

Central Unified
4605 N. Polk Avenue
Fresno CA 93722

Purchase Order No.
The number below MUST appear on all invoices, pkgs., etc.
190369
Order Date: 07/01/2018

(559) 274-4700

FAX: ()

CC: Anika L.

Invoice To:

Ship Prepaid To:

CENTRAL UNIFIED SCHOOL DISTRICT 7400 - CENTRAL USD HUMAN RESOURC
ACCOUNTS PAYABLE(559-274-4700) A. MEZA 559-274-4700x63143
4605 N POLK 5652 W. GETTYSBURG
FRESNO CA 93722-5334 FRESNO CA 93722-0000

TO: VE# 11095 FAX# () - Phone# (415) 732-2674

PECAN PIE PRODUCTIONS LLC
3288 21ST ST
#239
SAN FRANCISCO CA 94110

Remit To:

PECAN PIE PRODUCTIONS LLC
3288 21ST ST
#239
SAN FRANCISCO CA 94110-_____

Quantity Ordered	Unit of Measure	Description of Articles or Service	Unit Price	Total Cost
1	Othr	HR - Job Opening Advertisement Maya Theater <i>SPECIFIC</i> "BLANKET" PO - EXPIRES 6/30/2019 NOT VALID ON GIFT/ CASH CARDS or SINGLE ITEMS OVER \$499 INVOICE NOT TO EXCEED PO AMOUNT FREIGHT DELIVERIES BY APPT ONLY DELIVERIES NOT SHIPPED TO "SHIP PREPAID" ADDRESS WILL BE REFUSED. PO SUBJECT TO PO TERMS AND CONDITIONS - see www.centralunified.org **VENDOR MUST CHECK-IN AT MAIN OFFICE	\$2,383.33	\$2,383.33
			Sub Total:	\$2,383.33
			Discount:	\$0.00
			Tax:	\$0.00
			P.O. Total:	\$2,383.33

Requested By:

A. Meza

Authorized By:

tt

Requisition #:

190250

Fu---Re---Y-Gl---Fn---Ob-----Si---RP---Mg
0100-00000-0-0000-7400-580000-000-7400-7400


Amount
\$2,383.33

1. If unable to fill order or invoice exactly in accordance with description, unit and price heron, do not ship. Advise us.
2. If price is omitted on order it is agreed that your price will be the lowest prevailing market price.
3. Orders not received on date specified may be cancelled by us.
4. Goods subject to our inspection on arrival.
5. There must be a separate invoice for each purchase order.
6. On orders F.O.B. Shipping Point prepay shipping charges, add to invoice, and attach paid freight bill as evidence of prepayment charges.
7. All materials, supplies and equipment must comply with requirements of the California Occupational Safety and Health Act and all electrical equipment must comply with three wire grounding requirements

