

# **SG3 terms and conditions**

## **Grant of conditional licence**



In consideration of the payment of the Amount Due\*, and subject to the Terms and Conditions set out below, the Mechanical-Copyright Protection Society Limited ("the Society"), as agent for and on behalf of the Licensor(s) referred to in Document B, hereby grants to the Licensee\* a non-exclusive licence to make in the United Kingdom, the Channel Islands and the Isle of Man recordings whereby the Musical Works or parts thereof referred to in Document B ("the Work(s)") may be reproduced in or (in the case only where the Format is designated P2) synchronised as part of the Production(s)\*, together with the right to make copies of such Production(s)\* (but only in the form of the Format\*), not exceeding the Maximum Permitted Copies\* (if any such maximum is specified), and to distribute such copies only in the Territories\*, which licences are granted for the sole purpose of the Authorised Exploitation (as defined below) during the Period\*.

\* Please see overleaf for the meaning of these words

### **Terms and Conditions**

1. This licence is subject to any further restrictions or terms and conditions specified in the box labelled **Special Conditions** overleaf.
2. "Authorised Exploitation" means supply only for use as an incentive to purchase or obtain other goods or services of whatever nature or to encourage brand awareness and/or loyalty.
3. Each copy of the Production shall bear the following credits and notices:-
  - (a) the initials **MCPS** on the copy or its label;
  - (b) the following copyright notice on the copy or its label:-

**ALL RIGHTS OF THE PRODUCER AND OF THE OWNER OF THE WORK(S) REPRODUCED ARE RESERVED. UNAUTHORISED COPYING, RENTAL, LENDING, PUBLIC PERFORMANCE, BROADCASTING, INCLUSION IN A CABLE PROGRAMME SERVICE AND COMMUNICATION TO THE PUBLIC PROHIBITED.**

- (c) the title of each Work reproduced thereon, together with the name of the composer, lyricist and (where the Work is an arrangement of a public domain work) the arranger. Such information shall appear on the copy or its label, or (if that is technically impossible) on the insert or sleeve.
4. In addition, each copy and the packaging thereof must at the time of manufacture be prominently marked with a non-removable or non-erasable notice carrying the words:-

**STRICTLY FOR SUPPLY ONLY AS A PREMIUM PRODUCT: OTHER SALE OR SUPPLY PROHIBITED. REFER TO MCPS FOR FULL DETAILS OF LICENCE**

5. No pressing plant or other manufacturer may be instructed to make copies unless either it appears on the Society's approved list, or the Society specifically consents in writing, such consent not to be unreasonably withheld or delayed.

6. At the request of the Society, the Licensee must deliver to it free of charge:-

- (a) two copies of each of any advertisement for the supply of copies, any document containing the terms and conditions on which copies are made available, and any accompanying insert, leaflet or packaging;
- (b) one copy of the Production in each form it is being or is to be supplied.

7. The Licensee must also supply the Society with any other information or documentation in its possession, power, custody or control (and use its best endeavours to supply the same to the Society if it is not in its possession, power, custody or control) reasonably requested by the Society at any time in order to help the Society to verify whether a proper licence has been obtained in relation to the Production and/or whether the terms and conditions of this licence are being complied with. The provisions of this clause are without prejudice to any additional powers of verification and/or audit which the Society may have under any other scheme, agreement, licence or code.

8.

- (a) The Licensee shall keep proper accounting records dealing with its activities the subject matter of this licence to a standard sufficient to enable an audit trail to be established and followed through. Without prejudice to the generality of the foregoing, such accounting records shall show the dates and quantities of manufacture and supply of copies and the parties by whom and to whom they were supplied, the terms and conditions (including any payments for such copies) on which they were supplied, and the dates and amounts paid in respect of mechanical royalties, and the payee thereof.
- (b) Such accounting records (together with any underlying relevant or supporting documentation) and any stock of copies held by or for the Licensee and/or any distributor and/or any fulfilment house shall be open to inspection and audit by the duly authorised representatives of the Society upon reasonable notice, but no more than once a calendar year except where the Licenser has reasonable cause to believe that the Licensee is in breach of this licence. For such purposes, the Licensee shall allow or procure access to its premises and any other relevant premises at which the accounting records and/or stock is situated.
- (c) The Society's duly authorised representatives shall be entitled to inspect, make extracts and take copies of the information and documentation referred to, and to carry out such work as is in their reasonable opinion considered necessary in order to verify that the Licensee is complying with this licence and has paid the correct royalties, including for the avoidance of doubt, the examination of stock movements and stock movement records.
- (d) The reasonable fees incurred by the Society in auditing the Licensee hereunder shall be borne by the Society except in circumstances where the audit report discloses that the Licensee has or has had manufactured and/or distributed in excess of 7.5% more copies of the Production than the Society has licensed or that the Licensee is otherwise in material breach of this licence. All rights are reserved in relation to any claim which may be made against the Licensee.

