

TTCO Membership Application Agreement

1. TTCO's authorization includes the right to administer and to enforce my rights related to the use of my performances, including the right to defend any rates as set by TTCO hereto referred to as tariffs, as may be applicable to me.
2. The foregoing authorization also includes the right to license and to collect and distribute Remuneration on my behalf.
3. Nothing herein prohibits TTCO from seeking to assign my rights hereunder or a portion thereof to other societies in order to carry out efficiently its mandate but any finality of my rights so being reassigned, must be given by me in writing. I indicate that I may register and or assign my additional rights to other CMOs of a non competing nature operating domestically as well as, in other territories.
4. This Appointment is effective as of the date it is signed and will continue in effect for life unless I revoke it in writing, not less than ninety (90) working days.
5. I authorize TTCO and its agents to deduct reasonable administrative fees in order to perform effectively, their mandate hereunder.
6. For the purposes of proper identification and to the extent necessary for TTCO and its domestic and foreign agents to carry out its mandate, I consent to the collection, use and disclosure to third party copyright collectives, the personal information contained herein. I understand and expect that TTCO and its agents shall otherwise maintain this information in a confidential manner

7. I understand that it is my obligation to supply TTCO and to update from time to time a list of all eligible sound recordings embodying my performances.
8. This application would include a personal, detailed agreement as a separate, legal and binding document.