# MUSIC LICENCE RETAIL AND SERVICE PROVIDERS



Licensing Enquiries 1300 162 162 getalicence@onemusic.com.au onemusic.com.au August 2023

ACCOUNT NO.

- Step 1: Complete Part A.
- **Step 2:** Complete Part B and sign the Declaration Form.
- Step 3: Read Part C.

Step 4: Scan the Agreement and email to signup@onemusic.com.au or mail to Locked Bag 5000, Strawberry Hills, NSW 2012 and keep a copy for Your own records.

Note: We will contact You if there are any problems with the information You have provided here, otherwise Your Music Licence will be effective from the Commencement Date in accordance with clause 1 of the Terms and Conditions.

## **PART A – Your Information**

Legal Name of Business or Organisation (Your Business)						
Your Business' ABN						
Your Business' ACN						
Trading Name of Your Business						
Trust Name (if applicable)						
Website						
Postal Address						
	ADDRESS					
Street Address (if different from Postal Address)				STATE		POSTCODE
. Ostai Address,	ADDRESS					
				STATE	P	POSTCODE
Telephone Contact person						
salutation / first name / last name						
Contact person job title						
Contact person email address						
Contact person phone number						
If different from contact person:						
Invoice recipient salutation/first name/last name						
Invoice recipient job title						
Invoice recipient email address						
Invoice recipient mobile phone number						
Authorising person salutation/first name/last name						
Authorising person job title						
Date on which music usage commenced (Commencement Date)						
If Your Business operates through You require Your invoice to be mad			ation' must be	the name of t	he Truste	ee for that Trust. If
For annual licence fees over \$500. be invoiced annually in advance, re				four instalme	nts. If Yo	u would prefer to
Please invoice annually in adv	_			rtorlu liconco	foo acco	ording to the

Please invoice annually in advance, regardless of the Licence Fee amount. We calculate your quarterly licence fee according to the relative number of days in each quarter (not by dividing your annual fee by four). This means that the invoice amount may vary slightly from quarter to quarter.

Australasian Performing Right Association Limited ABN 42 000 016 099 trading as **ONEMUSIC AUSTRALIA** 16 Mountain Street, Ultimo NSW 2007 | Postal Address Locked Bag 5000, Strawberry Hills NSW 2012

# PART B – Licence Fees and Your music use Retail and Service Providers

This is an agreement for a licence to Perform in Public, Communicate, Reproduce Licensed Music and/or Exhibit Music Videos for the Approved Usage as selected by You below.

All figures are quoted inclusive of GST. For more information about the Retail and Service Providers licence please read our Information Guide at <a href="mailto:onemusic.com.au/licences/retail-and-service-providers/">onemusic.com.au/licences/retail-and-service-providers/</a> and for uses of music not covered under this Licence, our other Information Guides at <a href="mailto:onemusic.com.au">onemusic.com.au</a>.

This agreement consists of Part A (Your Information), Part B (Licence Fees and Your music use) and Part C (Terms and Conditions).

## **Licence Fees**

The rates applicable to each Licence Year for the selected Approved Usage (as declared by You below) are as follows:

## 1. Background Music for Retail

	Gold*
	unrestricted number of devices playing music from:
a.	an online stream or a music download via a personal digital music service or other online source;
b.	a "commercial background music supplier";
c.	a commercial recorded music format, such as CD or vinyl record;
d.	an internet TV/radio or VOD service; and/or
e.	a terrestrial or digital broadcast through TV and/or radio.
(M)	Digital Copy/Delivery for 2,000 tracks
park	il Area does not include any associated car ing where music is audible. Please see fee for arking below

Retail Area (m²)	1 September 2022 – 31 August 2023	1 September 2023 – 31 August 2024
1 - 50	\$579.60	\$602.78
51 - 150	\$672.75	\$699.66
151 - 500	\$802.12	\$834.21
501 – 1,000	\$1,190.25	\$1,237.86
1,001 – 2,000	\$1,449	\$1,506.96
2,001 – 5,000	\$2,225.25	\$2,314.26
5,001 – 7,500	\$2,742.75	\$2,852.46
7,501 – 10,000	\$3.001.50	\$3,121.56
10,001 – 15,000	\$3,519	\$3,659.75
15,001 – 20,000	\$4,036.50	\$4,197.96
20,001 plus	\$5,589	\$5,812.56

If applicable, Partial Rights Deduction minus 48.25% of total relevant amount for Gold package.

\*Rates include 10% GST. The GST-exclusive component of the rates for the Gold package will be increased by CPI on 1 September of each Licence Year in accordance with clause 4.3 of the Terms and Conditions.

