOTAL
SPOTS				20
SPOTS CASH				
				20
CASH				20 3,000.00

** Competitive Comments **

LARS LARSON RADIO 5.4- 5.10 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.

Contract Agreement Between:



Alpha Media 1211 SW 5th Avenue Suite 600 Portland, OR 97204 (503) 517-6000

And:

Strategic Media Services (VA) 1911 North Fort Myer Drive Suite 400 Arlington, VA 22209

Weekdays

22222- -

*Line Ch Start Date End Date Description

End Date 05/17/22

RNW 05/11/22

Week: Start Date 05/11/22

FIIII Date	04/21/22	raye	1 01

			Contract / Re	vision	Alt Ord	er#	
			626624	/			
	Advertiser		-		Original D	ate / Re	evision
	Pol22/Christ	ine Drazan f	or Governor	or Governor 04/21/			04/21/22
	Contract Date	es	Estimate #	Estimate #			
	05/11/22 - 05	/17/22	8736				
	Product				I		
	Candidate						
			Billing Cycle	Billing	Calendar	Ca	sh/Trade
			EOM/EOC	Broado	cast	Ca	sh
			Property	Accou	nt Executive	e Sa	les Office
			RNW	Katz P	hiladelphia	Ka	tz
			Special Hand	ling			
			Demographic	:			
			Adults 35+	_			
				1		\neg	
			Agy Code	Advert	iser Code	Pro	oduct 1/2
			9912521				
			Agency Ref		Advert	iser Re	<u>f</u>
O			0 /		<u>_</u>		
Start/End Time	Dovo		Spots/	ate	Tuno Cn	oto	Amount
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12:00 PM-3:0	JU PIVI	1:00			NM	10	\$1,000.00
\$100.00							
	Tota	ls				10	\$1,000.00
0	N.L. C. A						

Time Period	# of Spots	Gross Amount	Agency Comm.	Net Amount
04/25/22 -05/17/22	10	\$1,000.00	(\$150.00)	\$850.00
Totals	10	\$1,000.00	(\$150.00)	\$850.00

Spots/Week

10

Signature:	Date:
Signature:	Date:

STANDARD TERMS AND CONDITIONS

The organization (advertising agency, media buying service or other client representative) contracting for broadcast time covered by this contract (hereinafter called "AGENCY") and the station accepting this contract (hereinafter called "STATION") hereby agree that this contract shall be governed by the terms and conditions hereof. For purposes of this contract, unless otherwise noted, "broadcast" includes transmission over Station's broadcast facilities, as well as transmission, distribution, or publication of the announcements identified in this contract by any means, whether now known or hereafter devised, including but not limited to distribution over digital platforms or the Internet. This contract is binding on the party on whose behalf the AGENCY is purchasing broadcast time (hereinafter called "Advertiser"). When no representative is involved, all references to AGENCY in this contract shall be deemed to refer to Advertiser, provided, however no agency commission will be paid to Advertiser.

1. PAYMENT AND BILLING

- (a) STATION will, from time to time at intervals following broadcasts hereunder, bill AGENCY on behalf of Advertiser. Payment is required thirty (30) days from invoice date, unless Station, at its sole and absolute discretion, has determined that payment is to be made in advance of the broadcast/digital display or other performance under this Agreement. AGENCY shall deliver payment to STATION at the address on the invoice.

 (b) Any time of broadcast on an invoice shall be accurate within 15 minutes. Any invoice identifying commercial announcements and their date and time of broadcasts, when sworn to by STATION, shall constitute an affidavit of
- performance or proof-of-performance. All invoices shall be deemed to be correct unless proven otherwise.

 (c) In the event that payment on any contract becomes past due and STATION in its sole discretion refers the contract to a collection agency or attorney for collection, the discount accorded to AGENCY under this contract will
- become null and void.
- (d) STATION is entitled to the maximum interest allowable by law on any past due balance.
- (e) In the event that STATION, in its sole discretion, refers the contract to a collection agency or attorney for collection, AGENCY will be responsible for all costs, including, but not limited to, reasonable attorney's fees and costs and court costs, incurred.
- (f) Notwithstanding to whom invoices are rendered, AGENCY and Advertiser, jointly and severally, shall remain obligated to pay to STATION the amount of any invoices rendered by STATION within the time specified and until payment in full is received by STATION. Payment by Advertiser to AGENCY shall not constitute payment to STATION.
- (g) In the event any commercial announcements under this contract are purchased pursuant to a cooperative advertising arrangement, AGENCY is acknowledged to be the agent of the source of the cooperative advertising funds (hereinafter called "Vendor") and Vendor shall be jointly and severally liable with AGENCY and Advertiser for payment in full of the entire cost of said announcements within the time specified and until payment in full is received by STATION. Payment by Vendor to AGENCY or Advertiser shall not constitute payment to STATION.

