

K.E.Y.S. Material ("Work") Release Agreement

Below is a release form we require each of our Speakers to sign and fax, mail or email back to us prior to the K.E.Y.S. event. This is a standard procedure with all conferences, seminars, and summits that we host. This Agreement is between the host organizations, Glory Realm Ministries and VentureAdvisers, Inc. (collectively, "Host") and those individuals and/or ministries who participate as keynote or plenary session speakers, and/or as panel or breakout session participants (individually, "Speaker" and collectively, "Speakers"). Whereas the Parties have decided to work together as part of the Kingdom Economic Yearly Summit, Speaker(s) agree(s) as follows as of Dec. 24, 2009 ("Effective Date"):

1. I as a Speaker have retained a copy of the Material ("Work") submitted. I hereby release Host from any liability for loss or other damage to any copies of the Work submitted to Host.

2. I as a Speaker grant to Host the limited rights to broadcast, televise, webcast or otherwise transmit through media the Work, to record the Work by audio, video, digital or any recording of the Work, and to reproduce, advertise, sell, distribute and otherwise use recordings of the Work. Each Speaker will be provided with a copy of the original recording(s) of their session(s), panel(s), or breakout and may use this copy or copies for their own purposes and will retain co-ownership of their session recording(s).

3. I as a Speaker hereby represent and warrant to Host that: (a) I have the full and exclusive right and authority to enter into and perform this Release; (b) I own and control all rights, titles and interests in and to the Work and the Work is wholly original to me; (c) neither the Work nor any elements thereof infringe upon or violate the proprietary rights of any person or entity; (d) the Work does not violate the rights to privacy or publicity of or constitute a defamation against any person or entity; (e) I have made no agreement nor any transfer or license of rights in or to the Work that contradicts the terms of this Release; and (f) no adverse claim exists with respect to the Work.

4. Either party to this Release may assign or license its or their rights hereunder, but such assignment or license shall not relieve such party of its or their obligations hereunder. This Release shall be binding on and inure to the benefit of us and our successors, devisees, heirs, licensees and assigns.

5. This Release constitutes the entire understanding between the Parties regarding the Work and supersedes all prior agreements, if any, made between us (orally or in writing) relative to the subject matter of this Release. This Release cannot be modified, amended, released or waived, in whole or in part, except in a writing signed by both us. Should any term, provision or covenant of this Release be held invalid or unenforceable for any reason, then the remaining provisions of this Release shall not be affected. This Release shall be interpreted and enforced in accordance with the laws of the State of Texas.

Signed: _____

(name of ministry or organization)

(signature)

(print name and title)