## NEW HAMPSHIRE FAMILY RADIO, LLC COMPLIANCE OFFICER CERTIFICATION

I, Janice Cyr, have been appointed the Compliance Officer of New Hampshire Family Radio, LLC ("Licensee") with respect to Licensee's compliance with: (1) the Federal Communications Commission's (the "FCC's" or "Commission's") Online Political File Rule (47 C.F.R. § 73.1943(c)); and (2) the Consent Decree, by and between Licensee and the Media Bureau of the FCC, adopted and released June 30, 2022 (DA 22-693 / File No. POL- 061522-14336119) (the "Consent Decree"). Accordingly, I have the requisite authority to execute this certification as an agent of and on behalf of Licensee.

I have personal knowledge that Licensee: (1) has established and implemented the Compliance Plan; (ii) has utilized the operating procedures since the implementation of the Compliance Plan; and (iii) other than two cases<sup>1</sup>, I am not aware of any instances of noncompliance with the terms and conditions of the Consent Decree.

The foregoing is based on the following facts:

- (1) Within 30 calendar days after the Effective Date, I was designated to serve as Compliance Officer of Licensee;
- (2) Within 30 calendar days after the Effective Date, Licensee developed and implemented a Compliance Plan, which continues to ensure compliance of all Licensee stations with the Online Public Inspection File Rule and the terms and conditions of the Consent Decree;
- (3) The Compliance Plan contained: (i) a Compliance Manual, which was distributed to all Covered Employees, and (ii) a Compliance Training Program for all Covered Employees, both of which have been reviewed by all Covered Employees; and
- (4) To date, with one possible exception, Licensee has not needed to execute its obligations pursuant to Paragraph 16 of the Consent Decree, requiring it to report instances of noncompliance with: (i) the Online Political File Rule, and (ii) the terms and conditions of the Consent Decree. As discussed in Footnote 1 below, one ad order was inadvertently uploaded late, but because a document showing the run times for that ad was timely uploaded, Licensee believed that there was no need to report noncompliance.

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<sup>&</sup>lt;sup>1</sup> On September 6, 2022, the Senate Leadership Fund ("SLF") ordered eight sets of ads. Seven of those were timely uploaded on September 7<sup>th</sup>, but one order (#6767) was inadvertently left out of that upload, though a document showing the run times for that order was uploaded on that date. This was discovered on November 14<sup>th</sup>, and on that date the purchase order for the eighth order was uploaded. In addition, a supplement cancelling one of those orders was received by the station on October 21<sup>st</sup>. The Station immediately tried to upload the cancellation, but it was rejected as "too large." Licensee immediately opened case #1077287 with the Commission's help line. The cancellation was successfully uploaded on October 25<sup>th</sup> only after reducing the number of pages submitted.

foregoing is true and correct. Executed on December 1, 20	22.
By:	
	Janice Cyr
	Compliance Officer
	New Hampshire Family Radio, LLC

I declare under penalty of perjury under the laws of the United States of America that the