2. TERMINATION

- (a) Unless otherwise specified on the face hereof or other written agreement between STATION and AGENCY, commercial announcements or programs may be canceled by STATION or AGENCY upon 14 days prior notice (or where this contract covers broadcast of programs or sponsorship or partial sponsorship of programs(s) upon at least 28 days prior notice), but no such cancellation shall be effective until 14 days after start of broadcasting hereunder (or where this contract covers broadcast of programs or sponsorship or partial sponsorship of program(s) until at least 28 days after start of broadcasting hereunder).

 (b) If AGENCY cancels contract, earned rates will apply. If STATION cancels contract, AGENCY shall have the benefit of the same discounts which it would have earned had it been allowed to complete the contract.

3 FFFECT OF BREACH

- (a) STATION reserves the right to cancel this contract upon default by AGENCY in the payment of bills or other material breach of the terms hereof at any time upon prior notice. Upon such cancellation, all charges for broadcasts completed hereunder and not paid shall become immediately due and payable to AGENCY shall also pay, as liquidated damages, a sum equal to (i) the amount that AGENCY would have been obligated to pay hereunder if, on the date on which STATION gives such notice of termination, AGENCY had given notice of termination pursuant to Paragraph 2(a) hereof at the earliest date permitted thereunder and (ii) the actual, non-cancelable out-of-pocket costs necessarily incurred by STATION through the date of such termination.
- (b) In the event of a material breach by STATION in performing this contract, AGENCY reserves the right to cancel this contract at any time upon prior notice. STATION shall pay as liquidated damages, a sum equal to the lesser of the following: (i) the actual, non-cancelable out-of-pocket costs necessarily incurred by AGENCY through the date of such termination; or (ii) the total which would be due to STATION hereunder if, on the date on which AGENCY gives notice or cancellation STATION had given notice of termination pursuant to Paragraph 2(a) hereof effective at the earliest date permitted thereunder.

(a) If, due to public emergency or necessity, force majeure, restriction imposed by law, act of God, act of terrorism, mechanical or electrical breakdown, labor dispute or for other similar or dissimilar cause beyond STATION'S control, STATION fails to make a broadcast as required hereunder, STATION shall not be in breach of this contract. STATION may suggest a substitute time period for the broadcast of the interrupted or omitted commercial announcement or program. If STATION does not suggest a substitute time period of if no such substitute time period is acceptable to AGENCY, the time charges allocable to the omitted broadcast shall be waived. If a material part, but not all, of a scheduled broadcast is omitted, the time charges relating thereto shall be appropriately reduced. AGENCY shall have the benefit of the same discounts which would have been earned if there had been no interruption or omission of the broadcast. STATION shall have no other liability to AGENCY as a result of any interruption or omission.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC SIGNIFICANCE

- (a) STATION shall have the right to cancel any broadcast or portion thereof covered by this contract in order to broadcast any program which, in its absolute discretion, it deems to be of public interest or significance. In any such case, STATION will notify AGENCY in advance, if reasonably possible, but where such notice cannot reasonably be given, STATION will notify AGENCY within a reasonable period after such scheduled broadcast has been canceled.

 (b) If AGENCY and STATION cannot agree upon a satisfactory substitute day and time the broadcast time so preempted shall be deemed canceled without affecting the rates, discounts, or rights provided under this contract,
- except that AGENCY shall not have to pay any time charges allocable to the canceled broadcast.

