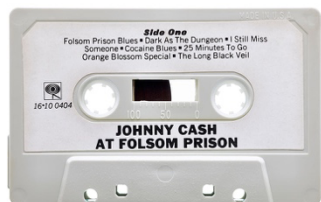
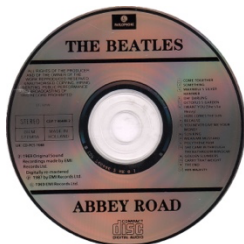


# RIGHTS & MASTER USE LICENSE FOR SOUND RECORDING - FORM 4



If use recorded music from an artist's CD, MP3, iTunes, album, cassette, or electronic file in your episode, fill out this form.



**For guidance on how to complete this form, see Instructions for Using Music in Your Episode, Section 2.**

Date (mm/dd/yyyy): \_\_\_\_\_ (“Effective Date”)

Show Title: \_\_\_\_\_ (“Show”)

Recording Title: \_\_\_\_\_ (“Master”)

Show Producer Name(s): \_\_\_\_\_ (“Show Producer”)

Master Rights Owner Name: \_\_\_\_\_ (“Copyright Owner”)

Additional Master Rights Name(s): \_\_\_\_\_

*Note: All co-owners must sign a separate copy of this agreement*

For good and valuable consideration, the receipt of which is hereby acknowledged, Copyright Owner hereby grants Show Producer a gratis, nonexclusive, perpetual license throughout the world to **record and synchronize the Master in the Show**. This license shall extend to the broadcast and distribution of the Show and marketing materials via Public, Education and Government television stations (“PEG” stations), Nashville Education, Community and Arts Television (“NECAT”), affiliated websites, streaming media, and social media accounts (this shall include all methods of broadcasting and all marketing outlets utilized by NECAT now or in the future).

Copyright Owner hereby warrants and represents that Copyright Owner has the full right, power, and authority to enter into and grant all rights set forth in this Agreement. This Agreement embodies all representations, terms and conditions of the parties’ agreement. Copyright Owner agrees to sign any and all other documents which may be required to give Show Producer, PEG stations, NECAT and their successors, sublicensees and assigns their respective rights under this Agreement.

Copyright Owner indemnifies and holds Show Producer, PEG stations, NECAT, and their successors, sublicensees and assigns harmless with regard to any right, representation, acknowledgement, or warranty described herein. No amendment or modification to this Agreement shall be binding unless set forth in writing signed by all of the parties hereto. This Agreement and all amendments or modifications shall be governed by and interpreted in

accordance with the law of the State of Tennessee and all parties submit to the jurisdiction of the state and/or federal courts in Nashville, Tennessee. The invalidity of any provision of this Agreement shall be limited to that provision and shall not affect the validity of the entire Agreement. This Agreement may be executed in separate, duly-executed, counterparts and via facsimile signature with the same force and effect as if the signatures were upon the same instrument. This Agreement shall bind the parties, their heirs, licensees, sublicensees, successors, and assigns.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the Effective Date.

**COPYRIGHT OWNER**

Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_

Address: \_\_\_\_\_

Contact Info: \_\_\_\_\_

(phone and email)

**SHOW PRODUCER**

Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_