Approved

Yelanda Ballar

JUN 25 2018

 <p>PECAN PIE PRODUCTIONS</p>	<p>Pecan Pie Productions - Advertising and Insertion Order Agreement</p>	<p>3288 21st Street Suite # 239 • SF, CA 94110 Phone 888.990.8777 / Fax 415.520.0227</p>	<p>Terms & Conditions</p>	<p>Date: 6.15.18</p>
<p>1. Exhibition Services Pecan Pie Productions ("PPP") will cause a digital multimedia advertisement ("Spot") to be exhibited in the theater(s) listed on this Order form (the "Theater Screen(s)") pursuant to the terms set forth in this Agreement. The Spot will be presented at least once prior to the presentation of each movie during the normal seating period, along with other advertisements. PPP makes no representations about the placement of Advertiser's Spot within the pre-show program. Advertiser acknowledges that equipment, mechanical, and electrical failures may happen from time to time and such failures shall not constitute a breach of this Agreement. Upon any event which prevents exhibition of a Spot, PPP and Theater will use its best commercial efforts to exhibit advertising at the next reasonable opportunity. The exhibition of Spot is subject to preemption and may be moved at PPP's discretion to a different time location in the show.</p>				
<p>2. Design Services Advertiser hereby contracts with PPP to produce a Spot for display on the selected Theater Screens.</p>				
<p>(a) Design by Advertiser Advertiser may design and provide the Spot at its own cost, according to PPP's specifications. Spots submitted by Advertiser are subject to a prepaid production fee and must be submitted at least fourteen (14) days prior to the estimated Start date indicated in this Order Form. PPP shall not be liable for damage to any such material.</p>				
<p>(b) Design by PPP Advertiser may request that PPP design the Spot, subject to a prepaid production fee, using media supplied by the Advertiser and received by PPP within fourteen (14) days after execution of this Agreement. PPP may use agency photos and copy to produce the Spot if it does not receive all the media from the Advertiser within such time period.</p>				
<p>(c) Accuracy of Spot Approximately fourteen (14) days prior to the Start Date, PPP will provide Advertiser with a proof on PPP's website, in print form, or via email. Advertiser shall approve Spot (via e-mail or written signature) or provide comments to PPP no later than ten (10) days prior to launch. Advertiser acknowledges that time is of the essence, and failure to provide approval or comments within such time period may reduce the length of exhibition, without penalty to PPP. Once approved, Advertiser is solely responsible for any errors or desired changes.</p>				
<p>(d) Revised Spot PPP reserves the right to, at its sole discretion, edit, cancel or reject any Spot for any reason. If PPP deems the advertising material unsatisfactory it shall notify Advertiser, and Advertiser will then promptly replace the material. Advertiser's sole remedy for production delays not caused by Advertiser's extension of the term of this Agreement by the number of days of last advertising time on a one-for-one basis. PPP retains ownership of all materials produced hereunder, as well as promotional rights to use the images associated with this Agreement. Production fees are non-refundable. An add'l final production fee shall be incurred for any modification to the original Spot, to be quoted at the time of such request and due in full in advance of the change. Additional charges may also be required for unusual or complex production requirements.</p>				
<p>3. Term This Agreement shall commence on the date that the last of all required parties has executed it, (the "Effective Date") and shall continue until one (1) year after the Effective Date, unless terminated by either party by written notice sent to the other at the above address, at least sixty (60) days, but not more than six (6) months prior to the expiration of the original term or any then current renewal terms.</p>				
<p>4. Payment As compensation for PPP's services herein, Advertiser agrees to pay PPP the entire amount as set forth as "Total Screen Fee" on this Order Form (the "Screen Fee"). The Screen Fee is due prior to the first showing of the Spot. Upon approval by PPP (which may be withheld for any reason) Advertiser may pay the Screen Fee in installments as indicated on the Order Form portion of this Agreement. The installment billing cycle will commence immediately from the Effective Date. Failure to make any payment within ten (10) days of the due date on the invoice shall result in a late payment fee of the lesser of the maximum rate of interest permissible under the applicable law, OR 15% (fifteen percent) per month. A \$75 (seventy five dollar) administrative fee is due for each spot returned from the bank.</p>				
