Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
Way Broadcasting Licensee, LLC	FRN:0010216687
WZHF(AM), Capitol Heights, MD	Facility Id: 73306
KDFT(AM), Ferris, TX	Facility Id: 145
KVRI (AM), Blaine, WA	Facility Id: 5350
KARI (AM), Blaine, WA	Facility Id: 5351
WFBR (AM),Glen Burnie, MD	Facility Id: 19673
KATD (AM), Pittsburg, CA	Facility Id: 52256
KLIB (AM), Roseville, CA	Facility Id: 57702
KFSG (AM), Roseville, CA	Facility Id: 87177
KALI-FM Licensee, LLC)	FRN: 0010502268
KALI-FM, Santa Ana, CA)	Facility Id: 29020
Multicultural Radio Broadcasting Licensee,) LLC)	FRN: 0010215812
KSJX (AM), San Jose, CA	Facility Id: 4118
WEXY (AM), Wilton Manors, FL	Facility Id: 9730
KMNY(AM), Hurst, TX)	Facility Id: 10825
KXPA (AM), Bellevue, WA)	Facility Id: 11752
KEST (AM), San Francisco, CA)	Facility Id: 17410
WZRC (AM), New York. NY	Facility Id: 27398
KBLA (AM), Santa Monica, CA	Facility Id: 34385

)	
WHWH (AM), Princeton, NJ	Facility Id: 47426
KIQI (AM), San Francisco, CA)	Facility Id: 50703
KAZN (AM), Pasadena, CA	Facility Id: 51426
WPAT (AM), Paterson, NJ	Facility Id: 51661
KMRB (AM), San Gabriel, CA)	Facility Id: 52913
WLYN (AM), Lynn, MA	Facility Id: 53948
WLXE (AM), Rockville, MD	Facility Id: 54506
KALI (AM), West Covina, CA)	Facility Id: 56779
WNMA (AM), Miami Springs, FL	Facility Id: 61642
KAHZ (AM), Pomona CA,)	Facility Id: 61814
KCHN (AM), Brookshire, TX	Facility Id: 68124
WAZN (AM), Watertown, MA	Facility Id: 70523
WKDM (AM), New York, NY	Facility Id: 71137
WTTM (AM), Lindenwold, NJ	Facility Id: 87111
WWRU (AM), Jersey City, NJ	Facility Id: 87123
WJCC (AM), Miami Springs, FL	Facility Id: 87169

To: The Commission

Attn: Media Bureau

PETITION TO REVOKE

Arthur V. Belendiuk Smithwick & Belendiuk, P.C. 5028 Wisconsin Avenue, N.W. Suite 301 Washington, D.C. 20016 (202) 363-4559

March 23, 2022

Ukrainian Congress Committee of America, Inc. ("UCCA"), by counsel, hereby petitions to revoke the licenses of Way Broadcasting Licensee, LLC, ("Way Broadcasting") Multicultural Radio Broadcasting Licensee, LLC ("Multicultural Radio") and KALI-FM Licensee, LLC. ("KALI-FM Licensee"). Arthur Liu and Yvonne S. Liu are the controlling shareholders of Way Broadcasting, Multicultural Radio and KALI-FM Licensee. Through their station, WZHF(AM), Capitol Heights, Maryland, Arthur and Yvonne Liu are paid to broadcast Radio Sputnik, which provides programing produced by and paid for by the Russian government.¹ The programming Arthur and Yvonne Liu broadcast seeks to justify or explain away Russian war crimes that are being committed in Ukraine. These crimes include the mass murder of noncombatant women and children, the intentional shelling of residential buildings, the bombing of maternity hospitals, the destruction of civilian shelters and other crimes too numerous to mention. Simply stated, Arthur and Yvonne Liu have exchanged the lives of innocent women and children in return for thirty pieces of Russian silver. They have failed in their duty to broadcast in the public interest. Their actions are so heartless and uncaring that not only should the license of WZHF(AM) be revoked, but all their above captioned licenses should be revoked as well.

Standing

Attached hereto as Exhibit 1 is the declarations of Irena Chalupa. Ms. Chalupa is a member of UCCA and a resident of Washington, DC. She is a regular listener of WZHF(AM).

¹ WZHF(AM) is rebroadcast on W288BS, Reston, Virginia, Facility ID No.140589, licensed to Reston Translator, LLC, which is owned by John Garziglia.

UCCA is an umbrella organization that unites nearly 30 national Ukrainian American organizations and represents the interests of approximately 2 million Americans of Ukrainian descent.² UCCA released the following statement of Russian war crimes:

Russia's continuous targeting of children's hospitals, maternity wards, civilian population centers, in addition to the firing upon of negotiated humanitarian evacuation corridors, are heinous atrocities that constitute war crimes committed against the Ukrainian nation and the Ukrainian people.

As Ukrainians fight and die in the front lines of democracy, Mr. and Mrs. Liu continue to accept money to broadcast Russian government propaganda.

Background

Arthur and Yvonne Liu operate the above-referenced radio stations. Their business model is to broker airtime to program producers. While they sell blocks of airtime, the ultimate responsibility for any station's operations and programming rests with them, the licensee. The licensee alone must assume and bear ultimate responsibility for the planning, execution, and supervision of programming and station operation.³ Beyond doubt, Arthur and Yvonne Liu have abdicated their responsibility as Commission licensees. They have turned over the programming and operations of WZHF(AM) to no less noxious an enterprise than the Russian government.

² Among the organizations belonging to UCCA are the following: Center for US-Ukrainian Relations; Federation of Ukrainian Student Organizations of America; New Ukrainian Wave; Organization for Defense of Four Freedoms for Ukraine; Organization for the Rebirth of Ukraine; Providence Association of Ukrainian Catholics in America; "Self-Reliance" Association; Ukrainian American Freedom Foundation; Ukrainian American Educational Council; Ukrainian American Veterans; Ukrainian American Youth Association; Ukrainian Free University Foundation; Ukrainian Gift of Life; Ukrainian Human Rights Committee; Ukrainian Medical Association; Ukrainian National Association; Ukrainian National Credit Union Association; and United Ukrainian American Relief Committee.

³ Cosmopolitan Broadcasting Corporation, 59 F.C.C. 2d 558 (1976), recon. den., 61 F.C.C. 2d 257 (1976).