6. PACKAGE AND PREEMPTIBLE SPOTS

Notwithstanding the provisions of Paragraphs 4 or 5 hereof, if the omitted or preempted commercial announcement was purchased as part of a package or at a preemptible rate, STATION may preempt for any reason whatsoever and in all events AGENCY shall continue to pay the full charge (no credit or refund will be given), but AGENCY shall be provided another announcement at a substitute date and time reasonably consistent with those dates and times permitted by the terms of the package buy or preemptible rate

7. PROGRAM AND COMMERCIAL MATERIAL

- (a) Unless otherwise noted on the face of this contract or other written agreement between STATION and AGENCY all program material excluding commercial announcements shall be furnished by AGENCY. If prior to the first scheduled broadcast, AGENCY so requests, STATION shall return AGENCY material to AGENCY at the end of the scheduled run. If AGENCY does not so request, STATION shall have the right, but not the obligation, to dispose of such material. All expenses connected with the delivery of material to be provided by AGENCY to STATION, and with return to AGENCY from STATION, if return is directed, shall be paid by AGENCY.
- (b) All commercial and program materials, including scheduling instructions, no later than 48 hours (exclusive of Saturdays, Sundays and holidays) in advance of broadcast. STATION is required to advise AGENCY by telephone or telecopy if such materials do not so arrive. If such materials do not arrive at STATION within 24 hours after STATION has notified AGENCY, STATION may bill AGENCY and AGENCY shall be liable for the time reserved.
- (c) Program and commercial material provided by AGENCY is subject to STATION approval and STATION, in its sole discretion, may exercise a continuing right to reject such material, including without limitation, a right to reject for unsatisfactory technical quality. In the event the material is unsatisfactory, STATION shall notify AGENCY by telephone or telecopy and unless AGENCY furnishes satisfactory material 24 hours in advance of broadcast, STATION shall have the right to substitute its own program or commercial material with no liability of STATION to AGENCY. AGENCY shall also pay, as liquidated damages, the amount that AGENCY would have been obligated to pay hereunder if, on the date the rejected material was scheduled to run, AGENCY had given notice of termination pursuant to Paragraph 2(a) hereof at the earliest date permitted thereunder.

Additional requirements may apply to Political Advertising, including but not limited to advertising authorized by a candidate, his or her authorized political committee, or its agents, and non-candidate issue advertisements.

STATION agrees to indemnify and hold harmless AGENCY and Advertiser and their affiliated entities and their officers, directors, employees and assigns against all liability resulting from or relating to the broadcast of (1) program material except program material furnished by AGENCY and (2) musical compositions licensed for broadcasting by a music licensing organization of which STATION is a licensee. AGENCY agrees to indemnify and hold harmless STATION and its affiliated entities and their officers, directors, employees, licensees and assigns against all liability resulting from or relating to the broadcast of commercial material or program material furnished by AGENCY or Advertiser except musical compositions licensed as stated above. The indemnified party will promptly notify the indemnifying party of any claim or obligation to which the indemnity set forth herein applies. STATION may assume the defense of any such claim or litigation against AGENCY and STATION may require AGENCY to assume the defense of any such claim or litigation against STATION, in which event the indemnifying party's obligation with respect thereto shall be limited to the payment of any judgment or settlement approved by the indemnifying party. The provisions of this paragraph shall survive the termination or expiration of this contract.

10. GENERAL

- (a) STATION shall exercise normal precautions in handling of property and mail, but assumes no liability for loss of or damage to program or commercial material furnished by AGENCY in connection with broadcasts hereunder.
- (b) STATION shall have the right to retransmit or authorize the retransmission of STATION'S signal, including, without limitation, the commercial announcements and programs covered by this contract, by any means now known or hereafter developed.
- (c) AGENCY may not assign or transfer this contract or the rights hereunder without first obtaining the prior written consent of STATION nor may STATION be required to broadcast hereunder for the benefit of any other Advertiser than the one named on the face of this contract. Failure of STATION or AGENCY to enforce any of the provisions herein shall not be construed as a general relinquishment or waiver as to that or any other provision. (d) STATION'S obligations hereunder are subject to the terms and conditions of licenses held by it and to applicable federal, state and local laws and regulations.
- This contract contains the entire agreement between the parties relating to the subject matter herein contained, and no change or modification of any of its terms and provisions shall be effective unless made in writing and signed by both parties.
- (f) Except as otherwise specifically provided herein, all notices hereunder shall be in writing and shall be given by personal delivery, registered or certified mail or nationally recognized overnight courier service (prepaid), at the respective addresses set forth on the face hereof, or such other addresses as may be designated by either party.

 (g) Advertiser and Agency hereby give permission for Station to utilize Advertiser's company logos, registered trademarks, and/or service marks for purposes connected with the business of the Station, including but not limited to
- on-the-air, in marketing, advertising and promotional material, and on the Station's website. Advertiser and Agency hereby release the Station from all liability relating to the publication of such logos/trademarks/service marks.
- (h) Alpha Media and its affiliated companies do 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. Any advertiser certifies that it is not buying broadcast time on Alpha Media's stations for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race or ethnicity.

