NOTE: We're temporarily changing license restrictions on the majority of our videos to allow for use in your web streams. Our standard End User License Agreement is below, but we wanted to share some information about our temporary streaming allowances first. A few guick FAQs:

Q: Can I Add Mini Movies to Our Online Services?

A: Videos can be included in your streaming services if they have the option of Web Licensing listed on their product page. Simply check "Add Web License" on the product page before adding it to your cart.

Web License details:

The web license includes our standard license (public performance in a single setting), as well as a couple of additional features:

The Web License allows you to:

- Post the video on your website (using a native player)
- Include the video in a live stream of your service online
- Include the video in a recording of your service online

The Web License DOES NOT allow you to:

- Upload the video to youtube or other video sharing sites, outside of a service recording (This means that while you CAN upload this as a part of your service video, you are not able to upload the video solely on its own onto your sharing server.)
- Broadcast the video on television

Q: Can I Include Worship Tracks to Our Online Services?

A: While copyright laws and some social sharing sites' privacy policies will prevent you from streaming or posting most worship tracks, we have compiled here all of the tracks that you can include in your online services.

Temporarily, Every track from WorshipTeam.tv and Playback Media, Yancy Ministries, Uncle Charlie, and Seeds Family Worship can be streamed as long as you have a CCLI Streaming License (or other copyright solution).

Q: Can I Include Backgrounds to Our Online Services?

A: Motion & still backgrounds on our site can all be incorporated into streaming services.

Q: Can I Include Countdowns to Our Online Services?

A: All countdowns on WorshipHouse Media can be included in any of your online worship services.

Q: What about content not addressed here?

A: We're working really hard to make as much of our content available as possible. In some cases, there are other copyright issues that are outside of our control. Any content not addressed above is still governed by our standard End User License Agreement below.

Q: What about media I've already purchased?

A: If you've purchased a mini movie or kid's video that now includes a Web License it can be found in your My Media as a download option. You don't need to repurchase the video to receive this. If you've purchased a Worship Track that you would like to use, just make sure it is one of the participating producers (WorshipTeam.tv, Yancy, Playback Media, Seeds Family Worship, or Uncle Charlie.)

If you have any questions, or need additional clarification, please contact us.

WorshipHouse Media End User License Agreement

Do:

- Make one copy, backup or archive the Content as necessary
- Use the Content in virtually any kind of corporate setting: church services, conferences, Bible
- studies, multimedia presentations, film and video presentations, commercials, etc.
- Ask us if you have any questions about usage.

Read the License Agreement. This is just an overview!

Don't:

- Use the Content in templates for resale.
- Copy, duplicate, replicate or re-master the Content in any way.
- Broadcast the Content over the Internet, radio or television
- Provide the Content in downloadable format on the internet or use the Content on a website
- Repackage the Content with any other collection of media products for distribution or resale.

CONTENT LICENSE AGREEMENT

This is a legal contract between you and WorshipHouse Media. By downloading Content from our website, you have agreed to be bound by the terms of this Agreement in respect of that Content. If you do not accept or agree with these terms do not download the Content. This is a license, not a sale. We or our Producers continue to own the intellectual property rights in the Content. The Content is provided under the terms of the following license agreement ("Agreement") that states what you may and may not do with the Content and contains limitations on warranties and remedies.

Only you are permitted to use the Content. Any additional persons who wish to use the Content must download it from the WorshipHouse Media website themselves. Within this Agreement, "WorshipHouse Media", "WHM", "we", "our" and "us" refers to WorshipHouse Media, a division of Salem Church Products, and "you" and "your" refers to you, the customer/church/organization.

- 1. This Agreement governs your use of all WHM's Content (namely, any photographic image, animation, video or film clip, illustration, audio clip, Flash file, or other audio-visual material in any format that you are downloading from the WHM website in conjunction with you entering into this Agreement with WHM ("Content"). You acknowledge that the Content is the property of WHM and its Producers (third party entities that distribute their media and content through WHM). If you are entering this Agreement on behalf of your church, ministry, organization or entity, then your entity is bound to the license granted and the restrictions and limitations detailed herein regardless of your future employment with such entity.
- 2. We hereby grant to you a perpetual, non-exclusive, non-transferable license to use the Content on the terms and conditions contained in this Agreement. Unless the activity is expressly permitted, you cannot do it. All other rights to and in the Content and accompanying

materials (if applicable), including, without limitation, all intellectual property rights relating thereto, are retained by WHM or its Members, as the case may be.