	Silver*		
	unrestricted number of devices playing music from:		
a.	a "commercial background music supplier";		
b.	a commercial recorded music format, such as CD or vinyl record;		
c.	an internet TV/radio service; and/or		
d.	a terrestrial or digital broadcast through TV and/or radio.		
<b>Retail Area</b> does not include any associated car parking where music is audible. Please see fee for car parking below			

Retail Area (m²)	1 September 2022 – 31 August 2023	1 September 2023 – 31 August 2024
1 - 50	\$165.60	\$172.22
51 - 150	\$258.75	\$269.09
151 - 500	\$388.12	\$403.65
501 – 1,000	\$776.25	\$807.30
1,001 – 2,000	\$1,035	\$1,076.40
2,001 – 5,000	\$ 1,811.25	\$1,883.70
5,001 – 7,500	\$2,328.75	\$2,421.89
7,501 – 10,000	\$2,587.50	\$2,691
10,001 – 15,000	\$3,105	\$3,229.19
15,001 – 20,000	\$3,622.50	\$3,767.40
20,001 plus	\$5,175	\$5,381.99

If applicable, Partial Rights Deduction minus 48.25% of total relevant amount for Silver package, subject to a minimum fee of \$85.

<sup>\*</sup> Rates include 10% GST. The GST-exclusive component of the rates for the Silver package will be **increased by CPI** on 1 September of each Licence Year in accordance with clause 4.3 of the Terms and Conditions.



	Silver Lite*	Retail Area (m²)	1 September 2022 – 31 August 2023	1 September 2023 – 31 August 2024
	A single device playing music from:	1 - 50	<b>\$155.25</b>	\$161.45
a.	a "commercial background music supplier";	51 - 150	\$212.17	\$220.66
b.	a commercial recorded music format, such as	151 - 500	\$258.75	\$269.09
c.	CD or vinyl record; c. an internet TV/radio service.	501 – 1,000	\$517.50	\$538.20
Retail Area does not include any associated car		1,001 – 2,000	\$672.75	\$699.66
parking where music is audible. Please see fee for		2,001 – 5,000	\$983.25	\$1,022.58
car	parking below	5,001 plus	\$1,293.75	\$1,345.49

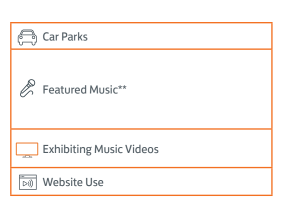
If applicable, Partial Rights Deduction minus 48.25% of total relevant amount for Silver Lite package, subject to a minimum fee of \$85.

\* Rates include 10% GST. The GST-exclusive component of the rates for the Silver Lite package will be increased by CPI on 1 September of each Licence Year in accordance with clause 4.3 of the Terms and Conditions.

Bronze*	Retail Area (m²)	1 September 2022 – 31 August 2023	1 September 2023 – 31 August 2024
Unrestricted number of devices playing music only from a terrestrial or digital broadcast	1 - 50	\$90.36	\$93.97
through TV and/or radio.	51 - 150	\$95.68	\$99.50
Retail Area does not include any associated car	151 - 500	\$101	\$105.03
parking where music is audible. Please see fee for car parking below	501 – 1,000	\$143.52	\$149.26
	1,001 – 2,000	\$212.62	\$221.12
	2,001 – 5,000	\$398.67	\$414.61
	5,001 plus	\$531.56	\$552.81

<sup>\*</sup>Rates include 10% GST. The GST-exclusive component of the rates set out above will be **increased by CPI** on 1 September of each Licence Year in accordance with clause 4.3 of the Terms and Conditions.

## Add ons



Retail Area (m²)	1 September 2022 – 31 August 2023	1 September 2023 – 31 August 2024	Partial Rights Deduction	
N/A	\$531.56	\$552.81	N/A	
1-2,000	<b>\$12.76</b> per day	<b>\$13.26</b> per day	If applicable, Partial Rights Deduction minus	
2,001 plus	<b>\$25.51</b> per day	<b>\$26.53</b> per day		
1-2,000	\$361.46	\$375.91	N/A	
2,001 plus	\$722.92	\$751.83	N/A	
N/A	\$584.71	\$608.10	N/A	

Rates include 10% GST. The GST-exclusive component of the rates set out above will be **increased by CPI** on 1 September of each Licence Year in accordance with clause 4.3 of the Terms and Conditions.