<p>Any outstanding balance more than thirty (30) days past due shall constitute a default by Advertiser. Upon any default, PPP may do any or all of the following: (i) suspend exhibition of the Spot until the account is made current, (ii) demand any balance for remainder of the Term immediately due and payable, and/or (iii) pursue any other remedies available at law and equity.</p>				
<p>Advertiser shall be liable for all costs incurred in enforcement of this Agreement, including all attorney fees, court costs, and collection fees. Advertiser acknowledges that PPP may contract with a third party to administer billing pursuant to this Agreement. All production fees and down payments are due prior to showing the Spot.</p>				
<p>5. Cancellation PPP retains the right to cancel this Agreement at any time if the Spot is not able to be shown at the Theater for any reason. Upon such cancellation, PPP may issue Advertiser substitute screen time on a one-for-one basis, or a pro-rata credit for the unfulfilled portion of this Agreement to be applied to subsequent orders.</p>				
<p>6. Indemnification Advertiser represents and warrants that all of its activities under this Agreement are and will be in full compliance with applicable laws and regulations. Advertiser shall indemnify and hold PPP, Theater, its subsidiaries and affiliates, and their shareholders, officers, directors, employees and agents, harmless from and against any and all losses, damages, claims, liabilities, costs and expenses (including reasonable attorneys' fees) resulting from or arising out of the performance of this Agreement, or Advertiser's breach thereof.</p>				
<p>7. Rights Neither party shall obtain any right, title or interest in the trademarks of the other, nor shall this Agreement give either party the right to use, refer to, or incorporate in marketing or other materials the name, logos, trademarks or copyrights of the other without prior written consent. Advertiser shall provide and maintain all licenses, rights and clearances necessary for exhibition of the Spot. No product, category or other exclusivity is granted to Advertiser.</p>				
<p>8. License By entering into this Agreement, Advertiser hereby grants to PPP the right to use, copy, reproduce, modify, recompose, edit, distribute and transmit any advertising material provided hereunder, in any and all media now known or hereafter developed, as necessary or helpful in the performance of this Agreement. This Agreement may not be assigned or transferred by Advertiser without the prior written consent of PPP.</p>				
<p>9. Warranty Disclaimer The services provided hereunder are furnished by PPP and accepted by Advertiser "as is," with all faults and without any warranty whatsoever. All warranties, whether express or implied, including any warranties of implied merchantability or fitness for a particular purpose, are specifically excluded and disclaimed.</p>				
<p>10. Reproduction and Limitations Thereof Advertiser's sole remedy for delays or interruptions through no fault of the advertiser is the extension of the term of this Agreement for showing spots by the number of days of lost screen time caused by the delay. In no event will PPP or Theater be liable to advertiser or any person for any lost profits, lost savings, lost data, or other consequential, incidental or punitive damages arising out of or resulting from this Agreement and no damages shall be payable to advertiser or any person for any lost profits, lost savings, lost data, or other consequential, incidental or punitive damages arising out of or resulting from this Agreement, if a Theater is unable to exhibit a Spot for any reason, the Theater shall have no liability to advertiser as a result thereof. PPP may substitute screen time or other forms of in-theater advertising in lieu of any cash settlement. In any action to enforce the terms of this Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees and court costs.</p>				
<p>11. Miscellaneous This Agreement includes the Order Form portion above, and shall not be amended except in a writing signed by PPP and Advertiser. This Agreement constitutes the full and entire understanding between the parties hereto and supersedes any prior oral or written agreement, except for existing written contracts between PPP and Advertiser for other theaters or works not covered herein. Advertiser or any agent's signing on to this Spot, shall be jointly and severally liable for the obligations hereunder. This Agreement shall be binding upon and inure to the benefit of and be enforceable by the parties hereto and their respective heirs, successors and permitted assigns. PPP may assign this Agreement to any party, without the consent of Advertiser, and upon such assignment shall have no further liability hereunder. This Agreement shall be governed by the laws of the State of California. If any provision herein shall be deemed invalid or unenforceable in whole or in part, neither the validity of the remainder of the provisions or of any other provision shall in any way be affected thereby.</p>				
<p>END OF TERMS AND CONDITIONS</p>				



