

SLINGA'S INDEPEDANT COUNTRY

DIRECT LICENSE (Music Performance Agreement)

Agreement, made on _____, 2005, by and between the Slinga's Independent Country Radio show, a Non-Commercial Independent Radio Show and all of it's associated domain names and/or web sites registered as slinga.com,

and

(COPYRIGHT HOLDER) _____

with it's principal offices located at _____

NAME OF ARTIST: _____

NAME OF MUSICAL WORK (audio/video) _____

NAME OF MUSICAL WORK (audio/video) _____

NAME OF MUSICAL WORK (audio/video) _____

NAME OF MUSICAL WORK (audio/video) _____

IT IS HEREBY AGREED AS FOLLOWS:

1. Term

The Term of this Agreement shall mean the period from the date this Agreement is received, and continuing on thereafter untill such time as terminated by either party. Either party may terminate the Agreement upon 60 days' written notice.

2. Definitions

As used in this Agreement, the following terms shall have the following respective meanings:

- (a) "Broadcast" shall mean Stream, Live Stream, and/or On-Demand transmission of Audio and/or Video over the internet.
- (b) "Territory" shall mean all countries around the world that receive transmissioms over the internet.
- (c) "Web Page" shall mean a set of associated files transferred sequentially from the Web Site to, and rendered more or less simultaneously by, a browser. For purposes of this Agreement, such associated files shall include, but shall not be limited to, 'pop-up' windows that open upon accessing the Web Page as well as proprietary software 'players' that open when accessing an audio or audiovisual file associated with the Web Page.

3. Ownership

(COPYRIGHT HOLDER) _____ hereby states that they are the legal owner of copyright of material as listed in 'Name of Musical Work' above, and have the right to grant license to broadcast such music to any third party for the purpose of airing said music on radio and Internet medium(s).

4. Grant of Rights

(a) (COPYRIGHT HOLDER) _____ hereby grants to the Slinga's Independent Country Radio Show, and all of it's associated domain names and/or web sites, registered as slinga.com, a non-exclusive Direct License to perform, on-demand, stream, live stream, blogs, podcasts (can cause feeds to Ipod, Itunes, and default mp3 players and other feeds) broadcast or transmit all musical works (audio/video) submitted by the copyright holder to the LICENSEE for the sole purpose of same, over the Internet or cause to be transmitted either directly or indirectly on a royalty free basis for both Musical Compositions and Sound Recordings. (COPYRIGHT HOLDER)

_____ agrees that no compensation will be received from Slinga's Independent Country Radio Show for such broadcast by way of royalty in any form.

By: _____
(signature, copyright holder)

(print name of signer)

(title of signer)

Please return signed agreement to:

info@slinga.com

If returning by email, this agreement MUST be received from the EMAIL ADDRESS of the copyright holder.

Copyright © 1998-2005 Slinga's Independent Radio Show. All rights reserved.