

## AGREEMENT BETWEEN SESAC AND STREAMLICENSING.COM

This License Agreement, including any attached and referenced Schedules (the "Agreement"), is made in New York by and between SESAC LLC ("SESAC"), a Delaware limited liability company, with offices at 55 Music Square East, Nashville, TN 37203, and

Legal Entity Name: StreamLicensing, LLC ("LICENSEE")

Street Address: 1237 County Road 295

City, State, Zip: Higdon, Alabama 359797

Taxpayer ID#: Application in process

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Fax: 914 730 9820 Email: marvin@streamlicensing.com

A Corporation / Limited Liability Company / Partnership / Sole Proprietorship (Circle one)  
State of Incorporation (If applicable): Alabama

Billing Address (If different from above):

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With respect to the service known as Streamlicensing.com (the "Service Mark"),

With the principal Universal Resource Locator of

www.streamlicensing.com (the "Licensed Web Site").

**This Agreement shall be effective as of June 1, 2011 (the "Effective Date")**

WHEREAS, SESAC is a musical composition performing rights organization authorized by its affiliated music publishers, songwriters and composers to issue public performance licenses and collect associated license fees on their behalf; and

WHEREAS, LICENSEE operates the Licensed Service; and

WHEREAS, the operation of the Licensed Service involves the public performance of musical compositions; and

WHEREAS, such performances require the exercise of certain exclusive rights in and to musical compositions, including those that SESAC is authorized to license; and

WHEREAS, the parties acknowledge that the authorization to exercise these rights has monetary value; and

WHEREAS, the parties acknowledge that the fee structures for licenses covering digital media services are developing; and

WHEREAS, the parties intend that the terms and conditions of this license agreement shall be considered experimental in nature, non-prejudicial to the positions that either party may take in subsequent discussions and non-precedential with regard to any future agreements;

NOW, THEREFORE, SESAC and LICENSEE hereby mutually agree as follows:

c) LICENSEE shall submit any reports required under this Paragraph 9 electronically in a file format compatible with SESAC's computer system (e.g. an Excel spreadsheet) or, in the alternative, via such other commercially accepted reporting method upon which the parties agree prior to LICENSEE's submission of a report. SESAC may require LICENSEE to submit reports under this Paragraph 9 to a third party designee in a standard format compatible with such third party designee's computer system. In the event that any requested information is contained in LICENSEE's reports to SoundExchange or other music licensing organization or entity, LICENSEE may provide SESAC or SESAC's designee with copies of such reports. Upon any termination of this Agreement, LICENSEE shall remain obligated to submit such materials to SESAC for the period from the Effective Date through the last day of the calendar month when such termination becomes effective and this obligation shall survive any termination of this Agreement.

IN WITNESS THEREOF, the parties have caused this Agreement to be duly signed as of the 6th day of June, 2011.

LICENSEE

By:

Marvin Glass  
(Signature)

MARVIN GLASS

(Type or Print Name)

Title: owner

SESAC

By:

Molly M. Heim  
(Signature)

Molly M. Heim

(Type or Print Name)

Title:

Specialized License Administration

RECEIVED

JUL 6 7 2011

SESAC