\*\*Does not include performances where the Entry Fee is greater than \$40 or where Gross Expenditure on Live Artist Performers for that performance is greater than \$6,000 or held by a national event promoter (these are licensed separately, including directly by the national event promoter). Please find list of national event promoters here: <a href="mailto:onemusic.com.au/nepl">onemusic.com.au/nepl</a>



## 2. Workplace Music

# **Workplace Music** (including Music Videos)

\$2.21

per year for each FTE Employee

Subject to a minimum fee of \$243.24 Includes:

Any number of devices for Workplace Music



Digital Copy/Delivery for the purposes of playing Workplace Music

Partial Rights Deduction minus 48.25% of total amount

Rates include 10% GST. The GST-exclusive component of the rates set out in the tables above will be increased by CPI on 1 September of each Licence Year in accordance with clause 4.3 of the Terms and Conditions.

## 3. Telephone on Hold

	Telephone on Hold (Communication only)		Telephone on Hold (Communication and Reproduction)		
Caller Capacity lines	Single Location (for 1 Location)	Multiple Locations (per Business)	Single Location (for 1 Location)	Multiple Locations (per Business)	Partial Rights Deduction
1 - 2	\$265.35	\$353.80	\$331.69	\$442.25	
3 - 5	\$348.27	\$508.59	\$431.19	\$635.74	
6 - 10	\$519.64	\$785	\$652.32	\$984.01	
11 - 25	\$862.39	\$1,304.65	\$1,077.99	\$1,630.81	
26 - 50	\$1,636.34	\$2,587.19	\$2,045.42	\$3,228.46	If applicable, Partial
51 - 100	\$2,598.24	\$4,577.33	\$3,356.71	\$5,495.01	Rights Deduction minus 48.25% of
101 - 200	\$5,196.49	\$9,508.47	\$6,235.79	\$11,410.17	total amount
201 - 300	\$8,845.09	\$16,584.55	\$10,614.11	\$19,901.46	
301 - 400	\$11,410.17	\$22,112.74	\$13,687.78	\$26,535.29	
401 plus*	<b>\$19.90</b> per additional line	<b>\$33.16</b> per additional line	<b>\$24.32</b> per additional line	<b>\$39.80</b> per additional line	

<sup>\*</sup>Licence Fees are capped at \$88,450.97 (including GST) per client (irrespective of the number of Locations licensed).

Rates include 10% GST. The GST-exclusive component of the rates and cap set out above increased by CPI on 1 September of each Licence Year in accordance with clause 4.3 of the Terms and Conditions.



## **Definitions (Part B)**

Agreement has the meaning set out in the Terms and Conditions.

AMCOS Works has the meaning set out in the Terms and Conditions.

**Approved Usage** has the meaning set out in the Terms and Conditions.

APRA Works has the meaning set out in the Terms and Conditions.

**Background Music for Retail** means any Licensed Music (recorded or otherwise) used at the Location, including music contained in television programmes and films, that is not given prominence or used as a feature of that Location or any part of that Location.

**Background Stream** has the meaning as set out in the Terms and Conditions.

## Caller Capacity Line means:

- for non-VOIP and non-cloud-based telephone systems, the maximum number of held calls for a single location that may be supported at any one time where music is played; and
- for VOIP and cloud-based telephone systems, the maximum number of simultaneous users across multiple locations that may be supported at any one time where music is played.

**Car Park** means any car parking facilities associated with the Location where Background Music for Retail is audible.

**Communicate** has the meaning set out in the Terms and Conditions.

**Digital Copy/Delivery** means to Reproduce up to 2,000 tracks containing PPCA Sound Recordings and/or APRA Works and AMCOS Works:

- a. by copying from a licensed physical copy (e.g. a CD) to an electronic copy or another physical one;
- by copying from a licensed electronic copy (e.g. a legally acquired MP3 download) to another electronic copy or a physical one; or
- by downloading or accessing a stream from a personal digital music service for the purpose of performing music in public (that is, using a subscription, ad-funded or download music service that is limited in its terms of use to non-commercial listening).

**Entry Fee** means a fee charged for admission (even if not charged to all patrons) including but not limited to a ticket price, membership fee or cover charge.

**Exhibit** has the meaning set out in the Terms and Conditions.

**Featured Music** means music (recorded or otherwise) used at the Location that is given prominence as a feature of that Location or any part of that Location, but does not include performances where the Entry Fee is greater than \$40 or where the Gross Expenditure on Live Artist Performers for that performance is greater than \$6,000 (excluding GST). Featured Music includes:

- a. performances, including Live Music Performances and Karaoke, which have been advertised to the public as having music as a feature such as 'Live Music Every Friday', 'Karaoke Thursday', or where music is advertised as part of a specific event or series of events; or
- where music has been compiled with a particular or recognisable theme such as 'Retro Night', 'Friday Night Beats' or 'Sunday Jazz'.