9. All rights in the Work(s) other than those expressly granted to the Licensee above are strictly reserved to the Licensor(s). Without prejudice to the generality of the foregoing:-

- (a) this licence does not grant permission to make or distribute copies for any purpose other than the Authorised Exploitation; nor does this licence grant permission to rent or lend copies, or to perform or play the Work(s) in public, or to broadcast the Work(s), or to include the Work(s) in a cable programme service, or to communicate the Work(s) to the public, or to authorise any of the foregoing;
- (b) the Licensee may not reproduce or exploit the Work(s) in the form of an arrangement, adaptation, sample, parody or burlesque, unless the relevant Licensor(s) have specifically authorised the Licensee to do this for the purpose of this licence;
- (c) all moral rights are reserved;
- (d) the Work(s) must not be used or exploited in an obscene or defamatory manner or context;
- (e) the Work(s) must not be used or exploited in such a way as to imply approval or endorsement) for (i) the Production or any part of the content thereof or (ii) the goods, services or brand in association with which the Production is being made available by the writer(s) thereof, or any artist or performer associated with the Work(s), unless that person has specifically authorised the Licensee to do this for the purpose of this licence.

10. This licence only covers the Work(s) (or parts thereof) referred to in Document B and indicated in the column headed "Licensed" or "Lic" as being licensed hereunder. For the avoidance of doubt, this licence does not cover the copyright or any other rights in any sound recording or film or other audio-visual work, nor any performers' rights. The Licensee must obtain separate permissions for the use thereof. This licence is conditional on such clearances and permissions being obtained.

11. This licence is null and void in relation to any copy of the Production which is used or exploited in breach of or outside the scope of the licence, whether such use or exploitation is by the Licensee or any third party. All rights are reserved in relation to any such copy.

12. Without prejudice to any other right or remedy of any Licensor or the Society, and without imposing an obligation to accept late payment, where the Amount Due is not paid by the due date, the Licensee shall (if required by the Society) pay interest on such late payment, calculated on a daily basis (from the date payment was due) at an annual rate of 3% over either the base rate then current of National Westminster Bank plc, or (if none) at such other equivalent rate as the Society shall reasonably decide.

13. For the avoidance of doubt, this licence shall not apply where any Work is reproduced prior to the granting hereof. Without prejudice to any other right or remedy of any Licensor or the Society, where any Work has been reproduced prior to the granting of this licence, different terms and conditions and higher charges apply.

14. This licence may not be assigned, transferred or sub-licensed without the written consent of the Society.

15. Where the Licensee instructs a manufacturer or some other third party to make or copy the Production, or a distributor or some other third party to distribute or supply the Production or copies thereof, or involves any other party in the exploitation of the Production in any way, the Licensee is responsible for ensuring that such party (and any sub-contractor of any nature thereof) is bound by the terms and conditions of the licence, and must use its best endeavours to ensure that such party abides by the same. Furthermore, the Licensee must ensure that any such third party co-operates fully with the Society and its representatives in the application of this licence. The Licensee is in any case liable for any breach by any such third party of any term of this licence.

16. The Society on behalf of each Licensor hereby warrants that such Licensor is entitled to grant any licence granted hereunder, provided nevertheless that the aggregate liability of such Licensor for breach of this warranty in relation to the reproduction of any one Work on all copies of any particular Production shall not under any circumstances exceed a sum equal to five times the total amount paid by the Licensee for such licence in relation to such Work.

17. This licence shall be construed according to the laws of England and Wales, and the parties agree to submit to the jurisdiction of the English Courts.