**PECAN PIE
PRODUCTIONS**

Pecan Pie Productions - Advertising and Insertion Order Agreement

3288 21st Street Suite # 239 • SF, CA 94110 Phone 888.990.8777 / Fax 415.520.0227

Terms & Conditions

Date: 6.15.18

1. **Exhibition Services.** Pecan Pie Productions (LLC ("PPP") will cause a digital multimedia advertisement ("Spot") to be exhibited in the broadcast (as defined in the broadcast form) to the terms set forth in this Agreement. The Spot will be presented at least once prior to the presentation of each movie during the normal seating period, along with other advertisements. PPP makes no representation about the placement of Advertiser's Spot within the program. Advertiser acknowledges that equipment, mechanical, and electrical failures may happen from time to time and such failures shall not constitute a breach of this Agreement. Upon any event which prevents exhibition of a Spot, PPP and Theater will use its best commercial efforts to exhibit advertising at the next reasonable opportunity. The exhibition of Spot is subject to preemption and may be moved at PPP's discretion to a different time location in the show.

2. **Design Services.** Advertiser hereby contracts with PPP to produce a Spot for display on the selected Theater Screens.

(a) **Design by Advertiser.** Advertiser may design and provide the Spot at its own cost, according to PPP's specifications. Spots submitted by Advertiser are subject to a preprod production fee and must be submitted at least fourteen (14) days prior to the estimated Start date indicated in the Order Form. PPP shall not be liable for damage to any such material.

(b) **Design by PPP.** Advertiser may request that PPP design the Spot, subject to a preprod production fee, using media supplied by the Advertiser and received by PPP within fourteen (14) days after execution of this Agreement. PPP may use agency photos and copy to produce the Spot, if it does not, retain all the media from the advertiser within such time period.

(c) **Exhibition of Spot.** Approximately fourteen (14) days prior to the Start Date, PPP will provide Advertiser with a proof on PPP's website, in print form, or via email. Advertiser shall approve Spot by e-mail or written signature or provide comments to PPP no later than ten (10) days prior to launch. Advertiser acknowledges that time is of the essence, and failure to provide approval or comments within such time period may reduce the length of exhibition, without penalty to PPP. Once approved, Advertiser is solely responsible for any errors or desired changes.

(d) **Spots.** PPP reserves the right to, at its sole discretion, edit, cancel or reject any Spot for any reason. If PPP deems the advertising material unsatisfactory, it shall notify Advertiser, and Advertiser will then promptly replace the material. Advertiser's sole remedy for production delays not caused by Advertiser is extension of the term of this Agreement by the number of days of lost advertising time on a one-for-one basis. PPP retains ownership of all materials produced hereunder, as well as promotional rights to use the images associated with this Agreement. Production fees are non-refundable. An edit/revise production fee shall be incurred for any modification to the original Spot, to be quoted at the time of such request and due in full in advance of the change. Additional charges may also be incurred for unusual or complex production requirements.

3. **Term.** This Agreement shall commence on the date that the last of all required materials has been received in the "Effective Date" and shall continue until the End Date, as may be modified under the terms of the Agreement (the "Term"). If exhibition at one or more of the Theaters becomes: unsatisfactory, advertising shall continue in the remaining or remaining Theaters, and PPP may extend the Term for such term as needed to run the contracted number of Spots. This Agreement will automatically renew for the subsequent periods, unless terminated by either party by written notice sent to the other at the above address, at least thirty (30) days, but not more than 6 months prior to the expiration of the original term or any such current renewal term.

4. **Payment.** As compensation for PPP's services herein, Advertiser agrees to pay PPP the entire amount set forth as "Total Screen Fee" on this Order Form (the "Screen Fee"). The Screen Fee is due prior to the first showing of the Spot. Upon approval by PPP (which may be withheld for any reason), Advertiser may pay the Screen Fee in installments as follows: on the first day from portion of the Screen Fee, the installment for the spot will commence immediately from the Effective Date. Failure to make any payment within a ten (10) days of the due date on the invoice shall result in a late payment fee of the lesser of the maximum rate of interest permitted by law or the applicable law, at 15% (fifteen percent) per month, a 15% (fifteen percent) late charge/penalty fee due for each item returned from the bank.

Any outstanding balance more than thirty (30) days past due shall constitute a default by Advertiser. Upon any default, PPP may do any or all of the following: (i) suspend exhibition of the Spot until the account is made current, (ii) demand any balance for remainder of the Term immediately due and payable, and/or (iii) pursue any other remedies available at law and equity.

