Licensing conditions

the CVL movie license

1. Hereby CCLI grants the Licensee a non-exclusive license for public playback of pre-recorded movies on its premises.

2. CCLI represents and warrants that it has acquired the rights to grant this license.

3. The term begins with the start of the contract and covers one (1) year. Each one-year period during the term is referred to as "contract year".

4. The with this license approved public performance is in the premises designated in the application take place (CHURCH ADDRESS). The audience is limited to the premises of the licensee. Film Title may not be publicly advertised or published, and no admission fees or other fees may be charged by the public.

5. The agreed license fee for the first contract year of this license is given on the application form currently in force and due to CCLI. (The license fee is based on the information of the licensee to CCLI determined). The license fee for the following years of the contract may be subject to changes (a) on the basis of or in accordance with the consumer price index (CPI) or (b) to increase audience numbers at demonstrations under this License to account. The licensee is reviewed annually or upon request by CCLI transmit that information to CCLI, all the information necessary to determine the license fee for subsequent contract years. The license fee for each subsequent contract year will be due during the term of this license respectively than the anniversary date of the license statements.

6. Films which can be shown to the public by the licensee under this License, are exclusively film works, which are produced/or distributed by its related CCLI film companies. It is clarified that CCLI or her Licensor film companies to certain individual movie titles do not have appropriate rights or that these rights may expire during the term of the license, so that the CCLI the licensee at any time can send binding declarations during the term of this license that certain Title no longer under this License may not or publicly reproduced. Such declarations are binding upon receipt by the licensee and effective.

7. The Licensee shall to license repertoire belonging film works (or similar DVD, Blue-Ray, video cassettes, video disc) on legally manufactured, pre-recorded physical film disks, this title, which has moved from legal sources Licensee, publicly perform. The responsibility for obtaining movie discs is the licensee, where the cost of procurement must be borne in full by the licensee. This is to separate, not included in the agreed license fee costs.

8. Licensee shall movie discs, which are purchased for public communication under this License will not reproduce, edit or modify in some other way.

9. Additional fees to publishers or appropriate CRMs are possibly due to the communication to the public of music contained in the film works covered by this license, are the sole responsibility of the licensee and not the CCLI.

10. This license may be transferred by the licensee by CCLI, but not.

11. If a competent authority for the licensee tax or a court of competent jurisdiction for the licensee stated that the approved activities under this license requiring the licensee to pay income,

sales, commercial or other taxes on the income earned by the licensee CCLI, the licensee CCLI is within thirty (30) days of the notification by the attributable to the licensee share of these taxes, which are payable on the fees paid by Licensee revenue, refund and CCLI indemnify this regard.

12. Any correspondence between the licensee and CCLI is to send prepaid, to the address, in the case of the licensee at the address indicated in the application form.

13. The licensee is entitled to terminate this License Agreement at any time by giving 30 days' written notice to CCLI; in this case, the licensee may claim a refund of the license fee as follows: Receives CCLI the notice of termination within the first three months of the term of the contract year, we will refund the annual license fee minus a handling fee of 25%. Then the height of the refund the pro rata portion of the annual license fee based on the unexpired term of the contract year from the date of termination, minus a processing fee of 25%.

14 CCLI reserves the right to terminate this license within a period of 30 days written notice if the licensee violates the terms of this License. Upon such termination are not entitled to a refund of the license fee. A waiver of CCLI or the licensee in relation to a particular contract violation shall not operate as a waiver with respect to preceding or succeeding breach of contract.

15. Mandated CCLI an attorney to enforce their rights under this License due to a violation of the licensee of the provisions of this license, the licensee accepts the CCLI resulting reasonable costs and reasonable attorneys' fees.

16. The payment of the stated on the current application form license fee to certify in that the information which it provides in this Agreement are true, accurate and complete in all respects. This license has been properly authorized, constitutes a legally valid, binding obligation on the licensee and is enforceable in the scope of its provisions.

17. All rights to the licensee is not granted herein are expressly the CCLI and / or its licensors film.

18. Application for a license and this license together form the total and complete agreement between CCLI and the licensee. The agreement and its interpretation are subject to the laws of the Federal Republic of Germany, not exclusive jurisdiction is Germany.