Rich Broadcasting 1406 Commerce Way Idaho Falls, Idaho 83401 Phone: (208) 524-5900 Email: billing@richbroadcasting.com



Mitchell + Palmer LLC 1150 W State St Boise, ID 83702 ARKOOSH FOR ATTORNEY GENERAL 2542620655632 10/18/2022 10/18/2022 MEDIA Sandie Fulks Calendar Month 2511

## Order Date Range: 10/24/2022 through 10/28/2022 (1 weeks) Media Outlets: KID-AM

Advertiser: Order #:

Date Entered:

Last Modified:

Salesperson:

Billing Cycle:

Estimate #:

Product:

On-A	ir Schedule														
#	<b>Dates</b>	<b>Station</b>	Time/Pro	ogram	Len	Mo	<u>Tu We</u>	Th	<u>Fr</u> :	<u>Sa</u> <u>:</u>	<u>Su S</u>	/W	Rate	Qty	<u>Total</u>
1	10/24/22-10/28/22	2 KID-AM	06:00AM	-10:00AM	30	2	1 1	1	2			7	35.00	7	245.00
Stati	on Totals														
St	ation	On-Air Cou	ntDigital	Count V	Veb Co	unt	<b>Other</b>	Cou	nt	Gr	oss	Billing	Comm	ission	<u>Net Billing</u>
KII	D-AM		7	0		0			0		\$	245.00	) \$3	6.75	\$208.25
То	otals		7	0		0			0		\$2	45.00	\$3	6.75	\$208.25
											То	tal Ch	arges:		\$245.00
									Α	ger	icy (	commi	ission:		\$36.75
												Tota	al Net:		\$208.25

For the purpose of these standard terms and conditions, the person(s), firm or corporation contracting for broadcast time under the agreement, of which these terms and conditions form a part (the Agreement), whether as principal (the "Advertiser") or as agent (the "Agency"), is deemed to be duly authorized for all purposes relating to this Agreement. If an Agency is or has accepted this Agreement on behalf of an Advertiser, the Agency confirms that it is authorized to bind the Advertiser and the Advertiser and the Agency shall be jointly and severally liable for all obligations under this Agreement. The Advertiser/Agency (hereinafter, the "Purchaser") and the radio station accepting this Agreement (the "Station") hereby agree to the following terms and conditions. Where the agreement is for Advertisements in the form of regular commercial inventory, such agreement may be terminated by either party giving the other at least Two (2) broadcast weeks written notice. Where the agreement is for Advertisements in the form of sponsorship/feature, such agreement may be terminated by either party giving the other at least Four (4) weeks written notice. Verbal notice is acceptable if confirmed in writing within Seven (7) days. The Purchaser shall provide the Station with the script, recording or instructions concerning the content of commercial advertisements, in writing, at least Two (2) business days prior to the broadcast of said commercial messages. In case of failure to do so, the Station may, at its discretion, broadcast other Advertisements for the Purchaser to the best of the knowledge of its agents or employees (the Substitute Ads). The Purchaser releases the Station of any claim arising from the broadcast of the Substitute Ads. Any creative and original ideas such as: scripts, produced commercials, testimonials, designs, etc., is the property of the Station, thereby the Station maintains the exclusive right to these works. Any redistribution or reproduction of part or all of the contents is strictly prohibited other than the Purchaser reimbursing the station for the work and paying for the rights of use. The Purchaser may not, except with the Station's expressed written permission, distribute or commercially exploit the content. Nor may the Purchaser store it on any website or any other form of electronic retrieval device. The Purchaser agrees to pay for the services contracted for herein within thirty (30) days of the date the invoice is rendered to the purchaser. The Purchaser can opt to receive a two percent (2%) discount if the invoice is paid within ten (10) calendar days of the date the invoice is rendered to the purchaser. Purchasers with established relationships and have approved credit applications may also opt to prepay for services and receive a two percent (2%) discount to the contract amount. The Purchaser agrees to defend, indemnify and save harmless the Station, its parent, related and affiliated companies, its officers, directors, shareholders, agents, servants and employees, against all or any claims, damages, liabilities, costs and expenses of any nature whatsoever whether accrued, absolute, contingent or otherwise, including without limitation legal fees and costs for defamation or trade practice, illegal competition, infringement of tradeâ€marks, trade names or program titles, violation of rights of privacy, infringements of copyrights and proprietary titles, failure to secure synchronization rights, and all other claims and demands liabilities and costs resulting from the broadcast of any material furnished by, or for, the Purchaser. The Station shall indemnify and save harmless the Purchaser against all such liability described in subâ€paragraph (a) above on material furnished solely by the Station, and in the case of material furnished by Purchaser or musical compositions performed in nonâ€dramatic form, the restricted right for performance of which is licensed for broadcasting by a music licensing corporation, of which Station is a licensee. For full terms and conditions please contact your account representative or the business office at billing@richbroadcasting.com.

Accepted for Rich Broadcasting

Accepted for advertiser OR agency as agent for the advertiser

Name

Title

Name

Title

Manth	Veer	Cross Billing	Net Dilling
<u>Month</u>	Year	<u>Gross Billing</u>	<u>Net Billing</u>
October	2022	\$245.00	\$208.25

Accepted for Rich Broadcasting

Accepted for advertiser OR agency as agent for the advertiser

Name

Name