**FTE Employee** means full time employees or full time equivalents of Your Business as at the Commencement Date or relevant anniversary of that date. More information regarding how to determine the FTE Employees for Your Business is available at <a href="mailto:onemusic.com.au/licences">onemusic.com.au/licences</a>.

**Gross Expenditure on Live Artist Performers** means all monies (excluding GST) and the monetary value of all benefits receivable directly or indirectly by the Live Artist Performer, including all salaries, wages, profit shares, allowances and accommodation, travel & other expenses, whether receivable by the Live Artist Performer or any agent, manager, assistant or associate of the Live Artist Performer.

**Licence Year** has the same meaning set out in the Terms and Conditions.

**Licensed Music** has the same meaning set out in the Terms and Conditions.

**Licensed Rights** has the same meaning set out in the Terms and Conditions.

**Live Artist Performer** means any performer participating in the performance of music including featured and associated singers, musicians, DJs, electronic music artists, dancers, models and conductors.

**Live Music Performance** means a performance of music at an event or function by a Live Artist Performer, other than: a. a Recorded Music Performance; or b. a performance held by a National Event Promoter.

**Location** means each of Your Business's locations as declared by You in the 'Your music use' below.

**Music Video** has the meaning as set out in the Terms and Conditions.

**Partial Rights Deduction** means the deduction offered by OneMusic Australia on the Licence Fee rates for particular music use where, in respect of that particular music use:

- a. no PPCA Sound Recordings are used;
- the particular use of PPCA Sound Recordings does not require a licence from OneMusic Australia (on behalf of PPCA) due to there being a direct or alternate licence in place in respect of that particular use of PPCA Sound Recordings:
- c. no APRA Works and/or AMCOS Works are used; or
- d. the particular use of APRA Works and/or AMCOS Works does not require a licence from OneMusic Australia (on behalf of APRA AMCOS) due to there being a direct or alternate licence in place in respect of that particular use of APRA Works and/or AMCOS Works.

Where applicable, the Licence Fee rates will be deducted by the relevant percentage amounts shown.

**Perform in Public** has the meaning as set out in the Terms and Conditions.

**PPCA Sound Recordings** has the same meaning set out in the Terms and Conditions.

**Reproduce** has the meaning set out in the Terms and Conditions.

**Retail Area** means the total size of the retail area of the Location where Background Music for Retail is audible. Car parking areas where Background Music for Retail is audible should not be included in the measurement of Retail Area, but declared separately under the Car Park tariff.

**Telephone on Hold** means music used on a 'telephone on hold' system, whether sourced from radio or a recorded source (excluding the use of Music Videos).

**Website Use** means a Background Stream of music on Your website provided that the stream complies with clause 2.2 of the Terms and Conditions.

Workplace Music means to:

- a. perform music and/or Music Videos by any means for the benefit
  of employees or their family or corporate guests at the premises,
  and at functions and places to which the general public is not
  admitted, except at any conference, event or other function
  where there is an Entry Fee or the Gross is \$50,000 or more;
- perform music and/or Music Videos in reception or front-of-office areas that are open to the public (excluding any retail areas);
- allow employees to play music at their workplace (including via radios, streaming services, CD players);
- communicate background music in real time via secure networks for the benefit of the licensee's employees and board members, during remote staff/board meetings, staff training, and presentations to which the general public are not admitted; and
- permit the copying of music from legally obtained sources for the purposes noted above.



## Your music use

## **Declaration Form**

You need to select and declare the relevant categories for the use of our music in the Declaration Form below for each Location.

If there are multiple locations, complete the spreadsheet document available on the OneMusic Australia website <a href="http://onemusic.com.au/media/Multi-Location/OneMusic\_Australia\_Retail\_ML\_Template.xltm">http://onemusic.com.au/media/Multi-Location/OneMusic\_Australia\_Retail\_ML\_Template.xltm</a>.

The information you provide will constitute Your **Approved Usage** of the Licensed Rights for the Licensed Music and Music Videos under this Agreement.

Location name: (Location)

You will need to declare Your use of our music in the spaces below, or in the multiple locations spreadsheet, and then sign the Declaration Form. The declaration will apply to all Locations licensed by You under this Agreement.

## 1. Background Music for Retail

Please select the Background Music for Retail Package for that Location and declare the size in square metres of the Retail Area of your Location in the table below.

