OrderID: #VIBZ-381057-100



Family FM Ltd Langsford Estate P.O. Box W1102 All Saints Rd St John's, Antigua Tel (268) 560- 7578/9 Email: info@familyfm.ltd

Quote Date: 27th Oct, 2023 Advertising Investment Quotation

Advertiser: dsds

Name: Arun tihaiya Phone: +91 89822 50526

Email: Aruntihaiya001@gmail.com

AccountRep: Arun tihaiya Quote expiry: 26th Nov, 2023 Run Dates: 12th Jun, 2023 - 22nd Nov, 2023

Gross: \$3503.00 +ABST: 3.00 % Sponsorship: \$64.00

Total Amount: \$3542.17

## SPOTS OR PROGRSMMERS By Days

		•		<b>.</b>	•			–.	,, .			
Run Dates	Run Times	Mon	Tue	Wed	Thu	Fri	Sat	Sun	Wks Total	Instructions	Qty	<b>Total Cost</b>
9th Oct-8th Nov	4:06AM-11:07AM	5	0	0	0	0	0	0	5	New Year Package	25	\$1300.00
8th Oct-22nd Nov	2:05AM-8:02AM	5	0	0	0	0	0	0	5	Outside Broadcast	35	\$175.00
12th Jun-28th Jul	7:03AM-9:04AM	0	0	0	3	0	3	0	6	Mentions	39	\$2028.00

	TOTAL COST OF	PACKAGE		Sponsorship	ABST	ТО	TAL
	\$3503.0	0		\$64.00	\$103.17	\$35	42.17
<b>Calende</b> Jan	r Month Project \$0.00	ed Billing [N	\$0.00	Mar	\$0.00	Q1-2023	•
Jan	-	<b>-</b>	-	Mar June	\$0.00 \$780.00	Q1-2023 Q2-2023	•
	\$0.00	Feb	\$0.00		•		\$780

\*This Sponsorship Amount is not apply in Monthly Breakdown

sdsdsd

ABST# 0484956

## Family FM Ltd. (VIBZ FM HD) -Terms and Conditions of Quotation

These terms and conditions govern the quotation provided to you by Family FM Ltd. to the recipient for the potential supply of advertising services. By accepting the quotation, the Customer agrees to be bound by the following terms and conditions

Quotation Validity: The quotation provided by the Company is valid for a period of [Specify the validity period, e.g., 30 days] from the date of issuance. After this period, the Company reserves the right to revise or withdraw the quotation.

Acceptance of Quotation: The Customer must provide written acceptance of the quotation within the validity period. Acceptance may be in the form of a signed document, email, or any other form of written communication.

Scope of Services: The quotation defines the services to be provided, specifications, quantities, delivery timelines, and any other relevant details. Any changes to the scope must be agreed upon in writing by both parties.

Pricing and Payment Terms: The pricing stated in the quotation is exclusive of any applicable taxes, duties, or other charges unless specified otherwise. Payment terms, including the method and schedule of payment, will be as stated in the quotation or as agreed upon separately in writing.

Delivery of services: The Company will make reasonable efforts to provide the services within the agreed-upon timeframe. Any delivery dates mentioned in the quotation are estimates and not guaranteed unless explicitly stated otherwise.

Confidentiality: The Customer agrees to treat all information provided by the Company as confidential and not to disclose it to any third parties without the prior written consent of the Company, except where required by law.

Limitation of Liability: The Company shall not be liable for any direct, indirect, incidental, consequential, or special damages arising out of or in connection with the quotation, including but not limited to loss of profits, business interruption, or loss of data.

Governing Law and Jurisdiction: This Agreement shall be governed by and construed in accordance with the laws of Antigua & Barbuda.

Entire Agreement: This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes all prior discussions, negotiations, and agreements, whether oral or written. No variation, modification or addition to or cancellation of any provision of this Agreement shall be effective unless agreed in writing by each party. In the event that any one or more of the provision contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in whole or in part for any reason, such invalidity, illegality or unenforceability shall not affect any other provision of this Agreement, but this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein (or in the case of invalid, illegal or unenforceable provision in part) the remainder of that provision.

By accepting the quotation, the Customer acknowledges that they have read, understood, and agree to be bound by these terms and conditions.

