

**JOINT VENTURE RECORDING AGREEMENT
(NON-SYMPHONIC)**

GUIDELINES

1. The Joint Venture Recording Agreement must be filed with the Local and must be signed by each of the participating musicians, indicating their respective share/percentage in all royalties from the sale or use of the recordings.
2. Except as otherwise provided below, the recordings produced as a result of this Agreement are exempt from SRLA signatory requirements, Local and Federation recording scales, pension, work dues and reporting bylaws.
3. The Joint Venture Recording Agreement shall contain the name of the group, dates and location of the recordings, as well as song titles and length of each song.
4. In the event that additional AFM musicians are utilized for this recording project who are not part of the Joint Venture, a signatory to the AFM Single Song Overdub, Limited Pressing, or the Sound Recording Labor Agreement is required, and the applicable "B" report form must be filed with the appropriate session payments.
5. In the event that the masters are picked up for distribution, the appropriate AFM signatory agreement must be utilized and the applicable report form must be filed with appropriate payments.
6. Symphonic Orchestras, Original Cast Recordings, "New Use" Soundtrack albums and Underscoring for Motion Pictures, Film, Videotape or Live Television Productions are excluded from using this Agreement.

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