Contract Agreement Between:



Alpha Media 1211 SW 5th Avenue Suite 600 Portland, OR 97204 (503) 517-6000

And:

Strategic Media Services (VA) 1911 North Fort Myer Drive Suite 400 Arlington, VA 22209

*Line Ch Start Date End Date Description

End Date 05/10/22

05/10/22

Weekdays

22222- -

RNW 05/04/22

Start Date

Week: 05/04/22

	Print Date	04/21/22	Page	1 of 2
CONTRACT				

			Contract	/Re	vision	Alt C	Order#	<u> </u>	
			62662	3	/				
	Advertiser					Origina	I Date	/ Revisi	on
	Pol22/Christine	Drazan f	or Govern	or		04/21	/22	/ 04/2	21/22
	Contract Dates		Estimate	#					
	05/04/22 - 05/10)/22	8735						
	Product		<u>'</u>						
	Candidate								
	L		Billing Cy	cle	Billing	Calenda	ır	Cash/	Trade
			EOM/EO	С	Broado	cast		Cash	
			Property		Accou	nt Execu	ıtive	Sales	Office
			RNW		Katz P	hiladelpl	hia	Katz	
			Special H	land	ling				
			Demogra	phic					
			Adults 35	+					
			Agy Code	9	Advert	iser Cod	l <u>e</u>	Produc	ct 1/2
			9912521						
			Agency R	Ref		Adv	ertiser	Ref	
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	Days	_	vveek	Πċ	ale		Spots		
o - 3p Rate		1:00				NM	10) ;	\$1,000.00
\$100.00									
	Totals						10) 9	\$1,000.00
	Totals								,
	N A								

Time Period	# of Spots	Gross Amount	Agency Comm.	Net Amount
04/25/22 -05/10/22	10	\$1,000.00	(\$150.00)	\$850.00
Totals	10	\$1,000.00	(\$150.00)	\$850.00

Spots/Week

10

Signature:	Date:
Signature:	Date:

Start/End

Time

12p - 3p

STANDARD TERMS AND CONDITIONS

The organization (advertising agency, media buying service or other client representative) contracting for broadcast time covered by this contract (hereinafter called "AGENCY") and the station accepting this contract (hereinafter called "STATION") hereby agree that this contract shall be governed by the terms and conditions hereof. For purposes of this contract, unless otherwise noted, "broadcast" includes transmission over Station's broadcast facilities, as well as transmission, distribution, or publication of the announcements identified in this contract by any means, whether now known or hereafter devised, including but not limited to distribution over digital platforms or the Internet. This contract is binding on the party on whose behalf the AGENCY is purchasing broadcast time (hereinafter called "Advertiser"). When no representative is involved, all references to AGENCY in this contract shall be deemed to refer to Advertiser, provided, however no agency commission will be paid to Advertiser.

1. PAYMENT AND BILLING

- (a) STATION will, from time to time at intervals following broadcasts hereunder, bill AGENCY on behalf of Advertiser. Payment is required thirty (30) days from invoice date, unless Station, at its sole and absolute discretion, has determined that payment is to be made in advance of the broadcast/digital display or other performance under this Agreement. AGENCY shall deliver payment to STATION at the address on the invoice.

 (b) Any time of broadcast on an invoice shall be accurate within 15 minutes. Any invoice identifying commercial announcements and their date and time of broadcasts, when sworn to by STATION, shall constitute an affidavit of
- performance or proof-of-performance. All invoices shall be deemed to be correct unless proven otherwise.

 (c) In the event that payment on any contract becomes past due and STATION in its sole discretion refers the contract to a collection agency or attorney for collection, the discount accorded to AGENCY under this contract will
- become null and void.
- (d) STATION is entitled to the maximum interest allowable by law on any past due balance.
- (e) In the event that STATION, in its sole discretion, refers the contract to a collection agency or attorney for collection, AGENCY will be responsible for all costs, including, but not limited to, reasonable attorney's fees and costs and court costs, incurred.
- (f) Notwithstanding to whom invoices are rendered, AGENCY and Advertiser, jointly and severally, shall remain obligated to pay to STATION the amount of any invoices rendered by STATION within the time specified and until payment in full is received by STATION. Payment by Advertiser to AGENCY shall not constitute payment to STATION.
- (g) In the event any commercial announcements under this contract are purchased pursuant to a cooperative advertising arrangement, AGENCY is acknowledged to be the agent of the source of the cooperative advertising funds (hereinafter called "Vendor") and Vendor shall be jointly and severally liable with AGENCY and Advertiser for payment in full of the entire cost of said announcements within the time specified and until payment in full is received by STATION. Payment by Vendor to AGENCY or Advertiser shall not constitute payment to STATION.