On November 2, 2017, Way Broadcasting executed a "Program Time" agreement with

RM Broadcasting, LLC ("RM Broadcasting"). It renewed the agreement on November 20, 2020, and that agreement is not due to expire until December 1, 2023.⁴ The Program Time agreement gives RM Broadcasting the right to program WZHF(AM), Capitol Heights, Maryland for 24 hours per day Monday through Saturday and 22 hours, from 12:01 am until 10:00pm on Sunday. *Id.* RM Broadcasting in turn leases its time on WZHF(AM) to Russian state owned Rossiya Segodnya (Russian Today) which produces Radio Sputnik. A Russian government-owned media enterprise, Radio Sputnik's sole purpose is to advance Russian propaganda abroad. The Director of National Intelligence found:

Sputnik was part of "Russia's state-run propaganda machine" describing the radio format as "another government-funded outlet producing pro-Kremlin radio and online content in a variety of languages for international audiences."⁵

RM Broadcasting is registered with the U.S. Department of Justice under the Foreign Agents Registration Act. It's registration statement, Exhibit 3 hereto, makes clear its relationship with the organs of Russian state propaganda.

> The Federal State Unitary Enterprise Rossiya Segodnya International Information Agency is funded by the Russia government and broadcasts Radio Sputnik. Radio Sputnik reports abroad on the state policy of the Russian Federation... Radio Sputnik is broadcast in Washington DC area and Kansas City, Missouri.

The National Association of Broadcasters' President Curtis LeGeyt on March 1, 2022,

called on station owners to stop carrying Russian state-sponsored programming.

⁴ See Exhibit 2.

⁵ <u>https://www.dni.gov/files/documents/ICA_2017_01.pdf</u>

The National Association of Broadcasters (NAB) is a fierce defender of the First Amendment and the critical importance of the ability to freely express views, both popular and unpopular. While the First Amendment protects freedom of speech, however, it does not prevent private actors from exercising sound, moral judgment. To that end, given the unprovoked aggression exhibited by Russia against the free and sovereign people of Ukraine, NAB calls on broadcasters to cease carrying any state-sponsored programming with ties to the Russian government or its agents. While we know that airings of such programs are extremely limited, we believe that our nation must stand fully united against misinformation and for freedom and democracy across the globe.

On March 15, 2022, the Senate unanimously approved a resolution condemning Russian President Vladimir Putin as a 'war criminal'. "These atrocities deserve to be investigated for war crimes," said Senate Majority Leader Chuck Schumer, D-N.Y. Recently, President Biden echoed these views, referring to Putin as a war criminal.

The European Union has banned Russia Today and Radio Sputnik. "Systematic information manipulation and disinformation by the Kremlin is applied as an operational tool in its assault on Ukraine," EU foreign policy chief Josep Borrell said in a statement.⁶

Despite almost universal condemnation of Russian atrocities and disinformation, Arthur and Yvonne Liu continued to accept money from the Russian government, in exchange for spreading Russian lies and propaganda.

• When Russia started shelling apartment buildings, Arthur and Yvonne Liu continued broadcasting Russian government disinformation. Their radio station claimed that it was not the Russians, but the Ukrainians shelling their own building to make Russia look bad.

⁶ <u>https://www.voanews.com/a/eu-bans-rt-sputnik-over-ukraine-disinformation-/6466855.html</u>

- When Russia attacked a nuclear power plant, Arthur and Yvonne Liu continued broadcasting Russian government disinformation. Their radio station claimed that it was not the Russians, but the Ukrainians shelling the nuclear power plant
- When Russia bombed a maternity hospital killing pregnant women and children, Arthur and Yvonne Liu continued broadcasting Russian government disinformation. Their radio station claimed that it was not the Russians, but the Ukrainians shelling maternity hospitals.
- When 3 million women and children fled Ukraine and became refugees, Arthur and Yvonne Liu continued broadcasting Russian government disinformation.
- When Russia attacked and killed women and children fleeing to safety in Poland and neighboring countries, Arthur and Yvonne Liu continued broadcasting Russian government disinformation. Their radio station claimed that it was not the Russians, but the Ukrainians killing women and children.
- When Russia started bombing civilian populations with banned cluster bombs, Arthur and Yvonne Liu continued broadcasting Russian government disinformation. Their radio station claimed that Russia is not using cluster bombs.
- When the US Embassy in Kyiv, the US Senate and President Biden stated that Russia was committing war crimes, Arthur and Yvonne Liu continued broadcasting Russian government propaganda.
- When the International Criminal Court opened an investigation into Russian war crimes, Arthur and Yvonne Liu continued broadcasting Russian government propaganda.

For weeks as Russian troops destroy property, rape women, murder and loot, Arthur and Yvonne Liu have continued broadcasting Russian government propaganda. They have continued to profit from the fees that the Russian government pays them to spread lies and disinformation. It is one thing to take money to broadcast paid programming, it is quite another thing to spread disinformation about the destruction of people's homes, mass murder, and human misery. The blood of innocent Ukrainian children is on the hands of Arthur and Yvonne Liu. UCCA submits that they are not qualified to be FCC licensees.

Argument

The primary duty of an FCC radio station licensee is to broadcast programming that is responsive to the needs of the community it serves.⁷ When a licensee fails to operate in the public interest, the FCC has the power to revoke a license for reasons that would warrant the FCC denying an application for an initial license.⁸ As the Supreme Court stated in *FCC v*. *Sanders Radio Station*, at 475: "An important element of public interest and convenience affecting the issue of a license is the ability of the licensee to render the best practicable service to the community reached by his broadcasts."

To provide the best possible service, a licensee is responsible for ascertaining the needs and interests of the community it serves. A licensee is charged with providing programming responsive to those needs and interests. An FCC licensee's First Amendment right to broadcast is tempered by its responsibility to be responsive to the needs of the local community. See, *Turner B'casting System, Inc. v. FCC*, 512 U.S. 622, 650, 114 S. Ct. 2445, 129 L. Ed. 2d 497 (1994)

⁷ It is the right of the viewers and listeners, not the right of the broadcasters, which is paramount. See *FCC v. Sanders Bros. Radio Station*, 309 U.S. 470, 475 (1940)

⁸ 47 USC §312(a)(2). "(a) Revocation of station license or construction permit. The Commission may revoke any station license or construction permit... (2) because of conditions coming to the attention of the Commission which would warrant it in refusing to grant a license or permit on an original application;"

("The FCC's oversight responsibilities do not grant it the power to ordain any particular type of programming that must be offered by broadcast stations; for although the Commission may inquire of licensees what they have done to determine the needs of the community they propose to serve, the Commission may not impose upon them its private notions of what the public ought to hear.") (internal quotations and cites omitted). The prohibition of 47 USCS § 326 against "censorship" regarding radio communications denies the FCC any power to edit proposed broadcasts in advance and to excise materials considered inappropriate for airwaves, but it does not deprive the Commission of power to review content of completed broadcasts.⁹ As the Supreme Court stated in *Red Lion Broadcasting Co. v. FCC*, 395 U.S. 367, 389 (1969)., "to deny a station license because 'the public interest' requires it 'is not a denial of free speech."

