

David Platt, Event and Conference Agreement

Event Organization: (hereinafter "Organization")

Organization Address:

Telephone #:

Email:

Description/Specifications of Speaking Requirement for David Platt:

Event(s)/Conference(s) Information: Location:
Speaking Time(s):

Date(s):
Length:

Event Point of Contact Name:

Phone #:

Event Director's Email:

Travel Expenses: Full travel expenses for David Platt and one guest to include: airfare, lodging, vehicular transportation, and meals. International flights will include upgraded seats.

Applicable Schedules: Attach schedules selected below (IF APPLICABLE)

Schedule 1: AV Agreement, Schedule 2: Merchandising Agreement

This Agreement ("Agreement") is made and entered into by and between David Platt and the above named "Organization."

In consideration of the mutual advantages and benefits both shall receive from the Agreement, the parties agree as follows:

1. **Travel Expenses & Reimbursements.** For David Platt's performance, the Organization shall pay David Platt according to the terms as described above. Reimbursements are to be completed within 30 days. David Platt or his designate shall provide reimbursable expenses to the organization via an invoice listing who the reimbursement is payable to (i.e. David Platt or Radical).

2. **Cancellation.** The Organization may not cancel this agreement without the prior written consent of David Platt or his designate at Radical. In the event that the Organization cancels, unless due to circumstances beyond their control, the Organization will reimburse David Platt for any expenses that he has incurred, such as airfare. In the event of cancellation on the part of David Platt, no fee will be paid to the Organization. Aside from the previously mentioned, either party will be excused from the obligations of this Agreement in the event of a flood, strike, disaster, hospitalization, or other event beyond the control of the affected party.

3. **Presentation Materials.** David Platt does not guarantee availability of presentation materials (i.e. powerpoints, manuscripts, outlines) prior to event dates specified by the Organization. Requests will be received and completed to the best of David Platt's ability.

4. **Indemnity.** Organization agrees to indemnify David Platt and hold him harmless from and against any and all costs, damages and expenses suffered as a result of, or arising from, David Platt's performance of the Organization's request or the Organization's breach of any terms, conditions or warranties provided herein. This obligation to indemnify David Platt encompasses claims of the Organization's employees or subcontractors against David Platt.

5. **Insurance.** The Organization represents and warrants that the Organization maintains general liability insurance with sufficient limits appropriate for the size and scale of the listed event.

6. **Relationship of Parties.** The Organization acknowledges that the Organization is not an employee or employer, but an independent entity with no direct, detailed control of David Platt, except that David Platt must complete the agreed to event logistics within the agreement as set forth above and as further clarified by a representative of both parties, and within the necessary time constraints. It is anticipated that David Platt will complete the tasks at such locations as the

parties may agree. The Organization shall not represent itself or any agent of the Organization to be the employer or employee of David Platt, and David Platt shall not be responsible for the conduct or actions of the Organization or its agents during the term of this Agreement. The Organization understands and agrees that the Organization has no authority to enter into contracts or agreements on behalf of David Platt.

7. Conduct and Beliefs. The Organization agrees to abide by a high standard of moral and ethical behavior as well as a set of beliefs that are consistent with biblical teaching. Organizational conduct, stated beliefs, or agreements while fulfilling this Agreement will not contradict or compromise biblical principles. The parties agree that if this provision is violated, or if for any reason the public reputation of the Organization is degraded so as to render its identification with David Platt as damaging to David Platt's reputation, David Platt may, at his own discretion, terminate this Agreement immediately.

8. Entire Agreement. This Agreement, together with any applicable schedules, which are attached and made a part of, embodies all of the representations, terms and conditions of the parties' agreement, and there is no other collateral agreement, oral or written, between the parties in any manner relating to the subject matter hereof. Inconsistencies between the terms of this Agreement and the terms of attachments shall be resolved according to the following order of priority: first, this Agreement, including the Schedules as selected above; second, all other attachments. No alteration, amendment or modification shall be binding unless it is in writing and signed by all of the parties. The laws of the State of Alabama, except for its laws regarding conflicts of laws, shall govern all matters pertaining to this Agreement.

Each party has executed this Agreement as of the day, month, and year indicated below and the Agreement becomes effective as of the date indicated below.

(Name of Organization)

David Platt (or designate)

Signature

Dated:_____

By:_____

Title:_____

Dated: _____