2. TERMINATION

- (a) Unless otherwise specified on the face hereof or other written agreement between STATION and AGENCY, commercial announcements or programs may be canceled by STATION or AGENCY upon 14 days prior notice (or where this contract covers broadcast of programs or sponsorship or partial sponsorship of programs(s) upon at least 28 days prior notice), but no such cancellation shall be effective until 14 days after start of broadcasting hereunder (or where this contract covers broadcast of programs or sponsorship or partial sponsorship of program(s) until at least 28 days after start of broadcasting hereunder).

 (b) If AGENCY cancels contract, earned rates will apply. If STATION cancels contract, AGENCY shall have the benefit of the same discounts which it would have earned had it been allowed to complete the contract.

3 FFFECT OF BREACH

- (a) STATION reserves the right to cancel this contract upon default by AGENCY in the payment of bills or other material breach of the terms hereof at any time upon prior notice. Upon such cancellation, all charges for broadcasts completed hereunder and not paid shall become immediately due and payable to AGENCY shall also pay, as liquidated damages, a sum equal to (i) the amount that AGENCY would have been obligated to pay hereunder if, on the date on which STATION gives such notice of termination, AGENCY had given notice of termination pursuant to Paragraph 2(a) hereof at the earliest date permitted thereunder and (ii) the actual, non-cancelable out-of-pocket costs necessarily incurred by STATION through the date of such termination.
- (b) In the event of a material breach by STATION in performing this contract, AGENCY reserves the right to cancel this contract at any time upon prior notice. STATION shall pay as liquidated damages, a sum equal to the lesser of the following: (i) the actual, non-cancelable out-of-pocket costs necessarily incurred by AGENCY through the date of such termination; or (ii) the total which would be due to STATION hereunder if, on the date on which AGENCY gives notice or cancellation STATION had given notice of termination pursuant to Paragraph 2(a) hereof effective at the earliest date permitted thereunder.

(a) If, due to public emergency or necessity, force majeure, restriction imposed by law, act of God, act of terrorism, mechanical or electrical breakdown, labor dispute or for other similar or dissimilar cause beyond STATION'S control, STATION fails to make a broadcast as required hereunder, STATION shall not be in breach of this contract. STATION may suggest a substitute time period for the broadcast of the interrupted or omitted commercial announcement or program. If STATION does not suggest a substitute time period of if no such substitute time period is acceptable to AGENCY, the time charges allocable to the omitted broadcast shall be waived. If a material part, but not all, of a scheduled broadcast is omitted, the time charges relating thereto shall be appropriately reduced. AGENCY shall have the benefit of the same discounts which would have been earned if there had been no interruption or omission of the broadcast. STATION shall have no other liability to AGENCY as a result of any interruption or omission.

5. SUBSTITUTION OF PROGRAMS OF PUBLIC SIGNIFICANCE

- (a) STATION shall have the right to cancel any broadcast or portion thereof covered by this contract in order to broadcast any program which, in its absolute discretion, it deems to be of public interest or significance. In any such case, STATION will notify AGENCY in advance, if reasonably possible, but where such notice cannot reasonably be given, STATION will notify AGENCY within a reasonable period after such scheduled broadcast has been canceled.

 (b) If AGENCY and STATION cannot agree upon a satisfactory substitute day and time the broadcast time so preempted shall be deemed canceled without affecting the rates, discounts, or rights provided under this contract,
- except that AGENCY shall not have to pay any time charges allocable to the canceled broadcast.

