

IRISH MUSIC RIGHTS ORGANISATION CLG

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STANDARD TARIFF MH

Introduced on 1st January 2016 Effective from 1st January 2017

To be read in conjunction with the Dual Licence Contract* and the Dual Licence General Terms*.

1. SCOPE OF TARIFF

This tariff applies to performances of copyright music within the Repertoire Controlled by IMRO when played by mechanical means attached to a telephone switchboard so as to be audible to incoming callers before they are connected to an internal extension.

2. DUAL COPYRIGHT MUSIC LICENCE CONTRACT

This tariff is incorporated into and forms an integral part of the Dual Licence Contract. A breach of any term or condition of this tariff shall constitute a breach of the Dual Licence Contract. In the event of any conflict between the constituent parts of the Dual Licence Contract, the descending order of precedence shall be as follows: (i) the main body of the Dual Licence Contract; (ii) this tariff; and (iii) the Dual Licence General Terms*.

3. ROYALTY RATES

The following rates apply to all Royalties falling due under this tariff between

1st January 2017 and 31st December 2017

Number of External Lines per Switchboard	Higher Royalty Rate	Standard Royalty rate
	€	€
	Per annum	
1 – 5 Lines	144.29	96.22
6 – 15 Lines	198.43	132.30
Each 15 Lines thereafter (or part thereof)	54.10	36.11
The minimum annual Royalty under this tariff is:	144.29	96.22

4. HIGHER AND STANDARD ROYALTY RATE

- (i) All performances in the first Licence Year* will be charged at the Higher Royalty rate unless the user applies in writing for a licence before the music is performed.
- (ii) Any performances not declared are unauthorised and constitute an infringement of copyright and will be charged as unlicensed performances at the Higher Royalty rate.
- (iii) Standard Royalty rates shall apply after the first Licence Year only if there is a valid Dual Licence Contract in place between IMRO and the Licensee.

5. INFLATION ADJUSTMENT

The foregoing Royalty rates are related to the Consumer Price Index of Retail Prices for mid-October 2016 (on the November 1996 base) as published in the Irish Statistical Bulletin, and will be adjusted on 1st January 2018 and on each subsequent anniversary of that date in proportion to annual changes in that Index.

6. **DEFINITIONS**

Capitalised terms used but not defined in this tariff shall have the meaning set forth in the Dual Licence Contract.

"Dual Licence Contract" means the Dual Copyright Music Licence Contract between the Licensee, IMRO and PPI.

"Dual Licence General Terms" means the General Terms and Conditions Applicable to the Dual Copyright Music Licence Contract and Related IMRO and PPI Tariffs.

"IMRO" means the Irish Music Rights Organisation CLG.

"Licence Year" means the first and each recurring 12 consecutive month period.

7. VALUE ADDED TAX

Every Licensee under this tariff shall pay to the Irish Music Rights Organisation CLG, in addition to the Royalty due under this tariff, a sum in respect of Value Added Tax calculated at the relevant rate on the Royalty payable.