Arthur and Yvonne Liu have shown themselves to be tone deaf to the needs and interests of the community.¹⁰ Their refusal to stop broadcasting Russian government propaganda has met with almost universal disapprobation. As Representative Anna Eshoo of California recently wrote in an email: "As Vladimir Putin wages a brutal onslaught against Ukrainian democracy, it's deeply troubling that WZHF, Washington, D.C., continues to air Russian propaganda defending this vicious invasion..."¹¹

In WZHF's most recent Issues and Program list, 4th quarter 2021, the owners of WZHF had this to say about Ukraine.

⁹ FCC v. Pacifica Foundation, 438 U.S. 726, 98 S. Ct. 3026, (1978).

¹⁰ See, e.g. <u>https://www.washingtonpost.com/media/2022/03/07/radio-sputnik-wzhf/</u> *The tiny radio station broadcasting Russian propaganda in D.C.*

¹¹ https://www.bloomberg.com/news/articles/2022-03-11/russian-state-media-heard-loud-and-clear-on-washington-airwaves

Sean and Jacquie are joined by international affairs and security analyst Mark Sleboda to discuss the so-called Russian military buildup on its border with Ukraine, the real aggressions of NATO in Ukraine and eastern Europe, the Cold War mentality that is driving this aggression and other actions against Russia, and the gall of Joe Biden and the US for presenting Russia as an aggressor in Eastern Europe as it masses troops on Ukraine's border.

This type of programming, according to Arthur and Yvonne Liu, is responsive to the needs and interests of the Washington DC area.

The FCC has the power and the duty to revoke Arthur and Yvonne Liu's radio licenses. The FCC's powers are not limited to engineering and technical aspects of regulation of radio communication; the Commission is not restricted merely to supervision of traffic but has the burden of determining composition of that traffic. *Simmons v. FCC.*, 169 F.2d 670, (D.C. Cir.), cert. denied, 335 U.S. 846, 69 S. Ct. 67, 93 L. Ed. 396 (1948).¹² Where the public interest requires it, the FCC has not hesitated to step in and admonish licensees. For example, in *Nondiscrimination in Employment Practices*, 13 FCC 2d 766, 770 (1968) the Commission stated: "A refusal to hire Negroes or persons of any race or religion clearly raises a question of whether the licensee is making a good faith effort to serve his entire public." Likewise, the FCC will step in when a licensee is deliberately distorting the news. Allegation of news distortion raises a question about the licensee's ability to serve the public interest. See, e.g. *Serafyn v. FCC*, 149 F.3d 1213, (D.C. Cir. 1998). See also, *Hunger in America*, 20 F.C.C.2d 143, 150, 151 (1969). "We stress that the licensee must have a policy of requiring honesty of its news staff and must take reasonable precautions to see that news is fairly handled."

¹² Refusal of former Radio Commission to renew broadcasting license on ground that continuance of station is not in public interest, convenience, and necessity does not involve prohibited censorship. *KFKB Broadcasting Ass 'n v Federal Radio Com*. (1931, Dist Col App) 60 App DC 79, 47 F2d 670 ; *In re Palmetto Broadcasting Co*. (1962) 33 F.C.C. 250, aff'd, *Robinson v. FCC.*, 334 F.2d 534, 118 U.S. App. D.C. 144, (D.C. Cir. 1964).

Likewise, when a radio station promotes antisocial or dangerous behavior, the FCC has the power to step in and punish the miscreant licensee. "Whether particular record depicts dangers of drug abuse, or, to contrary, promotes such illegal drug usage is a question for judgment of the licensee." The Commission expects broadcast licensees to ascertain, before broadcast, words or lyrics of recorded musical or spoken selections played on their stations. *In re License Responsibility to Review Records Before Their Broadcast* 28 F.C.C.2d 409 (1971).

In the Matter of Entercom License, LLC Applications for Renewal of License for Station

KDND(FM), Sacramento, California, 31 FCC Rcd 12196 (2016) the FCC designated Entercom

for hearing to determine its qualifications after a contest it ran resulted in the death of a young

woman, Jennifer Strange. The FCC clearly laid out the responsibilities of Commission licensee

as a public trustee.

As a Commission licensee, Entercom had a duty to Ms. Strange and the other 17 contestants of the Contest, each a listener of the Station. All Commission licensees are "granted the free and exclusive use of a limited and valuable part of the public domain...[and, upon accepting] that franchise [licensees are] burdened by enforceable public obligations." Contemporary Media, Inc., Decision, 13 FCC Rcd 14437, 14460 (1998) (citing United Church of Christ, 359 F.2d at 1003). Broadcasters are considered "public trustees" of a limited and valuable resource, and are thus held to a high standard of conduct in their relationship with the listening public whose needs and interests they are dutybound to serve. See, e.g., United Church of Christ, 359 F.2d at 1003 ("... [A] broadcast license is a public trust subject to termination for breach of duty"); Policy Regarding Character Qualifications in Broadcast Licensing, Notice of Inquiry, 87 FCC 2d 836, 838 (1981); WMJX, 85 FCC 2d at 269, n.81 (noting that even prior to the adoption of Section 73.1216, licensees had the affirmative obligations as public trustees to prevent the broadcast of false, misleading or deceptive contests). The fact that Entercom used its licensed broadcast facilities to entice its listeners to participate in the Contest that appears to have physically endangered them is a serious matter and must be carefully considered. The Trial jury's verdict that Entercom negligently caused the death of a member of the Station's listening audience,

appears to be prima facie evidence that Entercom's conduct was contrary to the public interest duty and a breach of Entercom's core obligations as a public trustee. Entercom's actions relating to the Contest suggest an active indifference to the contestants' safety, as evidenced by the negligence verdict and the licensee's refusal, apparently at the direction of its parent, to warn the other contestants in the wake of Ms. Strange's death, placing its corporate self-interest over their safety and well-being.

The death of Jennifer Strange was a tragic accident. The bombing and mass murder of civilian is intentional. Arthur and Yvonne Liu continue to broadcast disinformation which gives Russia cover for its campaign of murder and destruction in Ukraine.

Conclusion

Arthur and Yvonne Liu are licensees and as such public trustees. They have failed in their basic duty to serve the needs of their communities. Their actions are so heinous that it is not enough to revoke the license of WZHF (AM). The UCCA calls on the FCC to move swiftly and set all their broadcast license for hearing to determine if they and the companies they control are qualified to remain Commission licensees.

Respectfully Submitted,

lather V Belindink

By:

Arthur V. Belendiuk

Smithwick & Belendiuk, P.C. 5028 Wisconsin Avenue, N.W. Suite 301 Washington, D.C. 20016 (202) 363-4559 abelendiuk@fccworld.com

March 23, 2022

Exhibit 1

Declaration of Irena Chalupa

I, Irena Chalupa, declare under penalty of perjury, that the following information is true and correct:

I am a member of UCCA, a resident of Washington DC and a regular listener of

WZHF(AM).

