

COPYRIGHT LICENSE

AGREEMENT made and entered into on this hereinbelow date between the undersigned PUBLISHER and the undersigned COMPANY is as follows:

1. PUBLISHER warrants that PUBLISHER is the owner, or has the right to grant licenses under Section 1-E of the Copyright Act of 1909, as amended, in connection with a certain musical composition entitled and written by:

Copyright Office Registration No:

2. PUBLISHER hereby gives COMPANY the non-exclusive right, privilege and authority to use said musical work, words or music or both, upon phonograph or talking machine records.

3. COMPANY hereby agrees to pay PUBLISHER for every record sold and paid for in accordance with current industry practice, which serves to reproduce the said musical composition, a royalty of: \$_____ for all records listed to sell at a suggested retail price of more than \$_____ but not more than \$_____; \$_____ for all records listed to sell at a suggested retail price of more than \$_____ but not more than \$_____; \$_____ for all records listed to sell at a suggested retail price of more than \$_____ ; \$_____ for all records listed to sell at a suggested retail price of more than \$_____ . No royalties shall be paid for records sold by COMPANY for \$_____ or less.

4. COMPANY agrees to furnish royalty statements and to pay royalties to PUBLISHER quarterly within forty-five days after the end of each calendar quarter.

5. COMPANY shall list on all record labels the name of PUBLISHER followed by PUBLISHER'S performance rights society affiliation.

6. This license is limited to the recording of the musical composition by the following artist:

7. Notices required by the Copyright Act are hereby waived.

IN WITNESS WHEREOF, we have hereunto set our hands this day: _____

PUBLISHER:
By: _____

COMPANY:
By: _____

Address: _____

Address: _____

Telephone: _____

Telephone: _____