



**IRISH MUSIC RIGHTS ORGANISATION
EAGRAS UM CHEARTA CHEOLTA**

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STANDARD TARIFF G

IMRO does not undertake to offer a licence or permit at the rates of charge shown in this tariff in respect of any performances unless application has been made in advance of the performance.

1. SCOPE OF TARIFF

This tariff applies to performances of copyright music within the repertoire controlled by IMRO* at parochial and church halls, co-operative halls, market halls and other halls in cities and towns, but not performances at municipally owned premises to which tariffs GP or H may apply.

2. ROYALTY RATES

The following rates apply to all royalties falling due under this tariff between

6th April 2010 and 5th April 2011

(i) Basic Rates

Subject to the minimum royalties set out in paragraph (ii), the royalties payable to IMRO for its permission in respect of performances of IMRO's repertoire licensed under this tariff shall be calculated as follows:-

- (a) Performances at concerts, musical dances or socials with dancing and other similar functions at which music is a major feature –

for each function €2.37 per accommodation unit or part thereof.

- (b) Performances at film shows, dancing classes, socials without dancing, and other similar functions at which music is not a major feature –

for each function €1.18 per accommodation unit or part thereof.

(ii) Minimum Royalties

The minimum royalties payable under this tariff are: -

- | | | | |
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| (a) | for a licence for occasional performances during a year | | €11.88 |
| (b) | for licences continuing from year to year | | €23.73 per annum |

* See Definitions

(iii) **Cost of Living Adjustment**

The rates set out in paragraphs (i) and (ii) above are related to the Consumer Price Index of Retail Prices of 139.5 points for January 2010 (on the basic November 1996 base) as published in the Irish Statistical Bulletin ("the basic index figure") and will be adjusted from time to time in proportion to changes in that index figure.

Provided that such adjustments shall only be made with effect from the sixth of the month following that in which the published index figure has changed by a variation of not less than 5% on the basic figure as compared with –

- (a) the basic index figure, or
- (b) subsequently, the Index figure by reference to which the last VAT adjustment was made.

3. GENERAL CONDITIONS

- (a) Tariffs are issued by IMRO for general information; the issue of a tariff does not constitute an offer to grant its permission under that or any other tariff. The appropriate tariff or rate of royalty applicable to a music user will be determined by IMRO on the basis of all relevant circumstances.
- (b) The promoter of the entertainment or other person to whom IMRO's permission has been granted pursuant to this tariff, shall furnish IMRO on forms which will be provided by IMRO, with such particulars of the musical works publicly performed at the entertainment, as are reasonably required to enable the royalties paid pursuant to the tariff, to be distributed to the parties interested in those works.
- (c) IMRO by its auditor or agent, shall have the right of free entry to any premises licensed under this tariff solely for the purpose of checking the particulars on which the royalty payable thereunder is calculated.

4. DEFINITIONS

"accommodation unit" means seating capacity for 100 persons or dancing capacity for 50 persons.

"repertoire controlled by IMRO" means all and any musical works, and words associated with such works, in which rights to perform publicly and to authorise others to do the same are vested in IMRO.

This tariff supersedes all previous editions.