I declare that I have personal knowledge of the factual allegations I make in the Petition to Revoke the licenses of these stations and that these allegations are true and correct. These allegations are the direct cause of the injury I suffer as a regular listener of these WZHF(AM).

Irena Chalupa

Exhibit 2

WAY BROADCASTING, INC. WZHF - 1390 AM 13321 NEW HAMPSHIRE AVENUE SUITE #207 SILVER SPRINGS, MD 20904 TEL (301) 424-9292 FAX (301) 879-9070

PROGRAM TIME / COMMERCIAL CONTRACT

	CONTRACT DATE:	11/2/2017	START DATE: _	11/25/2017	END DATE: 12/31/2020 **
	PROGRAM NAME:	SPUTNIK R	ADIO provided by RI	M Broadcasling, LLC	
	ADDRESS: _	RM BROAD	CASTING LLC, 101	Waters Edge Drive	
	CITY, STATE & ZIP:_	Jupiter, FL 3	3477		
	CONTACT PERSON:	ARNOLD FE	ROLITO		
	PHONE:	201-803-934	ار	ALT. PHONE:	(Intentionally left blank)
	EMAIL ADDRESS: _	rmbroadcast	ing@gmail.com	FAX:	(Intentionally left blank)
	SUNDAY BROAD MONDAY - FRIDAY BROAD MONTHLY RATE: _	DCAST TIME:	12:01AM - 10:00 12:01AM - MIDN	Ight	
'TO'	FAL HOURS PER WEEK: $_{\pm}$		166 (24 HOURS	X 6 DAYS and 22 X	1 DAY)
DEP	OSIT TO BE RETAINED:				
	MUSIC RIGHT:	WAIVED IF	PROPER DOCUME	NTATION IS PROVI	DED OF ANY MUSIC PLAYED
		TO AIR AT OR NEAR TH	E TOP OF EVERY	HOUR (STATION ID	IRTIME" TO AIR 1X DAILY AND "LEGAL ID'S" 'S MAY BE ORIGINATED BY PROGRAMMER. BED "ISSUES RELATED PROGRAMMING"- MMER AND STATION

SPONSOR:

WAY BROADCASTING: _

• NOTICE: FAILURE TO MAKE PAYMENT FOR PROGRAM TIME AS AGREED MAY RESULT IN IMMEDIATE CANCELLATION OF THIS AGREEMENT PER SECTIONS 2 AND 3 ON THE REVERSE SIDE OF THIS AGREEMENT, SPONSOR AGREES AND ACCEPTS ALL TERMS AND CONDITIONS CONTAINED ON THE REVERSE SIDE OF THIS AGREEMENT.

Additional Terms and Conditions

- 1 Payment is due in advance of broadcast unless otherwise specified, but in no event, less than 48 hours prior to broadcast time. Payment must be made during normal business hours, 9am-5pm Monday through Friday.
- 2 The Station reserves the right, in its sole discretion, to cancel this contract at any time upon default by the Programmer for non-payment of broadcast inte, or for other material breach of contract. If any of the terms and conditions of this contract is breached by the Programmer, any future or relised by the Station to envirce its right shall in no way constitute a waiver of the Station's rights, or a conductor, and such rights may be enforced at any time during the term of the contract.
- 3 In the event of termination by the Station for any of the reasons stated in paragraph (2), the Station shall be entitled to retain the security deposit as liquidated damages, plus recover any other additional damages suffered by the Station as result of Programmer's breach of the contract.
- 4 In the event the Programmer breaches the contract or fails or refuses to perform in accordance with the terms and conditions of the contract, the Station shall have, at its discretion, the right to enforce the contract for the entire duration as apreed upon and will hold the Programmer legally responsible for damages and costs meutred by virtue of the breach and loss of profit.
- 5 All additions to, modifications, cancellations, or any other changes whatsoever of the contract shall be effective only if submitted to the Station in writing, signed by the Programmer archised day papointed agent at the Station's regular post office address and accepted and countersigned by the Station through its duly anthorized representative, and no oral communication by Programmer or his agent shall be effective to change any terms and conditions of the contract.
- 6 The Station shall have the right of substitution or preemption of any program, at any time for the purpose of broadcasting another program which it deems to be of public insportance or in the public interest. No notice shall be required for such preemption everyt that which is reasonable under the circumstances, if and when such a substitution is made, it will not be in default of this contract.
- ? Programmer well be allowed to sub-lease any portion of his/her autime to a fluid party in Creole format only without a written crussent from the Station.
- 8 Should the Station, due to public emergency, necessity, or any other reason, mehiding mechanical breakdown, be unable to broadcast any or part of the advertiset or Programmer's broadcast, the Station's hability will be limited to a pro-rata reduction in charges or a credit in proportion to tate.
- 9 Programmer aprees to furnish material of suitable quality for broadenst. The Station reserves the right to cancel the contract if the Programmer's program does not conform with the rules and regulations of the FCC, or the standards of the Station itself.
- 10 In the event of non-physicient by the Programmer on or before due date, the Station shall have the right to charge a late fee. This chause does not apply to this contract.
- 11 Should the Programmer fail to supply program material for broadcasting, the Station shall have the right to broadcast a substitute program making its regular charges for time in accordance with the contract. Programmer agrees to supply Station all documentation needed for various licensing organizations, E.g. BMI, ASCAP.
- 12 Where the program material is supplied by the Programmer agrees to hold Station barmless against all liability, for lifted, whinder, dlegal competition, or trade practice, infringement of trade marks, trade names, or program filles, violation of rights of privacy and infringement of copyrights and property rights, resulting from the brendcasting of such programs.
- 13. In the event that the Programmer shall pursue litigation against the Station for any reason, Programmer agrees to pay for the Station's costs of the hitgation, including but not limited to the Station's attorney fees. In the event the Station shall pursue litigation because of the default or breach of contract in any respects by the Programmer and the Station prevails in a court of law, the Programmer agrees to pay for the costs of the hitgation, including Station attorney's fees
- 14 Advertiser Programmer warrants that he slie is the party that is solely responsible for payments to Station.
- 15 This contract is subject to the terms of heense held by the Station and is subject also to Federal, State and Municipal laws and regulations now in force, or which may be enacted in the future, including the rules and regulations of the Federal Communications Commission
- 16 This contract, including the rights under it, may not be assigned or transferred without first obtaining the consent of the Station in writing, nor may the Station be required to breadenst hereunder for the benefit of any other advertiser programmer than the one named of the face of the contract. Owner may assign all or the relevant portion of this agreement in connection with the transfer of all or substantially all of the assets used for held for use in connection with any Station, including a collateral design.

IN WITNESS WHEREOF, the Programmer and the agent of Station have fully reviewed, understood, and dereed on the terms and conditions of this constact.