6. PACKAGE AND PREEMPTIBLE SPOTS

Notwithstanding the provisions of Paragraphs 4 or 5 hereof, if the omitted or preempted commercial announcement was purchased as part of a package or at a preemptible rate, STATION may preempt for any reason whatsoever and in all events AGENCY shall continue to pay the full charge (no credit or refund will be given), but AGENCY shall be provided another announcement at a substitute date and time reasonably consistent with those dates and times permitted by the terms of the package buy or preemptible rate

7. PROGRAM AND COMMERCIAL MATERIAL

- (a) Unless otherwise noted on the face of this contract or other written agreement between STATION and AGENCY all program material excluding commercial announcements shall be furnished by AGENCY. If prior to the first scheduled broadcast, AGENCY so requests, STATION shall return AGENCY material to AGENCY at the end of the scheduled run. If AGENCY does not so request, STATION shall have the right, but not the obligation, to dispose of such material. All expenses connected with the delivery of material to be provided by AGENCY to STATION, and with return to AGENCY from STATION, if return is directed, shall be paid by AGENCY.
- (b) All commercial and program materials, including scheduling instructions, no later than 48 hours (exclusive of Saturdays, Sundays and holidays) in advance of broadcast. STATION is required to advise AGENCY by telephone or telecopy if such materials do not so arrive. If such materials do not arrive at STATION within 24 hours after STATION has notified AGENCY, STATION may bill AGENCY and AGENCY shall be liable for the time reserved.
- (c) Program and commercial material provided by AGENCY is subject to STATION approval and STATION, in its sole discretion, may exercise a continuing right to reject such material, including without limitation, a right to reject for unsatisfactory technical quality. In the event the material is unsatisfactory, STATION shall notify AGENCY by telephone or telecopy and unless AGENCY furnishes satisfactory material 24 hours in advance of broadcast, STATION shall have the right to substitute its own program or commercial material with no liability of STATION to AGENCY. AGENCY shall also pay, as liquidated damages, the amount that AGENCY would have been obligated to pay hereunder if, on the date the rejected material was scheduled to run, AGENCY had given notice of termination pursuant to Paragraph 2(a) hereof at the earliest date permitted thereunder.

Additional requirements may apply to Political Advertising, including but not limited to advertising authorized by a candidate, his or her authorized political committee, or its agents, and non-candidate issue advertisements.

STATION agrees to indemnify and hold harmless AGENCY and Advertiser and their affiliated entities and their officers, directors, employees and assigns against all liability resulting from or relating to the broadcast of (1) program material except program material furnished by AGENCY and (2) musical compositions licensed for broadcasting by a music licensing organization of which STATION is a licensee. AGENCY agrees to indemnify and hold harmless STATION and its affiliated entities and their officers, directors, employees, licensees and assigns against all liability resulting from or relating to the broadcast of commercial material or program material furnished by AGENCY or Advertiser except musical compositions licensed as stated above. The indemnified party will promptly notify the indemnifying party of any claim or obligation to which the indemnity set forth herein applies. STATION may assume the defense of any such claim or litigation against AGENCY and STATION may require AGENCY to assume the defense of any such claim or litigation against STATION, in which event the indemnifying party's obligation with respect thereto shall be limited to the payment of any judgment or settlement approved by the indemnifying party. The provisions of this paragraph shall survive the termination or expiration of this contract.

10. GENERAL

- (a) STATION shall exercise normal precautions in handling of property and mail, but assumes no liability for loss of or damage to program or commercial material furnished by AGENCY in connection with broadcasts hereunder.
- (b) STATION shall have the right to retransmit or authorize the retransmission of STATION'S signal, including, without limitation, the commercial announcements and programs covered by this contract, by any means now known or hereafter developed.
- (c) AGENCY may not assign or transfer this contract or the rights hereunder without first obtaining the prior written consent of STATION nor may STATION be required to broadcast hereunder for the benefit of any other Advertiser than the one named on the face of this contract. Failure of STATION or AGENCY to enforce any of the provisions herein shall not be construed as a general relinquishment or waiver as to that or any other provision. (d) STATION'S obligations hereunder are subject to the terms and conditions of licenses held by it and to applicable federal, state and local laws and regulations.
- This contract contains the entire agreement between the parties relating to the subject matter herein contained, and no change or modification of any of its terms and provisions shall be effective unless made in writing and signed by both parties.
- (f) Except as otherwise specifically provided herein, all notices hereunder shall be in writing and shall be given by personal delivery, registered or certified mail or nationally recognized overnight courier service (prepaid), at the respective addresses set forth on the face hereof, or such other addresses as may be designated by either party.

 (g) Advertiser and Agency hereby give permission for Station to utilize Advertiser's company logos, registered trademarks, and/or service marks for purposes connected with the business of the Station, including but not limited to
- on-the-air, in marketing, advertising and promotional material, and on the Station's website. Advertiser and Agency hereby release the Station from all liability relating to the publication of such logos/trademarks/service marks.
- (h) Alpha Media and its affiliated companies do 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. Any advertiser certifies that it is not buying broadcast time on Alpha Media's stations for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race or ethnicity.

