FORM 10

Deadline: 29 July 2022

CENTRESTAGE 2022 9-11/9/2022

Return to:
Phonographic Pe

Phonographic Performance (South East Asia) Ltd Unit A, 18/F, Tower A, Billion Centre, 1 Wang Kwong Road, Kowloon Bay, Hong Kong

Tel: (852) 2861 4318 Fax: (852) 2866 6869



PHONOGRAPHIC PERFORMANCE (SOUTH EAST ASIA) LTD

香港音像版權有限公司

APPLICATION FOR SINGLE EVENT PERMIT

單一事項牌照申請表

FOR THE PUBLIC PERFORMANCE OF SOUND RECORDINGS, MUSIC VIDEOS AND/OR KARAOKE VIDEOS 公開播放錄音製品、音樂錄像及/或卡拉OK錄像製品

PARTICULARS OF APPLICANT ("LICENSEE") 申請人 (" 持牌人") 資料			
Company Name 公司名稱:		Bus. Reg. No. 商業登記號碼:	
Address 地址:		Tel No. 電話:	
		Fax No. 傳真:	
		E-mail 電郵: ———	
Contact Person 聯絡人:		Position 職位:	
PARTICULARS OF SINGLE EVENTS (Details of Events where sound recordings, music videos and /or karaoke videos are to be used) 節目資料 (播放錄音製品、音樂錄像及/或卡拉OK錄像製品之節目詳細資料)			
Title of Event 節目名稱	Nature of Event 節目付	生質 Loo	cation 地點
1	_		
2.			
3			
Date of Event DD/MM/YY 舉行日期 日日/月月/年年	Time of Events 舉行時間	舉行小時	mber of Days *No. of TV Monitors Others 舉行日數 *電視螢光屏總數 其他
1.	[
2. / / :	To: L		
3:			
* For public performance of music videos and/or karaoke videos. 用作播放音樂錄像及 / 或卡拉OK幾像			
We / I declare that the information given above is true and accurate in each and every respect. We / I have read and understood the Terms and Conditions stated overleaf and on the appendix (if any) attached hereto and confirm our / my agreement to and acceptance of such Terms and Conditions if PP(SEA)L agrees to accept the above application and issue a Permit.			
Signature of Applicant Name of Sig & Company Chop 申請人姓名 申請人簽名及公司印章		sition of Signatory 青人職位	Date of Application 申請日期
ACCEPTANCE 接受申請			
We PP(SEA)L confirm acceptance of the above application. The Licensee falls within Tariff and Permit fee for the events is HK\$ and should be paid in full within 14 days of the date hereof or at least 2 days before the Date of Event. A formal Permit will be issued upon receipt of full payment.			
For and on behalf of Phonographic Performance (South East Asia) Ltd 香港音像版權有限公司	Name of Signatory 簽署人姓名	Position of Sign 簽署人職位	atory Date of Acceptance 接受日期
FOR OFFICE USE ONLY 本公司填寫			
Handled by CPI(B) _	Ref	. No	Checked By
Parent Code	Premises Co	ode	

TERMS AND CONDITIONS

Grant of Licence

Subject to the terms and conditions contained herein, PP(SEA)L grants to the Licensee
on the Date of Event a non-exclusive licence to perform publicly or authorise the public
performance at the Premises of any or all of those sound recordings, music videos and/or
karaoke videos for the time being in the repertoire owned or licensed by IFPI (HK Group)
member and over which PP(SEA)L controls the performing rights in Hong Kong. The
list of members and/or labels are available for inspection at our office.

Particulars for Calculation of Licence Fee

- (a) The Licensee warrants that the particulars set out in the application form are true and accurate.
- (b) The Licensee shall at least 7 days before the Date of Event notify PP(SEA)L in writing of any changes in the particulars.

Payment of Licence Fee

- 3. (a) The Licence Fee is calculated by reference to the applicable tariff(s).
- (b) Save as otherwise specified or provided, all Licence Fee must be paid in full within 14 days from the Date of Acceptance and in any event at least 2 days before the Date of Event.
- (c) All Licence Fee paid is non-refundable.

The Applicable Tariff(s)

- (a) All provisions of the applicable tariff(s) shall be deemed to be incorporated in this Agreement.
 - (b) PP(SEA)L may at any time in its sole discretion make any revisions, modifications, variations, amendments, obliterations, additions and/or other changes to any of the provisions of the applicable tariff(s).
 - (c) PP(SEA)L reserves the right to cancel the applicable tariff(s) and replace the same with new tariff(s) as PP(SEA)L shall think fit.

PP(SEA)L's Right of Entry

5. PP(SEA)L, by its duly authorised agent(s), shall have the right of full entry in and upon the premises at all reasonable times during the Event for the purpose of checking the particulars on which any Licence Fee payable hereunder is to be assessed.

Termination

- 6. (a) PP(SEA)L shall have the right at any time to terminate this Agreement forthwith upon the happening of any of the following events:-
 - (i) if the Licensee commits a breach of any of the provisions of this Agreement or fails to make any payment hereunder and fails to remedy such breach or make such payment within 14 days of being required in writing by PP(SEA)L to do so; and/or
 - (ii) if the Licensee enters into liquidation whether compulsorily or voluntarily otherwise than for the purpose of amalgamation or reconstruction or compounds with its creditors or has a receiver appointed of all or any part of its assets or takes or suffers any similar action in consequence of debt or becomes bankrupt or insolvent.
 - (b) The termination of this Agreement as aforesaid shall not prejudice the right of PP(SEA)L to any then existing rights and/or claims against the Licensee and PP(SEA)L shall have the right to recover any monies payable by the Licensee hereunder and/or any legal fees and other costs and expenses whatsoever as PP(SEA)L shall incur including the costs of making any enquiries necessary to determine the amount of Licence Fee properly payable hereunder.