Music use category (tick box)		Retail Area (m²)
0	Gold	
0	Silver	
0	Silver Lite	
0	Bronze	

Music su	nnlier na	me (if a	anlicable
MOSIC 30	ppner ma	iiie (ii aj	JPIICADIC.

Eligible for Partial Rights Deduction for Background Music for Retail?

- Yes, please deduct my Licence Fees for Background Music for Retail by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of PPCA) for the use of **PPCA Sound Recordings** for Background Music for Retail under either the Gold, Silver or Silver Lite package at the Location.
- Yes, please deduct my Licence Fees for Background Music for Retail by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of APRA AMCOS) for the use of **APRA Works and AMCOS Works** for Background Music for Retail under either the Gold, Silver or Silver Lite package at the Location.

PLUS Select any additional options below:

0	Car Parks	0	Website Use	

Exhibiting Music VideosFeatured Music (please complete section 2 below)

## 2. Featured Music

If you are using Featured Music, please declare the size in square metres the Retail Area at your Location and the annual number of days of operation when Featured Music performances are held at the Location in the table below.

Retail Area (m²)	Annual number of days of operation*	

\*Do not include events held at your premises by a National Event Promoter. These are licensed separately, including directly by the National Event Promoter.

Eligible for Partial Rights Deduction for Featured Music?

- Yes, please deduct my Licence Fees for Featured Music by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of PPCA) for the use of **PPCA Sound Recordings** for Featured Music at the Location.
- Yes, please deduct my Licence Fees for Featured Music by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of APRA AMCOS) for the use of **APRA Works and AMCOS Works** for Featured Music at the Location.



## 3. Workplace Music

If you are using Workplace Music, please declare the number of FTE employees at Your Business as at the Commencement Date or the anniversary of that date in the table below.

Number of FTE Employees		

Eligible for Partial Rights Deduction for Workplace Music use?

- Yes, please deduct my Licence Fees for Workplace Music by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of PPCA) for the use of **PPCA Sound Recordings** for Workplace Music at the Location.
- Yes, please deduct my Licence Fees for Workplace Music by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of APRA AMCOS) for the use of **APRA Works and AMCOS Works** for Workplace Music at the Location.

## 4. Telephone on Hold

Please tick which Telephone on Hold option You require and the Caller Capacity Lines for Your Business:

		Caller Capacity Lines
0	Communication only – Select this option when you don't need to copy music tracks for your Telephone on Hold system (e.g. You play music directly from a CD, or an external agency has created and supplied Your messaging)	
0	Communication and Reproduction – Select this option when you do need to copy music tracks for your Telephone on Hold system (e.g. You have copied music from a CD onto a hard drive or directly onto Your telephone on hold system)	

My Business is a single Location business My Business has multiple Locations

Eligible for Partial Rights Deduction for Telephone on Hold?

- Yes, please deduct my Licence Fees for Telephone on Hold by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of PPCA) for the use of **PPCA Sound Recordings** for Telephone on Hold.
- Yes, please deduct my Licence Fees for Telephone on Hold by the Partial Rights Deduction as My Business does not require a licence from OneMusic Australia (on behalf of APRA AMCOS) for the use of **APRA Works and AMCOS Works** for Telephone on Hold.

I declare that the information I have given on this Declaration Form and any supplementary pages is correct and complete to the best of my knowledge and belief. I understand that I may be subject to audits on My Business to verify this stated music use and payment of arrears may need to be recovered should discrepancies arise.

I have read and understood the terms and conditions of this agreement and agree to be bound by them.

Signature of authorised person:



## **PART C - Terms and Conditions**

#### 1. Grant of licence

- 1.1 Subject to these Terms and Conditions, OneMusic Australia (We, Us, Our) grant You on and from the Commencement Date the Licensed Rights for the Approved Usage in Australia for the Term (Licence).
- 1.2 The Licence above will be effective as at the Commencement Date, provided that the first payment for Licence Fees (including an instalment) due under this Agreement is received by Us in accordance with clause 5.