Programmer Station Agent 20 Print Name Print Name.

assignment to any lender or other person providing financing to the Station or the Station's parent and/or adfiliates.

- In dealing with advertiser programmer, the Station shall follow a uniform policy to avoid discrimination.
- When needed, station retains 3 minutes each hour to be used by Station anyway Station elects to use the time.
- 19. In the event the Station is sold or changes format, Station has the right to terminate this agreement effective the date that the current owners transfer control to new owners either by assignment, LMA, or when the new format goes into effect
- 20. Station has the right to charge an additional fee for payment of music license agreements that the Station must maintain when playing music. Programming fee will be determined by the number of hours he/she programs on Station.
- 21 This agreement and all matters or issues directly or collaterally relating thereto shall be interpreted by, governed in accordance with and construct pursuant to the laws of the State of Florida without regard to its conflict of law rules.
- 22 This agreement constitutes the entire agreement between the parties hereto and supersedes all previous agreements, promises, proposals, representations, understandings and negotiations, whether written or oral, between the parties respecting the subject matter hereof.
- 23. Any notice, demand or request required or permitted to be given under the provisions of this Agreement shall be in writing, addressed to the following addresses, or to such other address as any party may request

If to Programmer: **RM Broadeasting LLC** Name 101 Waters Edge Drive Address Jupiter, FL33473 Auestion Amold Ferolito Telephone 201-803-9346 Fax F-mail rmbroadcasting'a gmail com If to Station: Name. Way Broadcasting Inc. Address. 27 William Street New York, NY 10005 Telephone: (212)966-1059 Attention Brandon Wong (212)966-9580 Fax: (E-mail brandonw/d mrbr net With copies to:

Name: Way Broadcasting, Inc. Address 27 William Street

Address	27 William Street	
	New York, NY 10005	
Attention	Sean Kim, CFO.COO	
Fax'	(212) 966-9580	

24. In accordance with Paragraphs 49 and 50 of United States Federal Communications Commission Report and Order No. FCC 07-217. Way Broadcasting Licensee, LLC will not discrimulate in any contract for artime for advertising] on the basis of race or gender, and all such contracts will be evaluated, accepted, negotiated and completed without regard to nace or gender. WAY BROADCASTING, INC. WZHF - 1390 AM 13321 NEW HAMPSHIRE AVENUE SUITE #207 SH.VER SPRINGS, MD 20904 TEL (301) 424-9292 FAX (301) 879-9070

PROGRAM TIME / COMMERCIAL CONTRACT

CONTRACT DATE:	11/20/2020	START DATE:	12/1/2020	END DATE: 11/30/2023
PROGRAM NAME:	SPUTNIK	RADIO provided by R	M Broadcasting, LL	c
ADDRESS:	RM BRO	DCASTING LLC,	Waters Edge Drive	
CITY, STATE & ZIP:	Jupiter, F			
CONTACT PERSON:	ARNOLD	FEROLITO		
PHONE:			ALT. PHONE:	(Intentionally left blank)
				(Intentionally left blank)
	DCAST TIME:			
MONDAY - FRIDAY BROAI	CAST TIME:	12.01AM - MIDI	NIGHT	
MONTHLY RATE:				
				K 1 DAY)
DEPOSIT TO BE RETAINED:				
MUSIC RIGHT:	WAIVED	F PROPER DOCUME	NTATION IS PROV	IDED OF ANY MUSIC PLAYED
	TO AIR AT OR NEAR	THE TOP OF EVERY	HOUR (STATION ID	NRTIME" TO AIR 1X DAILY AND "LEGAL ID'S" I'S MAY BE ORIGINATED BY PROGRAMMER.
	TIMES MAY ADJUST	WO (2) HOURS WEE ED AS AGREED TO B	KLY TO AIR REQUI	RED "ISSUES RELATED PROGRAMMING" - MMMER AND STATION.
SPONSOR:		\leq	WAY BROADCA	ISTING: Juckathing
LMA	IEDIATE CANCELLATIO	AKE PAYMENT FOR DN OF THIS AGREEM	PROGRAM TIME A ENT PER SECTION	S AGREED MAY RESULT IN IS 2 AND 3 ON THE REVERSE L TERMS AND CONDITIONS

CONTAINED ON THE REVERSE SIDE OF THIS AGREEMENT.

Additional Terms and Conditions

- 1. Payment is due in advance of broadcast unless otherwise specified, but in no event, less than 48 hours prior to broadcast time. Payment must be made during normal business hours, 9am-5pm Monday through Friday
- 2 The Station reserves the right, in its sole discretion, to cancel this contract at any time upon default by the Programmer for non-payment of broadcast time, or for other material breach of contract. If any of the terms and conditions of this contract is breached by the Programmer, any failure or refusal by the Station to enforce its right shall in no way constitute a waiver of the Station's rights, or a condonation, and such rights may be enforced at any time during the term of the contract
- 3 In the event of termination by the Station for any of the reasons stated in paragraph (2), the Station shall be entitled to retain the security deposit as liquidated damages, plus recover any other additional damages suffered by the Station as result of Programmer's breach of the contract
- 4 In the event the Programmer breaches the contract or fails or refuses to perform in accordance with the terms and conditions of the contract, the Station shall have, at its discretion, the right to enforce the contract for the entire duration as agreed upon and will hold the Programmer legally responsible for damages and costs incurred by virtue of the breach and loss of profit
- All additions to, modifications, cancellations, or any other changes whatsoever of the contract shall be effective only if submitted to the Station in writing, signed by the Programmer or his duly appointed agent at the Station's regular post office address and accepted and countersigned by the Station through its duly authorized representative, and no oral communication by Programmer or his agent shall be effective to change any terms and conditions of the contract
- The Station shall have the right of substitution or preeinption of any program, at any б time for the purpose of broadcasting another program which it deems to be of public importance or in the public interest. No notice shall be required for such preemption except that which is reasonable under the circumstances, if and when such a substitution is made, it will not be in default of this contract
- Programmer will be allowed to sub-lease any portion of his/her airtime to a third party in Creole format only without a written consent from the Station
- Should the Station, due to public emergency, necessity, or any other reason, including mechanical breakdown, he unable to broadcast any or part of the advertiser or Programmer's broadcast, the Station's liability will be limited to a pro rata reduction in charges or a credit in proportion to rate
- ġ. Programmer agrees to furnish material of suitable quality for broadcast. The Station reserves the right to cancel the contract if the Programmer's program does not conform with the rules and regulations of the FCC, or the standards of the Station itself
- 10 In the event of non-payment by the Programmer on or before due date, the Station shull have the right to charge a late fee. This clause does not apply to this contract
- LL. Should the Programmer fail to supply program material for broadcasting, the Station shall have the right to broadcast a substitute program making its regular charges for time in accordance with the contract. Programmer agrees to supply Station all documentation needed for various licensing organizations, I.E., BMI, ASCAP
- Where the program material is supplied by the Programmer agrees to hold Station 12 harmless against all liability, for libel, slander, illegal competition, or trade practice, infringement of trade marks, trade names, or program titles, violation of rights of privacy and infringement of copyrights and property rights, resulting from the broadcasting of such programs.
- In the event that the Programmer shall pursue litigation against the Station for any 13 reason, Programmer agrees to pay for the Station's costs of the litigation, including but not limited to the Station's attorney fees. In the event the Station shall pursue litigation because of the default or breach of contract in any respects by the Programmer and the Station prevails in a court of law, the Programmer agrees to pay for the costs of the litigation, including Station attorney's fees
- 14 Advertiser/Programmer warrants that he/she is the party that is solely responsible for payments to Station
- This contract is subject to the terms of license held by the Station and is subject also 15 to Federal, State and Municipal laws and regulations now in force, or which may be enacted in the future, including the rules and regulations of the Federal Communications Commission
- This contract, including the rights under it, may not be assigned or transferred 16 without first obtaining the consent of the Station in writing, nor may the Station be required to broadcast hereunder for the benefit of any other advertiser/programmer than the one named of the face of the contract. Owner may assign all or the relevant portion of this agreement in connection with the transfer of all or substantially all of the assets used for held for use in connection with any Station, including a collateral

