



# We Worship

## Radio Station Affiliate Agreement

This agreement, dated \_\_\_\_\_, 20\_\_ is by and between:

**Debut Network Solutions (“DNS”)**  
1011 Cherry Avenue, Suite B  
Nashville, TN 37203

**STATION (“Affiliate”)**  
Address 1  
Address 2

DNS and Affiliate hereby agree as follows:

1. DNS agrees to provide, and Affiliate agrees to air content referred to as *We Worship* (“WW”) for a period of one year, commencing on \_\_\_\_\_. The 3-hour program will be delivered weekly via FTP or NexGen Digital Delivery. Affiliate agrees to air WW in its entirety at least once during the scheduled week between 6am and Midnight. The day and time Affiliate expects to air WW is \_\_\_\_\_ from \_\_\_\_ to \_\_\_\_ AM / PM (circle one).
2. A total of six (6) minutes of commercials will be retained by DNS, and up to ten (10) minutes of commercials reserved for Affiliate per hour. Commercial audio will be delivered in a generally accepted format in no less than three business days prior to scheduled air date. Affiliate also agrees to run a minimum of twelve (12) promotional announcements and/or liners each week, prior to airing WW. Content of these promotional announcements and/or liners will be provided by DNS.
3. Affiliate agrees to fill out and submit online affidavits via United Stations Radio Networks affiliate website, once a username and password has been established by United Stations. Affiliate will receive a weekly e-mail from United Stations when affidavits are ready. Affiliate agrees to submit affidavits within two (2) weeks of receipt. If Affiliate is simulcasting its signal, Affiliate agrees to make both DNS and United Stations aware of the simulcast and the number of towers broadcasting.
4. Affiliate will have market exclusivity for WW for the term of this agreement. That exclusivity will extend to the Arbitron MSA or, if undefined, Affiliate’s County of license.
5. Either party may terminate this agreement by giving the other party 30 days advance notice in writing. This agreement will automatically be renewed unless either party serves notice in writing 30 days prior to the end of the period.
6. Affiliate will be responsible for all music licensing fees (ASCAP, BMI, and SESAC) associated with the airing of this program. This agreement may not be assigned in whole or in part without prior written consent of DNS.
7. Affiliate agrees to provide DNS with a hyperlink to the WW website from its website throughout the duration of this Agreement.

Upon signing this agreement I acknowledge, understand, and accept the conditions included.

**Debut Network Solutions (“DNS”)**

**STATION-AM or FM (“Affiliate”)**

\_\_\_\_\_  
John Patrick  
Affiliate Relations

\_\_\_\_\_  
Station Representative/Title

\_\_\_\_\_  
Date