#### 2. Restrictions and Limitations

- 2.1 The Licence does not cover:
  - a. any right or music use not declared as an Approved Usage under this Agreement;
  - b. the use of anu:
    - Grand Right Work in its entirety, except by means of a theatrically released film;
    - ii. choral work of more than 20 minutes duration in its entirety;
    - iii. music and associated words so as to burlesque or parodu the work:
    - iv. musical work with new or substituted lyrics, or any lyrics which have been notified by APRA as prohibited;
    - musical work in a Dramatic Context, except by means of a theatrically released Film:
    - vi. music and associated words composed or used for a ballet if accompanied by a visual representation of that ballet;
  - c. the use of any infringing copies of ARIA Sound Recordings or PPCA Sound Recordings; or
  - the use of ARIA Sound Recordings or PPCA Sound Recordings in any manner that could reasonably be regarded as suggesting an approval, affiliation or endorsement by an artist or group of Your business or goods/ services.
- 2.2 The use of Licensed Music as a Background Stream is only granted to You as long as the Background Stream:
  - a. does not directly generate revenue as a result of the streamed music;
  - b. comprises at least 10, but no more than 15 PPCA Sound Recordings;
  - comprises no more than one PPCA Sound Recording by a particular artist or group;
  - d. does not include infringing copies of PPCA Sound Recordings; and
  - e. is only used on the website in a manner that:
    - i. is independent of the user's progress;
    - ii. is not associated with any particular part of the website, including without limitation, the homepage;
    - does not act to synchronise PPCA Sound Recordings with any image or video on the website; and
    - iv. does not allow a user to choose which PPCA Sound Recordings they hear, or the times at which they hear them, or be otherwise able to control the nature and timing of the PPCA Sound Recordings played on the website.

## 3. Term

This Agreement commences on the Commencement Date and continues for successive Licence Years until terminated in accordance with clause 9 of these Terms and Conditions (**Term**).

## 4. Licence Fee

- 4.1 You must pay Us the Licence Fee for each Licence Year during the Term.
- 4.2 In the event You terminate this Agreement in accordance with clause 9.2, We will refund any unused portion of Your Licence Fees, provided that any such amount is greater than \$55.
- 4.3 We may increase the GST-exclusive component of any fees or rates expressed in the form of \$ on 1 September of each Licence Year in accordance with the increase in the Consumer Price Index between the two previous December Quarters.
- 4.4 In relation to any GST payable for a taxable supply by a party under this agreement, the recipient of the supply must pay the GST subject to the supplier providing a tax invoice.
- 4.5 Terms used in this clause 4 which are defined in the GST Act have the same meaning as in the GST Act.

## 5. Payment

- 5.1 We will issue a tax invoice for the relevant Licence Fees within 30 days of the date You lodge Your Licence agreement.
- 5.2 If Your Licence Fee is more than \$500, We will invoice You quarterly in 4 instalments, unless You elect otherwise.
- 5.3 Licence Fees are payable to Us within 30 days from the date of the invoice.
- 5.4 We may charge You interest at the Agreed Rate on any amount that remains unpaid after the due date of the invoice.
- 5.5 You may pay any invoice issued by Us using credit or debit cards (Visa, MasterCard but excluding Diners and American Express) or by direct bank transfer.
- 5.6 We may pass on to You any credit card fees and other electronic transaction charges and will inform You of this at the time of payment.
- 5.7 If You fail to pay any outstanding invoice after We provide notice to You, and We take steps to recover those amounts, any expenses or legal costs We incur in doing so will be recoverable from You by Us as a debt.

## 6. Supply of Information and Records

- 6.1 You must notify Us within 28 days of any change to the information previously supplied by You under the Agreement. Failure to do so may mean You are not appropriately licensed for Your uses of music.
- 6.2 We may, throughout the Term, require You to complete a re-assessment form or statement declaring any changes to the Approved Usage. This information must be completed and returned to Us within 28 days and we may require that information in the form of a statutory declaration.
- 6.3 On each Reporting Date during the Term You must declare in writing to Us:
  - a. the actual music use and operational details of Your premises for the then current Licence Year; and
  - the estimated music use and operational details for the relevant premises for the following Licence Year, which will form Your declaration of Approved Usage for the following Licence Year.
- 6.4 We may by written notice to You update Your Licence Fees, based on the revised information and Approved Usage arising as a result of clauses 6.1 to 6.3 above.
- 6.5 In the event of any increase in Licence Fees arising from this clause 6, we may issue an invoice for those amounts and You must pay the amount stated on the invoice within 30 days.
- 6.6 If We reasonably believe that the information declared by You under this Agreement is incorrect or incomplete, and we are unable to resolve that with You within 28 days, then the matter may be referred to Dispute Resolution under clause 10.

#### 7. Records and Audit or examination

- 7.1 You must keep accurate books of account and other records in sufficient detail to ensure that all amounts payable to Us under this Agreement can be properly ascertained.
- 7.2 We may on 14 days' notice to You audit or examine Your books of account and other records to determine the correctness of any report or payment under this Agreement, and You must pay the cost of the audit or examination within 30 days of receipt of an invoice for those costs if:
  - the audit or examination establishes that the amounts payable under this Licence were understated by more than 10%; or
  - if You have failed to supply any information required to be provided under this Agreement.
- 7.3 If the audit or examination establishes that the amounts payable under this agreement were understated by any amount, We will provide You with a copy of the auditor's or examiner's report and we may issue an invoice for the additional amount in accordance with clause 7.2(a) above.