assignment to any lender or other person providing financing to the Station or the Station's parent and/or affiliates

- In dealing with advertiser/ programmer, the Station shall follow a uniform policy to 17 avoid discrimination
- 18 When needed, station retains 3 minutes each hour to be used by Station anyway Station elects to use the time
- 19 In the event the Station is sold or changes format, Station has the right to terminate this agreement effective the date that the current owners transfer control to new owners either by assignment, LMA, or when the new format goes into effect.
- Station has the right to charge an additional fee for payment of music license 20 agreements that the Station must maintain when playing music. Programming fee will be determined by the number of hours he/she programs on Station.
- 21 This agreement and all matters or issues directly or collaterally relating thereto shall be interpreted by, governed in accordance with and construed pursuant to the laws of the State of Florida without regard to its conflict of law rules.
- This agreement constitutes the entire agreement between the parties hereto and 72 supersedes all previous agreements, promises, proposals, representations, understandings and negotiations, whether written or oral, between the parties respecting the subject matter hereof
- Any notice, demand or request required or permitted to be given under the provisions 23 of this Agreement shall be in writing, addressed to the following addresses, or to such other address as any party may request

If to Programmer:	
NameR	A Broadcasting LLC
Address:	Waters Edge Drive
Ju	ipiter, FL
Altention. A	mold Ferolito
Telephone:	
Fax:	
E-mail:	
If to Station:	
Name:	Way Broadcasting Inc.
Address	40 Exchange Place, Suite 1010
	New York, NY 10005
Telephone	(212)966-1059
Attention	Brandon Wong
Fax	(212)966-9580
E-mail	brandonw@mrbi net
With coples to:	

	Name	Way	Аr

Name	Way Broadcasting, Inc.	
Address	40 Exchange Place, Suite 1010	-
	New York, NY 10005	
Attention	Sean Kim, CFD/COO	
Fax	(212) 966-9580	

In accordance with Paragraphs 49 and 50 of United States Federal Communications Commission Report and Order No FCC 07-217. Way Broadcasting Licensee, LLC will not discriminate in any contract for airtime [or advertising] on the basis of race or gender, and all such contracts will be evaluated, accepted, negotiated and completed without regard to race or gender

IN WITNESS WHEREOF, the Free muties and the agent of Sum	on have fully reviewed, understood, and ggreed on the terms and conditions of this contract
	2/1/2
Programmer:	Station Agent . Madarett
Print Name ARHOLD FEROLITO	Print Name Brander North

Exhibit 3

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U.S. Department of Justice

Washington, DC 20530

Supplemental Statement Pursuant to the Foreign Agents Registration Act of

1938, as amended

For 6 Month Period Ending 12/31/2021 (Insert date)

I - REGISTRANT

1. (a) Name of Registrant

RM Broadcasting, LLC

(c) Primary Business Address 101 Waters Edge Drive, Jupiter, Florida 33477

2. Has there been a change in the information previously furnished in connection with the following?

(a) If an individual:

	(1) Residence address(es)	Yes 🗖	No 🗌
	(2) Citizenship	Yes 🗌	No 🗌
	(3) Occupation	Yes 🗆	No 🗌
(b)	If an organization:		
	(1) Name	Yes 🗌	No 🗙
	(2) Ownership or control	Yes 🗌	No 🗙
	(3) Branch offices	Yes 🗌	No 🗵

(c) Explain fully all changes, if any, indicated in Items (a) and (b) above.

IF THE REGISTRANT IS AN INDIVIDUAL, OMIT RESPONSES TO ITEMS 3, 4, 5, AND 6.

If the registrant previously filed an Exhibit C¹, state whether any changes therein have occurred during this 6 month reporting period. Yes □ No

If yes, has the registrant filed an updated Exhibit C?	Yes 🗆	No 🗌
If no, please file the updated Exhibit C.		

1 The Exhibit C, for which no printed form is provided, consists of a true copy of the charter, articles of incorporation, association, and by laws of a registrant that is an organization. (A waiver of the requirement to file an Exhibit C may be obtained for good cause upon written application to the Assistant Attorney General, National Security Division, U.S. Department of Justice, Washington, DC 20530.)

(b) Registration Number

6694

	become partners, officers, directors or s	imilar officials during this	6 month reporting period	od?
Yes				
1000 C	e following information:	Citizanshin	Desition	Dete Arrent 1
Name	Residence Address	Citizenship	Position	Date Assumed
Yes	s ceased acting as partners, officers, direc No 🛛 No 🖾 e following information:	ctors or similar officials of	the registrant during th	is 6 month reporting period?
Name	Position			Date Ceased
Ivanie	Fosition			Date Ceased
	amed in Item 4(a) rendered services dire	ctly in furtherance of the ir	nterests of any foreign p	principal?
Yes	(m = 1)			
	ach such person and describe the service			
Name	Foreign Principal(s)	Represented Services		
or will render ser- secretarial, or in a	nth reporting period, has the registrant hi vices to the registrant directly in furthera a related or similar capacity? Yes □	nce of the interests of any No 🗵	foreign principal(s) in c	other than a clerical or
Name	Residence Address	Citizenship	Position	Date Assumed
connection with t If yes, furnish the	vees or individuals, who have filed a sho the registrant during this 6 month reporti e following information:	ng period? Yes 🗆	No 🗆	
Name	Position or Cor	nnection	Da	ate Terminated
principal during t	rees or individuals, who have filed a shor his 6 month reporting period? Yes ⊑ e following information: Position or Connection			nection with any foreign ate Terminated

6. Have short form registration statements been previously filed by all of the persons named in Items 5(a) and 5(b) of the supplemental statement or submitted with this filing? Yes No

If no, list names of persons who have not previously filed the required statement or are not submitting a short form with this filing.

