

# Fishnet Syndication Multiple Hour Weekly Affiliate Agreement

Select SHOW from Dropdown \_\_\_\_\_

This agreement entered into today (Month Day Year) \_\_\_\_\_ is between Fishnet Syndications (Provider) and (Station Name) \_\_\_\_\_ located in and whose city of license is in the following (City, State, & Country) \_\_\_\_\_ for **“The RetroRock Rewind”** show (Program).

## I. PROGRAMMING

Station shall have the right to broadcast the program from the station’s present facilities in the community of license and metropolitan area served by station namely, (MSA).

## II. AGREEMENT TERM

- A. The initial term of this Agreement shall be from (Month Day Year) \_\_\_\_\_ to the **same day and month of the following year.**
- B. This Agreement shall then be automatically renewed by successive further terms of one year each in length ("Renewal Terms") unless and until either party shall give the other party written notice. Contract is canceled 30 days after receipt of written notice by either party.
- C. Notice of election not to renew from either provider or station must be in writing sent with confirmed emails.
- D. (Choose One)      One Hour \_\_\_\_ Two Hours \_\_\_\_ Three Hours \_\_\_\_ Four Hours \_\_\_\_

## III. PROGRAM COMPENSATION

**PRODUCTION/ AVAILS/ TERMS.** Fishnet Syndication shall produce radio program as stated herein based upon twelve (12) minutes total commercial minutes per hour with barter of 6 minutes’ network commercials. **OPTINAL FILL SONG MAY BE PLAYED OR USED FOR LOCAL AVAILS. IN THE EVENT OF ANY FISHNET SYNDICATION PREEMPTION, NETWORK BARTER MUST AIR AS AGREED DURING CORRECT BROADCAST WEEK.**

## IV. OTHER

- A. Station may rebroadcast the program on the above-mentioned station, its Internet stream, or HD Channel provided all network commercials contained within the program are included. Such consent shall not be unreasonably withheld.
- B. Notwithstanding anything to the contrary herein, provider shall have the right to reschedule, cancel or vary the time, method of delivery.
- C. The Agreement shall be construed in accordance with the laws applicable to contracts fully to be performed therein, cannot be changed or terminated orally, and is subject to all applicable laws, rules, and regulations, present and future, including rules and regulations of the Federal Communications Commission.
- D. Station shall indemnify and hold harmless Provider against all claims, damages, liabilities, cost, and expenses including legal expenses and reasonable counsel fees, arising out of the broadcasting about the programs. Provider shall indemnify and hold harmless Station against all claims, damages, liabilities, cost, and expenses including legal expenses and reasonable counsel fees, arising out of the broadcasting of any material furnished by provider hereunder. The foregoing indemnities shall survive this Agreement.

\_\_\_\_\_  
(Authorized signature)

\_\_\_\_\_  
(Station Name)

Print Email Address \_\_\_\_\_ Station Call Letters If applicable \_\_\_\_\_

**Please Print, Sign, Scan, and return to [dallasmt@aol.com](mailto:dallasmt@aol.com)**