#### 8. Variation by Us

- 8.1 You acknowledge and agree that We may amend any or all of the terms and conditions of this Licence at any time (other than the grant of rights under clause 1 of the Terms and Conditions, and any Licence Fee rates and/or minimum fees specified under the Agreement), provided that:
  - We provide You with reasonable notice of any such amendments (Amendment Notice); and
  - the changes so notified will only take effect as at the commencement of the Licence Year following the Licence Year in which the Amendment Notice was received.
- 8.2 If You do not agree with the amended terms and conditions as notified in an Amendment Notice, You may terminate this Agreement to be effective as at the end of the Licence Year in which the Amendment Notice was received.

## 9. Termination

- 9.1 We may terminate this Agreement for convenience on at least 1 month's written notice to You, not to be effective before the end of the Licence Year in which such notice is given.
- 9.2 You may terminate this Agreement for convenience on at least 2 months' written notice to Us.
- 9.3 We may immediately terminate this Agreement by notice, if You:
  - fail to pay any sum when due under this Agreement within 30 days after the due date:
  - breach any other term of this Agreement and fail to remedy the breach within 7 days after being requested in writing to do so by Us;
  - go into liquidation, have a receiver or receiver and manager appointed to You or any part of Your assets, enter into a scheme of arrangement with creditors or suffer any other form of external administration; or
  - being an individual, commit any act of bankruptcy or enter into a scheme of arrangement with creditors.

## 10. Dispute Resolution

If any dispute arises out of or in connection with this agreement, either party may submit that dispute to the "Resolution Pathways" alternative dispute resolution mechanism. Information about the mechanism can be obtained from

www.resolutionpathways.com.au



#### Notices 11.

- Any notice or other communication to or by a party under this Agreement must be in writing addressed to the other party.
- All notices to Us must be sent to: 11.2

OneMusic Australia

16 Mountain St

Ultimo, NSW, 2007

hello@onemusic.com.au

All notices to You will be sent to the postal address or email address You have 11.3 supplied to Us, or to such other postal address or email address as notified by You to Us in writing for this purpose.

#### 12. Confidentiality

- Subject to clause 12.2, We agree to treat as confidential, during and after the Term of this Agreement, all information provided by You that can properly be regarded as confidential and is not in the public domain.
- Information You provide may be: 12.2
  - disclosed to Our licensing partners, auditors and other professional advisers; and
  - aggregated to provide industry statistics for publication or consultation.

#### 13. **Privacu Notice**

Some of the information You are providing may be personal information under the Privacy Act. Information collected is only for the business purposes of One Music Australia and will not be disclosed to any third parties except in accordance with the privacy policy applicable to OneMusic Australia. The OneMusic Australia privacy statement can be obtained from the OneMusic Australia website onemusic.com.au/about/privacypolicy.

#### 14.

- No waiver by Us of any breach of any provision of this Agreement operates as a waiver of another breach of the same or of any other provision of this Agreement.
- This Agreement is personal to You. You are not entitled to assign any of Your rights or novate Your obligations without Our prior written consent.
- 14.3 Subject to clause 8, this Agreement may only be varied by the written agreement
- The Licence Fee under this Agreement is net of all withholding or similar taxes. In the event You are required to pay any such taxes, those payments are to be made without liability to Us.
- This Agreement must be construed in accordance with the laws in force in the State of New South Wales and the parties agree to submit to the non-exclusive jurisdiction of New South Wales Courts.

#### **Definitions**

In this Agreement:

Act means the Copyright Act 1968;

Advertisement means an announcement designed to attract the attention of the public or any part of it to a product, service, person, organisation or line of

Agreed Rate means the interest rate for overdrafts as published by the Reserve Bank of Australia (as identified by the RBA's mnemonic FILRSBVOO) plus 2 percentage points, calculated on daily rests from the due date to the date of paument.