7. Has the registrant's connection with any foreign principal(s) ended during this 6 month reporting period?
Yes □ No ☑

If yes, furnish the following information:

Foreign Principal

Date of Termination

8. Has the registrant added any new foreign principal(s)² during this 6 month reporting period?
Yes □ No ☑

If yes, furnish the following information:

Foreign Principal

Date Added

9. In addition to those named in Items 7 and 8, if any, list the foreign principal(s) whom the registrant continued to represent during the 6 month reporting period.

Federal State Unitary Enterprise Rossiya Segodnya International Information Agency.

10. (a) Has the registrant filed Exhibits A and B for the newly added foreign principal(s), if any, listed in Item 8?

Exhibit A ³	Yes 🗆	No 🗆	N/A 🗙			
Exhibit B ⁴	Yes 🗆	No 🗌	N/A 🗵			
If no, please file the	e required exhibit.					
(b) Have there been any changes in the Exhibits A and B previously filed for any foreign principal(s) whom the registrant						
represented during	this 6 month period?		Yes 🗌	No 🗵		
If yes, has the regis	trant filed an amendr	nent to these exh	ibits? Yes 🗆	No 🗵		
If no, please file the	e required amendmen	t.				

² The term "foreign principal" includes, in addition to those defined in Section 1(b) of the Act, an individual organization any of whose activities are directly or indirectly supervised, directed, controlled, financed, or subsidized in whole or in major part by a foreign government, foreign political party, foreign organization or foreign individual. (See Rule 100(a) (9)). A registrant who represents more than one foreign principal is required to list in the statements he files under the Act only those principals for whom he is not entitled to claim exemption under Section 3 of the Act. (See Rule 208.)

³ The Exhibit A, which is filed on Form NSD-3, sets forth the information required to be disclosed concerning each foreign principal.

⁴ The Exhibit B, which is filed on Form NSD-4, sets forth the information concerning the agreement or understanding between the registrant and the foreign principal.

III - ACTIVITIES

11. During this 6 month reporting period, has the registrant engaged in any activities for or rendered any services to any foreign principal named in Items 7, 8, or 9 of this statement? Yes ⊠ No □

If yes, identify each foreign principal and describe in full detail all activities and services:

Foreign Principal	Activities/Services
Federal State Unitary Enterprise Rossiya Segodnya International Information Agency	RM Broadcasting, LLC purchased radio airtime from Federal Communication Communications Commission licensees and resold that airtime to the Federal State Unitary Enterprise Rossiya Segodnya International Information Agency for the broadcast of radio programming in the Washington DC area and Kansas City Missouri.

12. During this 6 month reporting period, has the registrant, on behalf of any foreign principal, engaged in political activity⁵ as defined below? Yes ⊠ No □

If yes, identify each foreign principal and describe in full detail all such political activity, indicating, among other things, the relations, interests and policies sought to be influenced and the means employed to achieve this purpose. If the registrant arranged, sponsored or delivered speeches, lectures, social media, internet postings, or media broadcasts, give details as to dates, places of delivery, names of speakers and subject matter. The response must include, but not be limited to, activities involving lobbying, promotion, perception management, public relations, economic development, and preparation and dissemination of informational materials.

Set forth below a general description of the registrant's political activities.

The Federal State Unitary Enterprise Rossiya Segodnya International Information Agency is funded by the Russia government and broadcasts Radio Sputnik. Radio Sputnik reports abroad on the state policy of the Russian Federation and public life of the Russian Federation. Radio Sputnik is broadcast in the Washington DC area and Kansas City, Missouri.

Set forth below in the required detail the registrant's political activities.

Foreign Principal Federal State Unitary Enterprise Rossiya Segodnya International Information Agency	Date 7/1/2021- 12/31/2021	Contact Public radio programming audience in the Washington, DC area and Kansas City, Missouri.	Method Public radio broadcasts of Radio Sputnik. Radio Sputnik is broadcast 24 hours, t days per week in the Washington, DC are and 6 hours per day/42 hours per week in MO (6am-9am, 6pm-9pm)	Purpose Broadcast Radio Sputnik reports on the state policy of the Russian Federation and public life of the Russian Federation. Radio broadcasts have been submitted to the FARA Unit, Department of Justice.
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13. In addition to the above described activities, if any, has the registrant engaged in activity or rendered any services on its own behalf which benefits the registrant's foreign principal(s)? Yes □ No ⊠

If yes, describe fully.

Foreign Principal

Activities/Services

5 "Political activity," as defined in Section 1(o) of the Act, means any activity that the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting or changing the domestic or foreign policies of the United States or with reference to political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

IV - FINANCIAL INFORMATION

14. (a) **RECEIPTS-MONIES**

During this 6 month reporting period, has the re			
statement, or from any other source, for or in the	e interests of any	such foreign princip	pal, any contributions, income or
money either as compensation or otherwise?	Yes 🗵	No 🗆	

If no, please explain why no monies were received.

If yes, set forth below in the required detail and separately for each foreign principal an account of such monies.⁶

	Foreign Principal Federal State Unitary Enterprise	Date Received 7/15/2021 8/15/2021	From Whom Federal State Unitary	Purpose Payments for the purchase of radio	Amount 46,750.00 46,750.00	Subtotal 488,537.00
	Rossiya Segodnya	9/15/2021	Enterprise	airtime for the	46,750.00	67,314.54
	International	10/15/2021	Rossiya Segodnya	broadcast of Radio	46,750.00	(separate
	Information Agency	11/15/2021	International	Sputnik in Washington,	46,750.00	payments
		12/15/2021	Information	DC pursuant to the	46,750.00	are
		12/25/2021	Agency	commercial services	168,300.00	attached)
		12/25/2021		agreement. Payments	39,737.00	
				are for Kansas City, MO are attached.		
				MO are attached.		
					555	5,851.54
						Total
(b)	RECEIPTS - FUNDR	AISING CAMP	AIGN			
(0)				ed, as part of a fundraising ca	mpaign ⁷ , any m	oney on behalf

During this 6 month reporting period, has the registrant received, as part of a	a fundraising can	npaign ⁷ , any
of any foreign principal named in Items 7, 8, or 9 of this statement?	Yes 🗆	No 🗵
If yes, has the registrant previously filed an Exhibit D ⁸ to its registration?	Yes 🗌	No 🗵

If yes, indicate the date the Exhibit D was filed. Date

If no, please file the required Exhibit D.