No Assignments

The Licensee shall not assign, transfer, sub-licence or otherwise howsoever, in whole or in part, the rights granted hereunder without the previous written consent of PP(SEA)L.

Notices

- 8. (a) Unless the contrary is specified, any notice, demand, invoice from PP(SEA)L to the Licensee shall be deemed to have been duly given if sent by ordinary prepaid post addressed to the Licensee at the address shown in this Agreement or other postal address last known to PP(SEA)L and the date of the giving of such notice shall be deemed to be two days after the date of posting.
 - (b) The Licensee may attend at PP(SEA)L's premises by appointment during normal business hours to inquire whether any particular works falls within PP(SEA)L's repertoire.

Exclusions

- (a) This Licence does not authorise the Licensee(s) to do any act which could be an
 infringement of any copyright subsisting in the works reproduced upon the sound
 recordings, music videos and/or karaoke videos.
- (b) This Licence does not extend to nor may it be deem to authorise the reproduction, remixing, rerecording or editing of the sound recordings, music videos and/or karaoke videos.
- (c) This Licence does not permit the Licensee(s) to use any unauthorised copies of the sound recordings, music videos and/or karaoke videos.
- (d) This Licence expressly does not cover those works which do not fall within the repertoire of PP(SEA)L.

Amendment of Terms & Conditions

10.PP(SEA)L shall be entitled to alter, amend and/or add to these terms and conditions as PP(SEA)L may in its absolute discretion think fit without prior notice to the Licensee and the terms and conditions as altered, amended and/or added to shall be effective and binding on the Licensee

Law and Jurisdiction

- 11.(a) This Agreement shall be interpreted and construed in accordance with the Laws of Hong Kong.
 - (b) All disputes arising from this Agreement shall be determined by the Courts of Hong Kong and the parties hereto shall submit themselves to the jurisdiction thereof.

牌照協議條文

本牌照協議中文本內容,如與英文本有岐異,以英文本內容為準

頒發牌照

1. 本公司按此協議所述條款及條件於播放日頒發持牌人一非專屬性牌照, 允許所述持牌人於持牌場所作公開播放或授權公開播放任何或所有現時 由國際唱片業協會(香港會)會員擁有或代理並由本公司管理或有控制權 之錄音製品、音樂錄像及/或卡拉OK錄像製品,本公司存有會員及其 製品資料以供查閱。

牌照費計算細則

- 2. (a)持牌人保證申請表內所填寫各項細節均屬真實準確。
 - (b)如有任何細節上之改變,持牌人需於播放日前七天內以書面通知本公司。

繳付牌照費

- 3. (a)所繳付之牌照費乃根據適用之收費表計算。
 - (b)除非另有指明或規定,否則所有牌照費必須自本公司接受申請日期起 十四天內或不論任何情況下最少於播放日期前兩天全數繳付。
 - (c)所有已繳付之牌照費一概不獲退還。

收費表則例

- 4. (a) 收費表之各項規定應被視為已合併於本協議內。
 - (b)本公司有權在任何時間對收費表內任何規定作出更改、修改、刪除、 增訂及/或其他改變。
 - (c)本公司保留取消所用之收費表並代之以本公司認為適用之新收費表之 權利。

進入權

 本公司之正式授權代理人有權在任何合理時間內自由進出持牌場所,以 查證本協議所規定用以評估應付牌照費之細節。

協議終止

- 6. (a)若發生下列任何事件,本公司有權立即終止牌照協議:
 - (i)倘若持牌人違犯本牌照協議之任何規定;或未能按本文規定付款並 且經本公司書面提出要求後十四天內仍然未能作補救或未能付款; 及/或
 - (ii)倘若持牌人基於合併或重組以外理由被逼或自願進行清盤、或與其 債權人和解了結債務、或有一「破產管理人」被委任接管其全部或 任何部份資產,或因欠債、或破產、或無力償還債務而採取或發生 類似行動。

不可轉讓

 未經本公司事先書面同意,持牌人不得將本協議賦予之各種權利全部或 部份轉讓、讓與、分讓或以其他方式出讓。

注意事項

- 8. (a)除另有不同規定外,本公司向持牌人發出的通知、要求及發票,在按本協議所示之持牌人地址或按本公司所知其他最新郵遞地址用預付郵資方式平郵寄出,即被認為正式送達,郵寄此類通知後兩天即被認為此補知之送達日期。
 - (b)持牌人可預約於正常辦公時間內到訪本公司辦事處查核任何作品是否 屬於本公司所管理。

不包括在本協議之權利

- (a)此牌照協議並不授權持牌人作任何可能侵犯錄音製品、音樂錄像及/ 或卡拉OK錄像製品之任何版權之行為。
 - (b)此牌照協議並不伸延至授權該等錄音製品、音樂錄像及/或卡拉OK錄像製品進行複製、重新混音、複錄或輯錄。
 - (c)此牌照協議並不准許持牌人使用未經授權之錄音製品、音樂錄像及/ 或卡拉OK錄像製品。
 - (d)此牌照協議明確地不包括非本公司管理之錄音製品、音樂錄像及/或卡拉OK錄像製品。

修訂條文

10.本公司有權可絕對自行酌情認為適合而對此協議之條文作出更改、修訂及/或增添而無須事先通知持牌人,而經更改,修訂及/或增添之條文即對持牌人有效及有約束力。

法律與司法

- 11.(a)本協議須根據香港法律詮釋及解釋。
 - (b)由本協議而起之任何爭議須由香港法院裁定,雙方須服從其裁決。