



notable. elevated.

PRINT LICENSE REQUEST

This license allows you to reprint select copyrighted publications owned by Graphite Publishing, in original or adapted/derivative form.

APPROVAL CONTINGENCY

- Usage of reprint must not compete with original Graphite Publishing editions (e.g. in a songbook).
- Note that printing lyrics is allowed as long as the text author is credited.
- Material under copyright by Graphite Publishing may not be adapted or altered in any way without permission and/or an approved Adaptation/Arrangement License.
- Print licenses do NOT include permission to collect mechanical license income or performance royalties on the work printed (whether our original or your derivative work-for-hire created under an arrangement or orchestration license).
 - The original publisher retains and collects these rights and revenues, and must be referred to them.
- This license also covers distribution and sale of DIGITAL EDITIONS of the composition, online or in other electronic media.
- This license, once granted and paid, only grants permission to print music and collect revenues on its sale.
- For printed products, a copy of your publication must be mailed to:
 - Graphite Publishing 22540 181st St NW, Big Lake MN 55309
- For digital products, a copy of your publication must be sent via email to:
 - info@graphitepublishing.com.

FEE

The fee for a print license is 12.5% for physical copies, based on the retail cost of the music, prorated by the number of copyrights in the book.

The fee for digitally distributed copies is 25%. Digitally distributed copies require an initial non-refundable advance payment of \$50.00 toward future downloads. This payment is in addition to any printed-product license payments. Accounting and payment are required annually for as long as the product is available digitally. These payments may be made by mailing a check to Graphite Publishing (mailing address above) or by contacting us with the amount you need to pay, so that we can send you a secure online payment page.

Should you pay any other licensor a higher royalty than 12.5% or 25%, you will need to pay Graphite Publishing the same amount.

FEE PAYMENT DETAILS

- Payment must be made for the entire initial print run at the time of licensing. For subsequent printings beyond the first print run, please contact us for either a new license or an extension of the initial license. Subsequent licenses may be paid on annual sales.
- Printed AND digital music must include the following copyright information:
 - (Title of Song)
 - (Composer/Arranger/Lyricist)
 - “Copyright (Year listed on the piece) by Graphite Publishing”
 - “All Rights Reserved. Used by Permission.”

Please fill out the form below, keep a copy for your records, and send to info@graphitepublishing.com. Upon review of your license request, we will reply to you with any changes needed, or confirmation of your request, and payment details for your license.

REQUESTOR

Contact Name _____ Email _____

Organization Name _____

Address _____

Phone # _____

PRODUCT SPECIFICATIONS

Your Publication Title _____ Release Date _____

Title of Graphite Publishing's piece used in your publication _____

Composer/Arranger _____

Lyricist/Author _____ Copyright Date _____

PAYMENT

_____ x \$ _____ x .125 = _____ divided by _____ = _____
Print Run Quantity Retail Price 12.5% Total Print Royalties # of Copyrighted Songs in collection

Total Printed Product Fee \$ _____ USD

Will your product be distributed digitally? _____ If yes, an additional non-refundable advance payment of \$50 USD is also due, and accounting will be required at least annually for 25% of the retail price.)

Total Print License Fee Owed (Total Printed Product fee + any digital distribution advance) \$ _____ USD

How do you wish to pay for your initial and ongoing license costs (choose one):

Pay online with credit card ACH bank transfer Mail a check

Reminder: once completed, please send this form to info@graphitepublishing.com, then wait for our reply with confirmation and payment details.

LICENSING TERMS AND CONDITIONS

In effect upon license request approval and payment

This agreement is made in good faith and collaboration as musicians and professionals, between the publishers represented herein (Graphite Publishing), and the person/entity applying for the license ("licensee"). All licenses are non-exclusive, and may not be transferred, shared, or sub-leased to any third party. The publishers represented herein have asserted their rights for worldwide usage of their copyrighted work, and reserve the right to revoke or terminate a license if its usage represents them, the composer, or the work in a way that does not align with or accurately represent the purposes/intents of the artist's work. The publishers reserve the right to examine the licensee's books/records pertaining to this license, if necessary, with 14 days' notice. If licensee fails to abide by the terms of this license, provide required accounting, or make payments, the publisher may provide written notice of intent to terminate/revoke this license, and if the default is not remedied within 30 days, the license will be revoked/terminated, and any continuation of any previously licensed activities will be actionable as acts of infringement against the United States Copyright Act. The Licensee is not legally or financially responsible for any copyright claims, damages, costs, or expenses, including attorney fees, for any copyright claim made against the publisher for the original work being licensed. Similarly, the publisher is not legally or financially responsible for any copyright claims, damages, costs, or expenses, including attorney fees, for any copyright claim made against any work created under terms of this license.