(c) RECEIPTS-THINGS OF VALUE

During this 6 month reporting period, has the registraint received any thing of value⁹ other than money from any foreign principal named in Items 7, 8, or 9 of this statement, or from any other source, for or in the interests of any such foreign principal? Yes \square No \boxtimes

If yes, furnish the following information:

Foreign Principal Date Received

From Whom Purpose

Thing of Value

^{6, 7} A registrant is required to file an Exhibit D if he/she collects or receives contributions, loans, moneys, or other things of value for a foreign principal, as part of a fundraising campaign. (See Rule 201(e)).

⁸ An Exhibit D, for which no printed form is provided, sets forth an account of money collected or received as a result of a fundraising campaign and transmitted for a foreign principal.

⁹ Things of value include but are not limited to gifts, interest free loans, expense free travel, favored stock purchases, exclusive rights, favored treatment over competitors, "kickbacks," and the like.

15. (a) **DISBURSEMENTS-MONIES**

During this 6 month reporting period, has the registrant disbursed or expended monies in connection with activity on behalf of any foreign principal named in Items 7, 8, or 9 of this statement or transmitted monies to any such foreign principal? Yes X No

If no, explain why no disbursements were made.

If yes, set forth below in the required detail and separately for each foreign principal an account of such monies, including monies transmitted, if any, to each foreign principal.

Foreign Principal Federal State Unitary Enterprise Rossiya Segodnya International	Date July 2021- December 2021	Recipient Way Broadcasting	Purpose Monthly fee to broadcaster pursuant to Program/Time Commercial Contract.	Amount 35,000.00	Subtotal 210,000.00
Information Agency	July 2021- December 2021	Alpine Broadcasting	Monthly fee to broadcaster pursuant to Program/Time Commercial Contract.	5,000.000	30,000.00

240,000.00

Total

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(b) DISBURSEMENTS-THINGS OF VALUE

During this 6 month reporting period, has the registrant disposed of anything of value¹⁰ other than money in furtherance of or in connection with activities on behalf of any foreign principal named in Items 7, 8, or 9 of this statement?

Yes 🗌 No 🗌

If yes, furnish the following information:

Foreign Principal	Date	Recipient
Foreign Principal	Date	Recipier

Purpose

Thing of Value

(c) DISBURSEMENTS-POLITICAL CONTRIBUTIONS

During this 6 month reporting period, has the registrant (or any short form registrant) from its own funds and on its own behalf either directly or through any other person, made any contributions of money or other things of value¹¹ in connection with an election to any political office, or in connection with any primary election, convention, or caucus held to select candidates for political office?

Yes	No 🗙

If yes, furnish the following information:

Date Donor

Political Organization/Candidate Method

Amount/Thing of Value

10, 11 Things of value include but are not limited to gifts, interest free loans, expense free travel, favored stock purchases, exclusive rights, favored treatment over competitors, "kickbacks," and the like.

V-INFORMATIONAL MATERIALS

16.	(a) During this 6 month reporting period, has informational materials? ¹² Yes ⊠	0.75	nt prepared, disseminated or caus To □	sed to be disseminated any
	(b) If yes, identify each such foreign principa remaining items in this section.			
	Federal State Unitary Enterprise Rossi	ya Segodnya	a International Information	Agency
17	During this 6 month reporting period, has a bu	daat baan a	stablished or specified sum of m	anary allocated to finance the
17.	registrant's activities in preparing or dissemina	-		
	If yes, identify each such foreign principal, and	-		
	Foreign Principal		Period of Time	Amount
	Federal State Unitary Enterprise		July 2021-December 2021	
	Rossiya Segodnya International Informat Agency	ion		
18.	During this 6 month reporting period, has the r informational materials included the use of an			ting or causing the dissemination of
	Magazine or newspaper		□ Press releases	Pamphlets or other publications
	Lectures or speeches I Radio or TV b	oroadcasts	☐ Motion picture films	Letters or telegrams
	Email			
	Website URL(s):			
	Social media websites URL(s):			
Ц	Other (specify)			
19.	During this 6 month reporting period, has the materials among any of the following groups:	egistrant pr	epared, disseminated, or caused	to be disseminated informational
	D Public officials	🗆 Newspa	apers	□ Libraries
	□ Legislators	□ Editors		Educational institutions
	Government agencies	□ Civic g	roups or associations	□ Nationality groups
	□ Other (specify) Public Radio Broadca	sts		
20				
20.	Indicate the language used in the informationa			
	⊠ English	□ Othe	er (specify)	
21.	Has the registrant filed with the FARA Unit, U			
	prepared, disseminated or caused to be dissem	inated durin	ig this 6 month reporting period?	Yes 🛛 No 🗌
	If no, please please file the required information	onal materia	ls.	
22.	Has the registrant labeled each item of such in	formational	materials with the statement req	uired by Section 4(b) of the Act?
	Yes 🛛 No 🗆			
12	The term informational materials includes any oral, visual, grap	hic, written, or J	pictorial information or matter of any kind,	including that published by means of advertising,
	books, periodicals, newspapers, lectures, broadcasts, motion pic disseminated by an agent of a foreign principal as part of an act	ctures, or any me	eans or instrumentality of interstate or foreig	gn commerce or otherwise. Informational materials
	iled pursuant to Section 4(b) of the Act.	ing in the off of	, which	,

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VI - EXECUTION

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature ¹³	
January 27, 2022	Arnold Ferolito	/s/ Arnold Ferolito	eSigned

13 This statement shall be signed by the individual agent, if the registrant is an individual, or by a majority of those partners, officers, directors or persons performing similar functions, if the registrant is an organization, except that the organization can, by power of attorney, authorize one or more individuals to execute this statement on its behalf.

ATTACHMENT TO SUPPLEMENTAL STATEMENT

ATTACHMENT FOR QUESTION 14(a): RECEIPTS/MONIES FROM FEDERAL STATE UNITARY ENTERPRISE ROSSIYA SEGODNYA INTERNATIONAL INFORMATION AGENCY FOR THE PURCHASE OF RADIO AIRTIME FOR THE BROADCAST OF RADIO SPUTNIK IN KANSAS CITY, MO PURSUANT TO THE COMMERCIAL SERVICES AGREEMENT.

DATE	AMOUNT
7/14/2021	\$6,580.42
8/18/2021	\$6,580.42
9/17/2021	\$6,580.42
10/13/2021	\$6,580.42
11/16/2021	\$20,016.79
12/15/2021	\$9,734.71
12/20/2021	\$11,241.36
TOTAL	\$67,314.54

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was sent via email to the following:

Mark Lipp, Esq. Fletcher, Heald & Hildreth, PLC 1300 N. 17th Street Suite 1100 Arlington, VA 22209

lipp@FHHLAW.com

letter V Belichick

Arthur V. Belendiuk