

INVOICE

AggregateIQ Data Services Limited

Aggregater Data Services Limited

DATE: 24/06/2016 INVOICE:

Bill To: Vote Leave For:
UK Referendum - Leave Campaign:
-AggregatelQ (EXPENSES)

| DESCRIPTION | HOURS | RATES | AMOUNT |
|-------------------------------|-------|--------------|-----------------|
| uCampaign | | Bill Through | \$12,000.00 USD |
| Ruler Analytics | | Bill Through | \$360.20 USD |
| SendGrid (50m) | | Bill Through | \$855.95 USD |
| Autopilot | | Bill Through | \$1,530.00 USD |
| Instapage | | Bill Through | \$297.00 USD |
| Servers (development/hosting) | | Bill Through | \$753.12 USD |
| Tumbridge Wells Hotel | | Bill Through | \$116.74 USD |
| Uber | | Bill Through | \$16.05 USD |
| Oyster Cards (TfL) | | Bill Through | \$1,750.41 USD |
| | | TOTAL | \$17,679.47 USD |





INVOICE

| AggregateIQ Data Services Limited | |
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DATE: 08/06/2016 INVOICE:

Bill To: Vote Leave For:
UK Referendum - Leave Campaign:
AggregateIQ (June)

| DESCRIPTION | HOURS | RATES | AMOUNT |
|-----------------------|-------|----------|--------------------|
| Digital Media Spend - | - | <u>.</u> | \$1,155,000.00 USE |
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| | | TOTAL | \$1,155,000.0 |





ADVERTISER AGREEMENT AND INSERTION ORDER

| ADVERTISER/MERCHANT INFORMATION | AGGREGATEIQ INFORMATION |
|---------------------------------|-------------------------|
| PRIMARY CONTACT: Henry De Zoete | PRIMARY CONTACT: |
| COMPANY NAME: Vote Leave | MOBILE: |
| ADDRESS: | OFFICE: |
| | EMAIL: z |
| MOBILE: | SECONDARY CONTACT: |
| OFFICE: | |
| EAAAH. | |

| | PAYMENT TERMS |
|------------------------------------|-----------------|
| BILLING INFORMATION | CHECK OR X WIRE |
| MERCHANT: Vote Leave | |
| BILLING CONTACT: Victoria Woodcock | |
| BILLING PHONE: | |
| BILLING FAX: | |
| BILLING EMAIL: | |

PROJECT OVERVIEW

TARGETED VIDEO, APP INSTALLD, AND DISPLAY MEDIA CAMPAIGN – VOTE LEAVE

PROGRAM TERMS/DETAILS

- BUDGET: \$1,155,000 USD
- START DATE: June 8st, 2016
- END DATE: June 24th, 2016
 - GOALS: Impressions for branding, persuasion, and reach, Form Submits for voter, supporter, and volunteer identification

Notes:

- Program budgets will be evaluated on an ongoing basis—the Merchant will notify AggregateIQ of changes to the budget in writing.
- Either party may, for any reason, terminate this agreement with 24-hour written notice to the other. Advertiser will only be responsible to AggregatelQ for impressions served, traffic driven, and conversions created during the campaign, prior to cancelation.
- An executed version of this document represents a binding agreement between AggregateIQ and the advertiser. According to the terms
 and conditions of this Agreement, AggregateIQ will purchase and manage Social, Video, Search, and Display ad inventory on behalf of
 the Advertiser.

GENERAL REQUIREMENTS AND TERMS & CONDITIONS

- AggregateIQ will provide campaign reporting, which will include impression levels, clicks, interactions, conversions (with confirmation numbers), etc. Merchant will be provided with a login to the AggregateIQ reporting portal.
- AggregateIQ will work with the Merchant to optimize placement and content based on empirical data shared with the merchant.
 Campaigns will be optimized in cooperation with the Merchant and AggregateIQ based on performance metrics, including conversions and engagement rates.
- AggregateIQ will make periodic recommendations regarding audience interventions, creative, promotions, etc. based on audience response.
- Merchant will place AggregateIQ tracking tags on: 1) product, category, home, and other pages; and 2) the confirmation page(s).
- Merchant will pass variables to AggregateIQ, which will include: 1) order/donation Number; 2) value; 3) prodID; 4) catID; and 5) cart as needed
- Merchant will provide and update a product feed to AggregatelQ if/as needed.
- Merchant will deliver to AggregateIQ any/all creative guidelines and a set of latest banner ad creative, preferably in layered Photoshop or Illustrator files.
- Indemnification. AGGREGATEIQ "NETWORK" agrees to indemnify, defend and hold harmless MERCHANT and MERCHANT officers, directors, agents, affiliates and employees from and against all claims, actions, liabilities, losses, expenses, damages and costs (including, without limitation, reasonably attorney's fees and costs) that may at any time be incurred by any of them by reason of any third party claim that any content on the NETWORK, apart from your advertisement or content, infringes the copyright, trademark or other intellectual property right of any third party.
- All Confidential Information disclosed under this Agreement shall be and remain the property of the disclosing Party and nothing contained in this Agreement shall be construed as granting or conferring any rights to such Confidential Information on the other Party. The Recipient shall honor any request from the disclosing Party to promptly return or destroy all copies of Confidential Information disclosed under this Agreement and all notes related to such Confidential Information. The Parties agree that the disclosing Party will suffer irreparable injury if its Confidential Information is made public, released to a third party, or otherwise disclosed in breach of this Agreement and that the disclosing Party shall be entitled to obtain injunctive relief against a threatened breach or continuation of any such breach and, in the event of such breach, an award of actual and exemplary damages from any court of competent jurisdiction.

| ADVERTISER/MERCHANT: | AGGREGA | |
|----------------------------|----------------------|---|
| SIGNED | SIGNED _ PRINTED: | |
| TITLE: Operations Director | TITLE: President | |
| DATE: June 9, 2016 | DATE: June 9, 2016 | _ |