

## Artist Agreement

Whereas iAttachment.com LLC (iA) is in the business of creating and sending digital media greetings (“iAttachments”) over the Internet from its subscribers

And Whereas \_\_\_\_\_  
(Artist) is a film maker, recording owner or music publisher/ administrator (circle one or more) with ownership rights of the property in question sufficient to commit to this agreement

The parties enter into this agreement dated and effective (to be filled in by iAttachment-s.com): \_\_\_\_\_

The music publisher/ administrator grants to iA 1) a global synchronization rights (“sync rights”) license and 2) a global public performance rights license for the song(s): \_\_\_\_\_

\_\_\_\_\_

The song(s) will be synced with short films which will be included in the iA library of electronic greetings and then “streamed” (not downloaded) to the viewer/ listener. There is no guarantee that every song will successfully find its way into a short film. Some songs may generate more than one short film. iA will make its best efforts to offer all approved songs to film makers. The license for the song, is non- exclusive. However, when the song is combined with the film, it is exclusive to the iAttachments library of material. The publisher/ administrator grants to iA the right to download the song to prospective film makers for the purpose of editing/ syncing the song to the film. The publisher/ administrator further agrees extend the public performance license to allow iA to use the final, combined short film in sales promotion, advertising and public relations on the Internet and in traditional media in order to promote its library of material. The publisher further agrees to allow for the display of the song’s lyrics on iA web site and for lyrics distribution to the film maker(s). The term of the license is: in perpetuity.

The recording owner grants to iA a non- exclusive, global license to use its recording of the song(s): \_\_\_\_\_

\_\_\_\_\_

to be included with short films and marketing and terms and conditions as described above. The recording owner warrants that it has the rights to license the song(s) and that it has or will compensate the singer(s), musicians, agents, sound technicians and anyone else associated with the song, so that the rights to use the song are free and clear. The recording owner agrees that the combined song and film generated by iA is exclusive to the iA library. iA grants to the recording owner the rights to play or stream the song and film on a limited basis in order to promote the performers or the songwriter(s), as long as iA gives permission, is credited and is promoted. The term of the license is in perpetuity.

The film maker grants to iA a global license to use their visual media with the song:

---

in order for it to be included in the iA library of short films. The film shall be entitled:

---

(if no title is indicated, then it is assumed to be the same as the title of the employed song). The film maker's visual media granted to iA is non-exclusive. When combined with the iA designated song or music, then the resulting film shall be exclusive to the iA library. There is no assurance that all proposals or films will be accepted. The film maker warrants that it has the rights to grant to iA such a license, and that it has or will compensate the performers and others in or associated with the film. iA grants to the film maker the rights to show or stream the completed film on a limited basis in order to promote the film maker, as long as iA gives permission, is credited and is promoted. The term of the license is in perpetuity.

Compensation: the compensation to be paid to each of the parties above is described on the royalty schedule on [Creative.iattachments.com](http://Creative.iattachments.com) as of the date the artist signs the contract.

Disagreements (if any) are to be settled under binding arbitration in the state of New York.

Agreed to:

---

signature

---

printed name

---

mailing address

---

email and telephone contact

---

social security number or federal tax ID number for royalties

Agreed to by iAttachments.com LLC:

---

Jeffery C. Locke, CEO