PERMITTED USES:

- 3. You may:
- (a) install the Content in only one location; you may physically transfer the Content and its archives from one location to another, however it may only be used in one location at a time;
- (b) make one (1) copy of the Content solely for back-up purposes; you must reproduce all proprietary notices on this single back-up copy;
- (c) use the product on an unlimited, royalty-free basis, assuming all other manners of this agreement have been followed. (d) show the Content in corporate settings (i.e. church services, conferences);
- (e) transfer files containing Content to your entity's server, printer, or ISP for the purpose of presentation, provided that such parties shall have no further rights to use the Content.

PROHIBITED USES:

- 4. You may not do anything with the Content that is not expressly permitted. You may not provide a copy of the Content, or any portions thereof, to anyone or allow anyone to gain access to the Content, or any portion thereof, except as permitted above. For greater certainty, you may not:
- (a) use the Content in other video/media clips for resale or reproduction, including, without limitation, video of Content being used in a church service, video of Content being used in a conference;
- (b) broadcast the video/media clips through any medium, including, without limitation, the Internet, radio or television;
- (c) use the Content or portions of the Content for your website;
- (d) incorporate the Content in any product that results in a redistribution of the Content or portions of the content
- (e) use the Content in a fashion that is considered by WHM (acting reasonably) as obscene, defamatory or libelous in nature;
- (f) copy, duplicate, replicate or re-master the Content in any way
- (g) remove any notice of copyright, trade-mark or other proprietary right from any place where it appears on or in the Content or its accompanying materials;
- (h) sub-license, re-sell, rent, lend, or otherwise distribute the Content;
- (i) post a copy of the Content on a network server or web server for use by other users;
- (j) broadcast the Content over the Internet, radio or television; or
- (j) transfer the rights to the Content or accompanying materials (if applicable), except as specifically provided for elsewhere in this Agreement.

TERM:

5. This Agreement is effective until it is terminated. You can terminate this Agreement by destroying the Content along with any copies or archives of it or accompanying materials (if applicable), and ceasing to use the Content for any purpose. The Agreement also terminates if at any time you fail to comply with the terms of this Agreement. Upon termination of this Agreement, you hereby agree to destroy all copies and archives of the Content to cease using the Content for any purpose, and to confirm to WHM in writing that you have complied with these requirements.

6. Termination of this Agreement does not relieve you of your responsibilities to pay any amounts due to WHM under this agreement or your obligations to not use the Content other than in the manner permitted under this Agreement.

LIMITED REPRESENTATIONS AND WARRANTIES:

- 7. The WHM website acts as an exchange of Content between those who provide Content to the website (our Producers) and those who wish to use such Content. Accordingly, WHM makes no representation or warranty that any Content provided is Royalty Free.
- 8. Statements as to any rights and ownership of the Content are provided as a reference only and questions regarding the usability for any purpose or proposed use should be directed to the Producer who uploaded or otherwise provided the Content to our website.
- 9. THE CONTENT AND ACCOMPANYING MATERIALS (IF APPLICABLE) ARE PROVIDED "AS IS" WITHOUT REPRESENTATION, WARRANTY OR CONDITION OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED REPRESENTATIONS, WARRANTIES OR CONDITIONS OF MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. WHM DOES NOT REPRESENT OR WARRANT THAT THE CONTENT WILL MEET YOUR REQUIREMENTS OR THAT ITS USE WILL BE UNINTERRUPTED OR ERROR FREE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE CONTENT IS WITH YOU. SHOULD THE CONTENT PROVE DEFECTIVE, YOU (AND NOT WHM) ASSUME THE ENTIRE COST OF ALL NECESSARY CORRECTIONS.
- 10. Certain jurisdictions do not allow the exclusion of implied warranties, so the above exclusion may not apply to you. You have specific rights under this warranty, but you may have others, which vary from jurisdiction to jurisdiction.

