1. Definitions

"International New Media Communication Right" means the exclusive right under the 1988 Act or any equivalent legislation applicable in the Relevant International Territories or otherwise to do, or to authorise, the following acts or any of them, namely to communicate any Sound Recording to the public (whether via the Internet or otherwise, including without limitation to broadcast any Sound Recording and to make available any Sound Recording to the public in such a way that members of the public may access it from a place and at a time individually chosen by them), but in each case excluding: (i) the Primary Rights; and (ii) any use of Sound Recordings by means of their incorporation into the soundtrack of a feature film originally produced for theatrical release and subsequent use of such Sound Recordings as so incorporated.

"International New Media Dubbing Right" means the exclusive right under the 1988 Act and any equivalent legislation applicable in the Relevant International Territories or otherwise to copy or to authorise the copying of any Sound Recording (including without limitation the right to make, or to authorise the making of, a Transient Copy of any Sound Recording) whether for the purpose of exercising or authorising the exercise of the International New Media Communication Right or for other commercial purposes.

"Relevant International New Media Rights" has the meaning set out in Clause 2.1.

"Relevant International Territories" means all territories throughout the world (excluding the UK Territory) in respect of which the Member (or, pursuant to Clause 2.1(ii), any relevant copyright owner, as the case may be) owns (or shall during the Member's membership of PPL own) any International New Media Communication Rights or International New Media Dubbing Rights in respect of any Sound Recordings.

"Relevant Sound Recordings" means any Sound Recording now in existence or subsequently created in respect of which the Member (or, pursuant to Clause 2.1(ii), any relevant copyright owner, as the case may be) owns (or shall during the Member's membership of PPL own) any International New Media Communication Rights or International New Media Dubbing Rights in respect of the Relevant International Territories.

"Sound Recording" shall bear the meaning ascribed to it in the 1988 Act or any equivalent legislation applicable in the Relevant International Territories and reference to a Sound Recording shall include references to any part of that Sound Recording.

"UK Territory" means: (i) the United Kingdom of England, Wales, Scotland and Northern Ireland including its territorial waters, structures and vessels on its sector of the continental shelf and British ships, aircraft and hovercraft as provided by Sections 161 and 162 of the 1988 Act; and (ii) the Channel Islands, the Isle of Man and all additional territories to which the 1988 Act extends.

2. Appointment as Non-Exclusive Agent

2.1 The Member, for and on behalf of: (i) itself; and (ii) any use of Sound Recordings by means of their incorporation into the soundtrack of a feature film originally produced for theatrical release and subsequent use of such Sound Recordings as so incorporated.

HEREBY APPOINTS PPL TO ACT as Non-Exclusive Agent for the exercise, subject to Clauses 2.2 and 2.4, of such of the International New Media Communication Right and/or the International New Media Dubbing Right in the Relevant Sound Recordings exercisable in or on the Relevant International Territories as the Member has the rights to grant hereunder ("Relevant International New Media Rights") for the full term of their respective protection (including all extensions and renewals thereof).

2.2 PPL recognises that the Member may not own or be exclusive licensee of the International New Media Communication Right and the International New Media Dubbing Right in every territory throughout the world in respect of every Sound Recording of that Member, and the appointment under Clause 2.1 above therefore only covers the Relevant International New Media Rights. The Member acknowledges that PPL will rely on the information provided to it by the Member in and pursuant to this Appointment when exercising the rights granted under Clause 2.1, and the Member agrees to the following:

(i) The Member shall select (and thereby agree to) one of the following two options, by ticking the appropriate “Yes” box on the Rights Appointment Agreement form:

Option 1: The Member is the copyright owner or exclusive licensee of the International New Media Communication Right and the International New Media Dubbing Right in respect of all of its Sound Recordings for all territories throughout the world.

Accordingly, the Member hereby acknowledges that under this Appointment, the Relevant Sound Recordings shall be all of its Sound Recordings and that the Relevant International Territories shall be all territories throughout the world excluding the UK Territory.

(ii) If the Member selects Option 2 above, it agrees to supply to PPL all such rights ownership information as PPL may reasonably require (in accordance with such policy as PPL may publish from time to time) in relation to the International New Media Communication Right and International New Media Dubbing Right as those rights pertain to the Sound Recordings owned or controlled by the Member.

