



**Tariff 1.A - Commercial Radio
Form III
Reporting of Gross Income for Past Periods**

The *Re:Sound Commercial Radio Tariff 2008-2011* certified by the Copyright Board on July 9, 2010 (“the new Tariff”) requires that stations report their gross income. Stations were previously required to report their advertising revenues under the 2003-2007 Tariff. As the new Tariff applies to the years 2008 to 2011, stations must revise their reporting for the period of January, 2008 to August, 2010, by completing page 2 of this form. Starting on September 1, 2010 stations will report their gross income using the new Form II.

Gross income is defined under the new Tariff as:

“gross income” means the gross amounts paid by any person for the use of one or more broadcasting services or facilities provided by a station’s operator, excluding the following:

(a) income accruing from investments, rents or any other business unrelated to the station’s broadcasting activities. However, income accruing from any allied or subsidiary business that is a necessary adjunct to the station’s broadcasting services and facilities or which results in their being used, including the gross amounts received by a station pursuant to turn-key contracts with advertisers, shall be included in the “gross income”;

(b) amounts received for the production of a program that is commissioned by someone other than the station and which becomes the property of that person;

(c) the recovery of any amount paid to obtain the exclusive national or provincial broadcast rights to a sporting event, if the station can establish that the station was also paid normal fees for station time and facilities;

(d) amounts received by an originating station acting on behalf of a group of stations, which do not constitute a permanent network and which broadcast a single event, simultaneously or on a delayed basis, that the originating station subsequently pays out to the other stations participating in the broadcast. These amounts paid to each participating station are part of that station’s “gross income”;

There should be no difference in the amounts you previously reported as advertising revenues and the amounts you will now report as gross income. However, if you have been making any deductions from your advertising revenues other than those specifically permitted in the definition of gross income, you must include those amounts in your gross income. The definition of “gross income” expressly states that it includes the gross amounts received by a station pursuant to turn-key contracts with advertisers.

Call letters of station: _____

1. Total Annual Gross Income for 2008: _____
2. Total Annual Gross Income for 2009: _____
3. Monthly Gross Income for January, 2010: _____
4. Monthly Gross Income for February, 2010: _____
5. Monthly Gross Income for March, 2010: _____
6. Monthly Gross Income for April, 2010: _____
7. Monthly Gross Income for May, 2010: _____
8. Monthly Gross Income for June, 2010: _____
9. Monthly Gross Income for July, 2010: _____
10. Monthly Gross Income for August, 2010: _____

The undersigned certifies the foregoing information to be true and complete and calculated in accordance with the definition of gross income under the *Re:Sound Commercial Radio Tariff 2008-2011*. The undersigned has reviewed such books and records and has made such investigations as the undersigned considers necessary or advisable for the purpose of certifying the matters set out above.

Signature

Name and Title (Please Print)

Date

Note :

Please return this page by fax (416) 962-7797 or email nkhan@resound.ca to the attention of Nazneen Khan.