## Agreement:

- in circumstances where You have completed a OneMusic Australia licence agreement in paper or PDF format, Agreement means Part A, Part B, Part C of that document and any and all schedules, attachments and/or
- in circumstances where You have completed a OneMusic Australia licence agreement on the OneMusic Australia online portal, Agreement means the
  - declared by You in response to the portal questions;
  - the licence "Summary" page; and
  - the Terms and Conditions; and
- in all cases, includes any statements or declarations provided under clauses 6.1, 6.2 and 6.3 of these Terms and Conditions and the Terms;

AMCOS Sound Recordings means a Sound Recording of a Production Music

AMCOS Works means all Works the right of reproduction of which for the purposes of this agreement are controlled by AMCOS for Australia;

Approved Usage means the uses of music as declared by You under the

APRA AMCOS Rights means (as the context requires) a licence:

- from APRA to Perform In Public and Communicate APRA Works;
- from AMCOS to Reproduce AMCOS Works;

APRA Works means all Works the rights of public performance of which is owned or controlled by APRA AMCOS for Australia;

Background Stream means a linear stream of music selected by You for the sole purpose of background on Your website, provided that the stream is compliant with clause 2.2 of these Terms and Conditions;

Communicate has the same meaning as in the Act;

Commencement Date means means the first day of the calendar month of the same month in which Your Music Usage commenced as declared by You under the Agreement. For example, if you state that your music usage commenced at any time in May, the Commencement Date will be 1 May;

Consumer Price Index means the All Groups CPI, weighted average of eight capital cities index published by the Australian Bureau of Census and Statistics or any authority substituted by Statute, related to base year 1989-90 equals 100, and December Quarter means quarter year ending 31 December;

Copyright Agency means the Copyright Agency Limited, the collecting society for authors, journalists, photographers, visual artists and publishers and is the non-exclusive licensee of certain rights in the Copyright Agency Works;

Copyright Agency Rights means the Right to Reproduce Copyright Agency Work; Copyright Agency Works means words and text from books, poems, plays and other literary works whose rights are owned or controlled by Copyright Agency in Australia:

#### **Dramatic Context** means:

- in conjunction with a presentation on the live stage that has: a.
  - a storyline; and
  - one or more narrators or characters; or
- as a ballet;

Exhibit means to cause a Music Video, in so far as it consists of visual images, to be seen in public and, in so far as it consists of sounds, to be heard in public; Grand Right Work means an opera, operetta, musical play, revue or pantomime insofar as it consists of words and music written expressly for it;

GST Act means the A New Tax System (Goods and Services Tax) Act 1999; Film means a copy of a cinematograph film within the meaning of that term contained in the Act;

Licence Year means any 12 month period (or part thereof) commencing on the Commencement Date or the anniversary of the Commencement Date as the case may be;

Licensed Music means Licensed Works and Licensed Sound Recordings; Licensed Rights means, as relevant to any particular Approved Usage, APRA AMCOS Rights, Copyright Agency Rights and PPCA Rights;

Licensed Sound Recordings means AMCOS Sound Recordings and PPCA Sound Recordings:

Licensed Works means APRA Works and AMCOS Works;

Music Video means a Film in any form including digital or other electronic machine-readable form:

- that embodies:
  - a Sound Recording; or
    - a sound-track that, if made separately from the Film, would be a Sound Recording; and
- in which the copyright is owned or controlled by a PPCA Licensor; OneMusic Australia means APRA AMCOS trading as OneMusic Australia as authorised by PPCA;

Perform in Public means to perform Licensed Works in public and to cause to be heard Licensed Sound Recordings in public;

**PPCA Label** means those labels owned or controlled by a PPCA Licensor listed on the PPCA website www.ppca.com.au/labels/list-of-licensors/, as amended; PPCA Licensor means those licensors listed on the PPCA website ca.com.au/labels/list-of-licensors/, as amended;

**PPCA Protected Sound Recordings** means a PPCA Sound Recording for which the Act grants a public performance right, among other rights; PPCA Rights means a licence from PPCA for the right to

- Reproduce PPCA Sound Recordings in order to Communicate PPCA Sound Recordings and/or Perform in Public any PPCA Protected Sound
- Communicate PPCA Sound Recordings; b.
- Perform in Public PPCA Protected Sound Recordings; and/or
- Exhibit Music Videos;

PPCA Sound Recordings means any Sound Recording in which the copyright is owned or controlled by a PPCA Licensor, and which has been released on a PPCA Label, in any form including digital or other electronic machine-readable form;

Production Music means any AMCOS Work for which AMCOS is also granted the right to license the reproduction of the Sound Recording of that work;

Reporting Date means 30 days prior to the end of the relevant Licence Year; **Reproduce** means to reproduce Licensed Works and make a copy of Licensed Sound Recordings;

Sound Recording has the same meaning as in the Act; and

Works means a musical work and any literary work normally associated with it by the copyright owner for Australia (or part of a musical work and associated literary work), and a reference to a Work includes a reference to a share in any such Work.



