

Broadcast Programming Agreement for *Family Minute with Mark Merrill*

Radio Station: _____ (AM __ FM __) Frequency: _____

Is your station... Commercial Non-Commercial

Website: _____ Format: _____

Street Address: _____ City: _____ State: _____ Zip: _____

Phone: _____ Direct: _____ Cell: _____

Commencement Air Date: _____

ROS?: _____ Est. # of times per day: _____

Fixed Position? Time(s) of Broadcast: _____

AQH Listeners: _____

Air Value of Time(s) of Broadcast: _____

Streaming The Family Minute online: yes no Streaming Time(s): _____

Version you will air: 60-Second Commercial 50-Second Commercial 60-Second Non-Comm

Family Minute Feature delivery method: mp3 CD

Program Director for Feature Delivery: Name _____ Email _____ Ph _____

Secondary Contact for Feature Delivery: Name _____ Title _____ Email _____ Ph _____

On this date, _____, Florida Family Council, Inc. doing business as Family First ("FAMILY FIRST") and Station enter into this Agreement ("Agreement") for broadcast clearance of the radio program, *Family Minute with Mark Merrill* ("Program").

1. FAMILY FIRST shall provide to the Station, and the Station shall broadcast, the one (1) minute radio Program.
2. In exchange for the Program, Station agrees to broadcast the show each day, Monday through Friday, in its entirety, without deletions or alterations, and in a fixed position/ROS as set forth above.
3. Commercial stations are required to air either the 60-second or 50-second Commercial version of the program.
4. This Agreement shall continue until terminated. FAMILY FIRST and Station shall each have the right to terminate this Agreement upon thirty (30) days prior written notice to the other.
5. In the event of a major event of great local, regional, or national importance, Station may preempt or move the Program to another time.
6. Station shall provide FAMILY FIRST, or its designates, with proof of performance affidavits on or before June 30th of each year, or if programming time changes.
7. FAMILY FIRST shall use reasonable efforts to deliver this Program in a timely manner.
8. FAMILY FIRST reserves the right to assign this Agreement to any party which party may succeed to all of the rights, title, and interest of FAMILY FIRST hereunder.
9. The Station shall give FAMILY FIRST reasonable prior notice of any questionable sponsor or advertiser proposed to be associated in any way with the Program. Family First shall have the right, in its sole and absolute discretion, to disapprove any such sponsor or advertiser whereupon the Station shall not permit such sponsor or advertiser to sponsor the Program, advertise in relation to the Program time slot or in relation to the Program, or to in any way associate with the Program.
10. All material broadcast as a part of Program is the property of FAMILY FIRST and shall not be copied, duplicated, or rebroadcast outside the provisions of this Agreement unless authorized in writing by FAMILY FIRST.
11. This Agreement constitutes the entire understanding between the parties and supersedes all prior understandings and agreements of the parties and cannot be changed or modified unless in writing signed by the parties hereto.

Accepted and agreed to:

 (Signature)

 (Name)

 (Title)

Accepted and agreed to:
 Florida Family Council, Inc.
 doing business as Family First
 By: _____
 President