

# AGREEMENT TO PURCHASE POLITICAL ADVERTISING AVAILABILITIES

Rev. 1/13/14

*[Signature]*

(being or on behalf of)

political party for the office of

in the General election to be held on Nov. 3, 2015 as follows:

LENGTH OF TELECAST  
30, 15, 10

DATE OF FIRST TELECAST

HOUR 7:30 M-Su  
DAYS 7:30  
WEEK 7:30

DATE OF LAST

TELECAST

Total Charges: 1180

TOTAL NO. 7  
WEEKS 1  
RATE 1180

Nov. 3, 2015

The telecast time will be used by Candidate  
I represent that the advance payment for the above-described telecast time has been furnished by Committee for Candidate

and that Time Warner Cable Media Sales is authorized to describe that sponsor in your log and to announce the advertisement as paid for by such person or entity. The entity furnishing the payment, if other than an individual person, is: ( ) a corporation; ( ) a committee; ( ) an association; or ( ) other unincorporated group. The names and offices of the chief executive officers are:

Scott Robin Thompson

I understand that: If the time is to be used by the candidate within 45 days of a primary or runoff election, or within 60 days of a general or special election, the above charges represent the lowest unit charge ("LUR") of the system for the same class and amount of time for the same period; if the use is by a person or entity other than the candidate or is by the candidate but outside the aforementioned 45 or 60 day periods, the above charges do not exceed the charges made for comparable use of such system by other users.

I certify that neither I, nor my authorized committee, will submit [nor has submitted] advertisements that make any direct reference to another candidate for the same office. I understand that if an advertisement directly refers to another candidate for the same office I am only entitled to receive LUR as set forth above if the advertisement contains (1) a clearly identifiable photographic or similar image of me/the candidate, and (2) a clearly legible printed statement (a) that identifies me/the candidate, (b) states that I/the Candidate have approved the advertisement and (c) that I/the candidate or my authorized committee paid for the advertisement and its telecasting.

I agree that use of the System for the above-stated purposes will be governed by the Communications Act of 1934, as amended, and the FCC's rules and regulations, particularly those provisions printed on the back thereof, which I have read and understand. I further agree to indemnify and hold harmless Time Warner Cable Adcast for any damages or liability that may issue from the performance of the above-stated telecasts. I also agree to prepare a script or transcription, which will be delivered to the System at least \_\_\_\_\_ days before the time of the scheduled telecasts. (Note: the two preceding sentences do not apply if a candidate is using the time).

Accepted/Rejected by \_\_\_\_\_

Title \_\_\_\_\_

Date: Nov. 3, 2015

This application, whether accepted or rejected, will be available for public inspection for a period of two years in accordance with FCC regulations (Section 76.1701)