



MECHANICAL LICENSE AGREEMENT

LICENSEE:
Name: _____
Address: _____
City, State: _____
ZIP: _____ Country: _____

LICENSOR:
Anthony K. Music/Clifty Music
PO Box 1982
Goodlettsville TN 37070
www.acappella.org

When signed by you in the space indicated below, this will constitute our agreement with respect to our grant of you of a non-exclusive license for the manufacture and distribution of LPs, Cassettes, Compact Discs, or DVDs embodying a single performance of the following musical composition (the "Composition") which will be identified on your record label or backliner as shown above.

1. We hereby grant you the non-exclusive right and license during the term of the United States Copyright in the Composition to make and distribute in the U.S.A. the following recordings (LP, Cassette, Compact Disc, and DVD) embodying a single performance of the Composition.

Composition: _____
Record Company Label: _____ Record ID Number: _____
Title: _____ Cassette ID Number: _____
Artist: _____ CD ID Number: _____
Number of Copies: _____ DVD ID Number: _____

This agreement covers and is limited to the particular recording identified above as performed by the artist identified above. You shall not use the title of the composition as the title of your full recording without prior written permission from us.

2. In connection with your exercise of the right and license granted herein, you shall have the right to make a musical arrangement of the Composition to the extent necessary to conform it to the style or manner of interpretation of the performance involved, provided, however, that any such arrangement shall not change the basic melody or the fundamental character of the Composition.

3. In consideration of the rights granted, you agree to pay us, Anthony K. Music/Clifty Music, 100% portion of this Composition, the statutory rate (currently \$0.091) made and distributed by you or under your authority.

In the event that the compulsory license royalty rate set forth in Section 115 of the United States Copyright Act is adjusted pursuant to Section 801 of the said law, the royalty rate provided herein shall be automatically adjusted in the same ratio and said adjusted royalty shall be paid by you with respect to each recording made and distributed pursuant to this agreement on or after the effective date of the new compulsory license rate.

If another publisher, whose composition is found on this recording, is paid at a higher rate than the rate stipulated herein (proportional to percentage of ownership), such higher rate will automatically be considered the rate agreed to in this license.

As used in this agreement, the word "recording" shall have the same meaning as the word "phonorecord," and the phrase "made and distributed" shall have the same meaning as ascribed thereto in the United States Copyright Act and the regulations properly adopted in connection thereto.

4. Forty-five (45) days following the end of each calendar quarter, you agree to render to us a statement of all the royalties earned during such calendar quarter and to remit therewith payment in the full amount of sums due to us. In the event that you fail to account and pay royalties to us and fail to remedy such default within thirty (30) days after written notice given to you by certified or registered mail, this agreement and all rights herein granted shall automatically terminate and such termination shall render the making or distribution of phonorecords for which the royalty has not been paid actionable as acts of infringement under the United States Copyright Act.

5. We shall have the right to inspect and audit your books and records relating to transactions involving the rights granted hereby at your office during regular business hours upon giving notice in writing at least fifteen (15) working days prior to the desired date of such inspection and audit.

6. You shall supply us with two (2) complimentary copies of this recording when it is released.

7. We hereby warrant, covenant, and represent that we are the lawful owner of the copyright in the Composition or are the authorized agent for said owner and possess full right and authority to grant the rights and license herein described.

8. This agreement shall be binding upon the heirs, legal representatives, successors, and assigns of each of the parties hereto.

Very truly yours,

Anthony K. Music/Clifty Music

By: _____
Representative of Anthony K. Music/Clifty Music

Date: _____

Agreed to:

By: _____

Signature: _____

Date: _____

SS#: _____