LIMITATION OF REMEDIES & LIABILITY:

- 11. WHM's entire liability and your exclusive remedy, with respect to any claims arising out of your use of the Content or accompanying material (if applicable), or out of your actions in downloading the Content, shall be as follows:
- (a) You may, upon request to WHM, be permitted to download the Content again, at a location WHM will provide for you;
- (b) If you continue to be unable to download the Content, WHM will refund the fee actually paid by you in respect of the use of such Content, provided WHM determines in its sole and absolute discretion that you have been unable to download such Content successfully.
- 12. IN NO EVENT SHALL WHM OR ANY OF ITS DIRECTORS, OFFICERS, EMPLOYEES, SHAREHOLDERS, PARTNERS, OR AGENTS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING DAMAGES FOR LOSS OF PROFITS, INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) IN CONNECTION WITH ANY CLAIM, LOSS, DAMAGE, ACTION, SUIT OR OTHER PROCEEDING ARISING UNDER OR OUT OF THIS AGREEMENT, INCLUDING WITHOUT LIMITATION YOUR USE OF, RELIANCE UPON, ACCESS TO, OR EXPLOITATION OF THE CONTENT, OR ANY PART THEREOF, OR ANY RIGHTS GRANTED TO YOU HEREUNDER, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES,

WHETHER THE ACTION IS BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE), INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OR OTHERWISE.

- 13. IN ANY EVENT, THE TOTAL MAXIMUM AGGREGATE LIABILITY UNDER THIS AGREEMENT, THE LICENSE PROVIDED HEREUNDER, OR THE USE OR EXPLOITATION OF ANY OR ALL OF THE CONTENT IN ANY MANNER WHATSOEVER SHALL BE LIMITED TO THE FEES ACTUALLY PAID BY YOU TO WHM UNDER THIS AGREEMENT IN RESPECT OF THE USE OF THE CONTENT.
- 14. SOME JURISDICTIONS DO NOT ALLOW FOR THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

INDEMNIFICATION:

15. You agree to indemnify and hold WHM harmless against all claims or liability asserted against WHM arising out of or in connection with any breach by you or anyone acting on your behalf of any of the terms of this Agreement.

GENERAL:

- 16. If any provision or part thereof of this Agreement is wholly or partially unenforceable the parties or, in the event the parties are unable to agree, a court of competent jurisdiction, shall put in place thereof an enforceable provision or provisions, or part thereof, that as nearly as possible reflects the terms of the unenforceable provision or part thereof.
- 17. You agree to pay and be responsible for any and all sales taxes, use taxes, value added taxes and duties imposed by any jurisdiction as a result of the license granted to you, or of your use of the Content, pursuant to this Agreement.
- 18. WHM reserves the right to elect at a later date to replace the Content with an alternative for any reason. Upon notice, sent to the address or contact information provided by you at the time the Content was downloaded, or such other address as you may advise us in writing to use, from time to time, of such replacement, the license for the replaced Content terminates for any products that do not already exist, and this license automatically applies to the replacement Content. You agree not to use the replaced Content for future products and to take all reasonable steps to discontinue use of the replaced Content in products that already exist.

JURISDICTION & ARBITRATION:

- 19. This Agreement will be governed under the laws of the State of Texas and the federal laws of the United States of America applicable therein (without reference to conflicts of laws principles). You consent to service of any required notice or process upon you by registered mail or overnight courier with proof of delivery notice, addressed to the address or contact information provided by you at the time the Content was downloaded, or such other address as you may advise us in writing to use, from time to time
- 20. Any and all disputes arising out of, under or in connection with this Agreement, including without limitation, its validity, interpretation, performance and breach, shall be submitted to arbitration in Dallas, Dallas County, Texas.

- 21. If WHM is obligated to go to court, rather than arbitration, to enforce any of its rights, or to collect any fees, you agree to reimburse WHM for its legal fees, costs and disbursements if WHM is successful.
- 22. YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU FURTHER AGREE THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN YOU AND WHM, WHICH SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATION BETWEEN YOU AND WHM RELATING TO THE SUBJECT OF THIS AGREEMENT.