REVISED		
1 CF)	DDS CONT#	0

C/P/E: / / 8736

REP KATZ RADIO
TO KXL-FM (Portland, OR)
FM TERRANCE HOUSTON

Apr 21, 22

OFF PHILADELPHIA SALESPERSON FAX#

AGY STRATEGIC MEDIA SERVICES

ADDR 4601 N. FAIRFAX DR. SUITE 730 PH # 202-337-5700

ARLINGTON, VA 22203

35852970 Mod# 2 Ver# 3 (Last = MOD

BYR MICHELLE IRVIN

ADV CHRISTINE DRAZAN FOR GOVERNOR

PDT Candidate

CONT#

FLT May 11, 22 - May 17, 22

* REP ORDER COMMENT *

** 4/21/2022 2:39:00 PM: REVISED ORDER, PLEASE DO NOT DOUBLE BOOK. CHANGING RATE TO REFLECT BOOKING THE LARS LARSON NETWORK. PLEASE CONFIRM IN THE SYSTEM. THANK YOU

MC	LN	DAYS	TIME	LEN	EFFECTIVE DATES	# OF Day	NPD	RATE	TOT
		FLIGHT 1							
CHG	1.1	W	12P - 3P	60	05/11/2022 - 05/11/2022	1D	2	\$100.00	2
LAR	S LARSC	N NETWORK							
ADD	1.2	W	10A - 3P	60	05/11/2022 - 05/11/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **	1	4	\$600.00	
0.10		FLIGHT 2	400 00		05/40/0000 05/40/0000	4.5		* 4 0 0 0 0	
CHG	2.1	Т	12P - 3P	60	05/12/2022 - 05/12/2022	1D	2	\$100.00	2
1 1		N NETWORK							
ADD	2.2	T	10A - 3P	60	05/12/2022 - 05/12/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **		4	\$600.00	
CHG	3.1	<u>FLIGHT 3</u> F	12P - 3P	60	05/13/2022 - 05/13/2022	1D	2	\$100.00	2
			12F - 3F	00	03/13/2022 - 03/13/2022	וט	2	φ100.00	
	3.2	N NETWORK	40A 2D	00	05/40/0000 05/40/0000	10		\$200.00	
ADD	3.2	F	10A - 3P	60	05/13/2022 - 05/13/2022	1D	2	\$200.00	
				** FL	IGHT TOTALS **		4	\$600.00	
		FLICUT 4							
CHG	4.1	<u>FLIGHT 4</u> M	12P - 3P	60	05/16/2022 - 05/16/2022	1D	2	\$100.00	2
	 S LARSC	N NETWORK	-				-	,	
ADD	4.2	M	10A - 3P	60	05/16/2022 - 05/16/2022	1D	2	\$200.00	2

CONT# 358

REP

35852970 Mod# 2 Ver# 3 (Last = MOD 1 CF)
KATZ RADIO

DDS CONT# 0 C/P/E: / / 8736

				** FLIGHT TOTALS **				\$600.00	
CHG	5.1	<u>FLIGHT 5</u> .T	12P - 3P	60	05/17/2022 - 05/17/2022	1D	2	\$100.00	2
LAR	l AS LARSC	N NETWORK							
ADD	5.2	.T	10A - 3P	60	05/17/2022 - 05/17/2022	1D	2	\$200.00	2
				** FL	IGHT TOTALS **		4	\$600.00	

	May 22			
SPOTS	20			
CASH	3000.00			
TRADE	0.00			
NSL	0.00			
TOTAL	3000.00			
				TOTAL
SPOTS				20
CASH				3,000.00
TRADE				0.00
NSL				0.00
TOTAL				3,000.00

** Competitive Comments **

LARS LARSON RADIO 5.11- 5.17 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.