(iii) Without prejudice to the generality of Clause 2.2(iii) above the Member acknowledges that, in connection with specific licenses to be granted pursuant to this Appointment, PPL may require the Member to confirm the extent to which this Appointment covers particular Sound Recordings used (or to be used) by the relevant licensee in respect of particular territories. If PPL requests such confirmation, the Member shall as soon as reasonably practicable provide as much of the information requested as it is reasonably able to provide.

(iv) Without prejudice to PPL's right to exercise granted rights as it so determines in its absolute discretion under clause 5 of the General Terms, to the extent that the Member does not inform (or misinforms) PPL as to whether a particular Sound Recording and/or a particular territory is covered by this Appointment, PPL shall not be in breach of this Appointment or liable to
the Member if, in reasonable reliance on the information provided by the Member, it purports to license rights not actually covered by this Appointment and/or does not include the Member’s Sound Recordings in a licence to the fullest extent possible under this Appointment.

2.3 In respect of the Relevant International New Media Rights in relation to which PPL is appointed Non-Exclusive Agent pursuant to Clause 2.1 above, the Member for itself and its successors and assignees HEREBY MAKES, CONSTITUTES AND APPOINTS PPL true and lawful attorney for and in the Member’s name, place and/or stead, for the period until the expiry and/or termination of the appointment as Non-Exclusive Agent:

(i) to bring, prosecute, defend and appear in lawsuits, actions and proceedings of any kind or nature, whether commenced before or after the date of this Appointment before any court or tribunal in the United Kingdom, Relevant International Territories or elsewhere, under or concerning or relating to or arising out of the Relevant International New Media Rights and/or any elements thereof whether or not arising under copyright (including their infringement), in PPL’s own name or in the name of, or as a co-party with the Member;

(ii) to adjust, settle, compromise, obtain damages or other relief of whatever nature, contest, appeal or satisfy judgments in connection with the above and to distribute all and any sums so recovered;

(iii) to collect any and all sums arising and accruing from the exploitation of the Relevant International New Media Rights in the period from 1 January 2008 up to and including the day prior to the Commencement Date, and the Member gives and grants to PPL, as the Attorney of the Member, full power and authority to do and perform each and every act and thing whatsoever necessary or appropriate to be done as fully as if done by the Member itself.

2.4 Where PPL wishes to exercise (and where PPL’s Board resolves to exercise) the Relevant International New Media Right in respect of any particular class or category of service via which Sound Recordings may be communicated to the public, whether by reference to service and/or licensee (each, an “International New Service Category”):

(i) PPL shall notify the Member of the International New Service Category and shall provide the Member with reasonable supporting information about such International New Service Category (and, for the avoidance of doubt and without limitation, PPL may provide any such notification and/or supporting information via email);

(ii) following any such notification by PPL (unless otherwise agreed in writing between the Member and PPL), the Member shall have the right to elect that PPL may not exercise the Relevant International New Media Rights in respect of the Relevant Sound Recordings in respect of such International New Service Category, any such election to be made by the Member by written notice to PPL within thirty (30) days after PPL’s notification in respect of such International New Service Category;

(iii) if PPL fails to receive notice of any such election from the Member within such thirty (30) day period then PPL shall be free to exercise the Relevant International New Media Rights in respect of the Relevant Sound Recordings in respect of the relevant International New Service Category.

3. Subsequent opt-outs and termination of this Appointment

3.1 Where:

(i) PPL’s Board resolves to exercise the Relevant International New Media Rights in respect of an International New Service Category; and

(ii) the Member does not elect, in accordance with Clause 2.3, that PPL may not exercise the Relevant International New Media Rights in respect of the

then, provided that the Member gives three months’ written notice of its wishes to PPL, PPL shall so cease (such cessation to take effect on the expiry of such notice). For the avoidance of doubt, withdrawal of the Member from a particular New International Service Category under this Clause 4.1 shall not affect the exercise of the Relevant International New Media Rights by PPL in respect of:

(a) that particular International New Service Category in respect of any other PPL member; or

(b) the Member, in respect of any other International New Service Category.

3.2 At any time during this Appointment the Member may give six months’ written notice to terminate this Appointment. For the avoidance of doubt, on expiry of such notice, PPL’s appointment as the Member’s Non-Exclusive Agent hereunder shall cease.