

# SIR LSG MUSIC

## MASTER RECORDING AGREEMENT

*FOR THE PURPOSE OF THIS AGREEMENT THE FOLLOWING DEFINITIONS SHALL APPLY:*

- “THE MASTER” - The Master Recording
- “SALES” - Money generated from sales, streaming, licensing, and any possible future exploitations of the song (excluding publishing)

**This agreement is entered into by “SIR LSG MUSIC” & “XXX” for the purpose of singing on a song titled; SIR LSG FEATURING XXX - “YYY”.**

Both “**SIR LSG MUSIC**” and “**XXX**” agree to collaborate on the aforementioned song with the following understandings:

1. All expenses relating to the recording of the songs will be paid by “**SIR LSG MUSIC**” as sole owner (100%) of THE MASTER, in perpetuity.
2. “**XXX**” shall receive no performance royalties or sales royalties attained from the above mentioned songs. “**XXX**” is to receive needle time royalties for contributions in the above mention songs.
3. “**SIR LSG MUSIC**” will pay “**XXX**” a fee of R0.00 for the recording of the above mentioned song. The amount is a once off, non-recoupable fee. The agreed upon amount is due to be paid two weeks after receipt of a tax invoice ” to “**SIR LSG MUSIC**”.
4. “**XXX**” gives consent to “**SIR LSG MUSIC**” to utilise recorded vocal parts on the songs, in all known and and unknown (future) media platforms without limitations.
8. Should a dispute arise over this agreement, “**SIR LSG MUSIC**” and “**XXX**” will submit it for arbitration by a lawyer of unanimous choice by both parties.
9. Both parties agree to be of legal age and have the capacity to enter into a legal agreement.
10. This Agreement is valid from the date both parties have signed and is valid in perpetuity.
11. This agreement is legally binding and to be governed by the laws of the Republic of South Africa.

Banking details for the payment:

Account Name:

Account Number:

Bank Name:

Singed by Director of “**SIR LSG MUSIC**” ..... on this day at

Signed by “**XXX**” on this day..... on this day at