

Worship Consultant Agreement

This Agreement is entered into this ____ day of _____, by and between WorshipConsulting.com, (hereinafter "WC") and _____ (hereinafter "Consultant").

1. **Term** - This Agreement shall commence on the date set forth above and shall continue for one (1) year. This Agreement shall be renewed at the end of the one (1) year period for a successive year unless either party gives written notice of its intention not to renew at least 30 days before expiration of the current term. **WC** shall notify **Consultant** of any changes in the terms of this Agreement at least 60 days prior to the expiration of the one (1) year term.

2. **Relationship Between WC and Consultant** - **WC** shall provide a User License for **Consultant** to use Worship Consulting materials and services. **Consultant** will compensate **WC** for the use of licensed materials from Worship Workshops, Conferences, Seminars and / or any public or private presentation (hereinafter referred to as Workshops) conducted by **Consultant**. **WC** materials provided shall consist of content related to enhancing and improving worship experiences within churches throughout the world. Content may include topics such as: Spiritual Growth, Team Building, Vocal, Instrumental, Stage Presence, etc. If **Consultant** requests **WC** to provide additional coaching and consulting services, the **Consultant** will pay **WC** at the rate described within this Agreement. **WC** reserves the right to change fees and rates at any time and notice must be given to **Consultant** before any new terms take affect.

3. **Compensation** - During the term of this Agreement, **Consultant** shall pay **WC**:

- A. An annual license/membership fee of \$150 for the licensing of **WC** Worship Workshop materials, monthly Consultant calls, website presence, access to any and all additional WorshipConsulting.com resources, etc.
- B. \$40 per hour for other coaching and consulting services provided by **WC**. (This is only for additional consulting services provided by **WC** (i.e. advanced individual Worship Coaching, joint conference calls with church leaders, etc.) This will never be charged without being discussed first with the Consultant (no surprise charges!)

4. **WC Network – "Active Member" Status** – **WC** materials may only be used by **Consultants** in Active Member status. **WC** may terminate this Agreement at any time if **Consultant** commits any material breach of this Agreement that remains uncured during such notice period. Examples of material breach include but are not limited to non-payment of any amount when due and failure to prohibit access to licensed Workshop material by any person other than **Consultant**.

5. **WC Network – "Non-Member" Status** - If **Consultant** decides to no longer be a part of **WC** as a **Consultant**, **Consultant** must provide written notice to **WC**. Upon notice to **WC**, **Consultant** must immediately discontinue the use of and destroy any and all **WC** materials, including, but not limited to: Worship Workshops, training materials, etc. Use of **WC** licensed materials must cease immediately, once notice has been given by either **Consultant** or **WC** that Agreement is to be ended.

6. *Mutual Conduct of all Parties* – **WC** and **Consultant** both pledge to promote and exemplify the highest standards of integrity, service, competence and Christ-likeness in all activities.

7. *Trade Secrets* - **Consultant** agrees to not disclose any confidential or proprietary information related to **WC** without prior approval of **WC**, except to the extent required in the performance of **Consultant's** services to churches/clients.

8. *Governing Law* - This Agreement shall be governed by and enforced in accordance with the laws of the State of Florida and shall be upheld before Almighty God.

9. *Employment Boundaries and Taxation* – **Consultant** agrees that he/she is merely affiliated with **WC** and is not an employee, partner, member or owner of **WC** in any form or fashion. **Consultant** is responsible for all expenses generated from services rendered by **Consultant**.

10. *Intellectual Property* – Any and all materials provided by **WC** are the sole and exclusive property of **WC**. **Consultant** is granted a license to use **WC** resources according to the terms above, but has no ownership, whatsoever, of any **WC** materials. No content from any **WC** materials should be copied, duplicated or reproduced in any form or fashion without the expressed written consent by **WC**.

WorshipConsulting.com ("WC")

Worship Consultant ("Consultant")

Mark Mattingly

Date

Consultant's Name

Date