

## Acknowledgment by Arranger of Work-For-Hire

This Agreement is hereby entered into on \_\_\_\_\_ between  
\_\_\_\_\_ (hereinafter referred to as "Client") and  
\_\_\_\_\_ (hereinafter referred to as "Arranger") whereby  
Arranger has provided such arrangement services for the musical works entitled  
\_\_\_\_\_ (hereinafter referred to as "Works")

For just consideration, as hereby acknowledged as received by Arranger, in the sum of  
\_\_\_\_\_, Arranger acknowledges that Works and all of Arranger's  
contributions under this or separate Agreement shall be deemed to be works for hire and all  
rights, title and interest, including any copyright shall belong exclusively to Client in perpetuity.

Arranger hereby agrees to act in a professional manner at all times and provide deliverables in  
a timely manner. Arranger is only bound by this agreement for the Works herein above listed.

Parties understand that the relationship of the parties is that of client and independent  
contractor. This agreement does not create an employee/employer relationship. This  
Agreement does not create a joint venture or partnership, and neither party has the authority to  
bind the other to any third party.

Neither this Agreement nor any interest hereunder may be assigned or otherwise transferred by  
either party to third parties other than affiliates of either party without the prior written consent of  
the other party which shall not be unreasonably withheld. This Agreement shall be binding  
upon and inure to the benefit of the heirs, successors, assigns, and delegates of the parties  
hereto.

All controversies rising from this agreement shall be settled in mediation of mutual acceptance  
in the state of \_\_\_\_\_.

Arranger: \_\_\_\_\_

Date: \_\_\_\_\_

Client: \_\_\_\_\_

Date: \_\_\_\_\_