Advertiser shall be liable for all costs incurred in enforcement of this Agreement, including all attorney fees, court costs, and collection fees. Advertiser acknowledges that PPP may contract with a third party to administer billing pursuant to this Agreement. All production fees and down payments are due prior to showing the Spot.

5. **Cancellation.** PPP retains the right to cancel this Agreement at any time if the Spot is not able to be shown at the Theater for any reason. Upon such cancellation, PPP may issue Advertiser substitute screen time on a one-for-one basis, or a pro-rata credit for the unfulfilled portion of this Agreement to be applied to subsequent orders.

6. **Indemnification.** Advertiser represents and warrants that all of its activities under this Agreement are and will be in full compliance with applicable laws and regulations. Advertiser shall indemnify and hold PPP, Theater, its subsidiaries and affiliates, and their shareholders, officers, directors, employees and agents, harmless from and against any and all losses, damages, claims, liabilities, costs and expenses (including reasonable attorney fees) resulting from or arising out of the performance of this Agreement, or Advertiser's breach thereof.

7. **Rights.** Neither party shall obtain by this Agreement any right, title or interest in the trademarks of the other, nor shall this Agreement give either party the right to use, refer to, or incorporate in marketing or other materials the name, logos, trademarks or copyrights of the other without prior written consent. Advertiser shall provide and maintain all licenses, rights and clearances necessary for exhibition of the Spot. No product, category or other exclusivity is granted to Advertiser.

8. **License.** By entering into this Agreement, Advertiser hereby grants to PPP the right to use, copy, reproduce, modify, recombine, edit, distribute and transmit any advertising material provided hereunder, in any and all media now known or hereafter developed, as necessary or helpful in the performance of this Agreement. This Agreement may not be assigned or transferred by Advertiser without the prior written consent of PPP.

9. **Warranty Disclaimer.** The services provided hereunder are furnished by PPP and accepted by Advertiser "as is," with all faults and without any warranty whatsoever. All warranties, whether express or implied, including any warranties of implied merchantability or fitness for a particular purpose, are specifically excluded and disclaimed.

10. **Remedies and Limitations Thereof.** Advertiser's sole remedy for delays or interruption through no fault of the advertiser is the extension of the term of this Agreement for showing Spots by the number of days of lost screen time caused by the delay. In no event will PPP or Theater be liable to advertiser or any person for any loss of profits, lost sales, lost data, or other special, consequential, incidental or punitive damages arising out of or relating to this Agreement are waived, including but not limited to the performance of this Agreement, or Advertiser's breach thereof. Advertiser agrees to indemnify and hold PPP, Theater, its subsidiaries and affiliates, and their shareholders, officers, directors, employees and agents, harmless from and against any and all losses, damages, claims, liabilities, costs and expenses (including reasonable attorney fees) resulting from or arising out of the performance of this Agreement, or Advertiser's breach thereof. Advertiser shall have no liability to advertiser as a result thereof. PPP may, at its sole discretion, suspend one or more terms of this Agreement, in any action to enforce the terms of this Agreement, the prevailing party shall be entitled to recover reasonable attorney fees and court costs.

11. **Miscellaneous.** This Agreement excludes the Order Form portion above, and shall not be amended except in a writing signed by PPP and Advertiser. This Agreement constitutes the full and entire understanding between the parties hereto and supersedes any prior oral or written agreement, except for advertising insertion contracts between PPP and Advertiser, for other theaters or websites not covered herein. Advertiser, or any agent acting on its behalf, will be solely and severally liable for the obligations hereunder. This Agreement shall be binding upon and have the benefit of and be enforceable by the parties hereto and their respective heirs, successors and permitted assigns. PPP may assign this Agreement to any party, without the consent of Advertiser, and upon such assignment shall have no "successor liability hereunder." This Agreement shall be governed by the laws of the State of California. If any provision herein shall be deemed invalid or unenforceable in whole or in part, neither the validity of the remaining part of the provision or of any other provision shall in any way be affected thereby.

END OF TERMS AND CONDITIONS