Contract Agreement Between:



Alpha Media 1211 SW 5th Avenue Suite 600 Portland, OR 97204 (503) 517-6000

And:

Strategic Media Services (VA) 1911 North Fort Myer Drive Suite 400 Arlington, VA 22209

Weekdays

22222- -

*Line Ch Start Date End Date Description

End Date 05/03/22

RNW 04/27/22

Week: Start Date 04/27/22

FIIII Date	04/21/22	raye	1 01

				Contract / Re	vision	Alt C	Order #	.
				626620	/			
	Advert	iser				Origina	Date /	/ Revision
			Drazan f	or Governor		04/21		/ 04/21/22
		ct Dates		Estimate #		0 .,	,	, 0 1/2 1/22
		22 - 05/03	122	8734				
			0122	6734				
	Produ	_						
	Candi	date						
				Billing Cycle	Billing	Calenda	ır	Cash/Trade
				EOM/EOC	Broado	cast		Cash
				Property	Accou	nt Execu	itive	Sales Office
				RNW	Katz P	hiladelpl	nia	Katz
				Special Hand	lling			
				Demographic				
				Adults 35+	<u>-</u>			
				Addits 55+				
				Agy Code	Advert	iser Cod	e	Product 1/2
				9912521				
				Agency Ref		Adv	ertiser	Ref
Start/End				Spots/				
Time		Days	Length '	Week Ra	ate	Type	Spots	Amount
12:00 PM-3:	00 PM		1:00			NM	10	\$1,000.00
Rate								
\$100.00								
		Totals					10	\$1,000.00
		NIat Ama						

Time Period	# of Spots	Gross Amount	Agency Comm.	Net Amount
04/25/22 -05/03/22	10	\$1,000.00	(\$150.00)	\$850.00
Totals	10	\$1,000.00	(\$150.00)	\$850.00

Signature:	Date:
------------	-------

Spots/Week

10

STANDARD TERMS AND CONDITIONS

The organization (advertising agency, media buying service or other client representative) contracting for broadcast time covered by this contract (hereinafter called "AGENCY") and the station accepting this contract (hereinafter called "STATION") hereby agree that this contract shall be governed by the terms and conditions hereof. For purposes of this contract, unless otherwise noted, "broadcast" includes transmission over Station's broadcast facilities, as well as transmission, distribution, or publication of the announcements identified in this contract by any means, whether now known or hereafter devised, including but not limited to distribution over digital platforms or the Internet. This contract is binding on the party on whose behalf the AGENCY is purchasing broadcast time (hereinafter called "Advertiser"). When no representative is involved, all references to AGENCY in this contract shall be deemed to refer to Advertiser, provided, however no agency commission will be paid to Advertiser.

1. PAYMENT AND BILLING

- (a) STATION will, from time to time at intervals following broadcasts hereunder, bill AGENCY on behalf of Advertiser. Payment is required thirty (30) days from invoice date, unless Station, at its sole and absolute discretion, has determined that payment is to be made in advance of the broadcast/digital display or other performance under this Agreement. AGENCY shall deliver payment to STATION at the address on the invoice.

 (b) Any time of broadcast on an invoice shall be accurate within 15 minutes. Any invoice identifying commercial announcements and their date and time of broadcasts, when sworn to by STATION, shall constitute an affidavit of
- performance or proof-of-performance. All invoices shall be deemed to be correct unless proven otherwise.

 (c) In the event that payment on any contract becomes past due and STATION in its sole discretion refers the contract to a collection agency or attorney for collection, the discount accorded to AGENCY under this contract will
- become null and void.
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- (a) STATION reserves the right to cancel this contract upon default by AGENCY in the payment of bills or other material breach of the terms hereof at any time upon prior notice. Upon such cancellation, all charges for broadcasts completed hereunder and not paid shall become immediately due and payable to AGENCY shall also pay, as liquidated damages, a sum equal to (i) the amount that AGENCY would have been obligated to pay hereunder if, on the date on which STATION gives such notice of termination, AGENCY had given notice of termination pursuant to Paragraph 2(a) hereof at the earliest date permitted thereunder and (ii) the actual, non-cancelable out-of-pocket costs necessarily incurred by STATION through the date of such termination.
- (b) In the event of a material breach by STATION in performing this contract, AGENCY reserves the right to cancel this contract at any time upon prior notice. STATION shall pay as liquidated damages, a sum equal to the lesser of the following: (i) the actual, non-cancelable out-of-pocket costs necessarily incurred by AGENCY through the date of such termination; or (ii) the total which would be due to STATION hereunder if, on the date on which AGENCY gives notice or cancellation STATION had given notice of termination pursuant to Paragraph 2(a) hereof effective at the earliest date permitted thereunder.

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 (b) If AGENCY and STATION cannot agree upon a satisfactory substitute day and time the broadcast time so preempted shall be deemed canceled without affecting the rates, discounts, or rights provided under this contract,
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