

DrumsForYou.com Work For Hire Agreement

DrumsForYou.com agrees that all work performed for Customer shall be considered as “works made for hire” as contemplated and defined in Section 101 of the United States Copyright Act.

DrumsForYou.com hereby grants to Customer all rights of every kind and nature in and to the results and proceeds of DrumsForYou.com’s services and performances rendered hereunder, including, without limitation, all rights in and to the following Performances, Compositions and/or Masters, including the worldwide copyrights therein, (including the universal copyright and any and all renewal and extension rights) for all uses of whatsoever nature whether now known or hereafter devised, throughout the world and universe. Customer shall accordingly have the sole and exclusive right to copyright any Performances, Compositions and/or Masters embodying DrumsForYou.com’s performances under Customer’s name as the sole owner and author thereof.

If for any reason we shall be deemed not to be the authors of the Performances, Compositions and/or Masters, then DrumsForYou.com hereby assigns to Customer the entire right, title and interest throughout the universe, in and to the Performances, Compositions and/or Masters, DrumsForYou.com acknowledges and agrees that Customer and its affiliates, assignees, licensees, etc. have the right to use, produce, reproduce, record, re-record, adapt, edit, delete from, add to, combine with other works, translate, print, publish, advertise, transmit, perform, broadcast, disseminate and otherwise exploit and authorize the exploitation of the Performances, Compositions and/or Masters by any and all means now known or hereafter devised.

DrumsForYou.com hereby waives the benefit of any provision of law known as “moral rights” or any similar analogous provision of any treaty, statute, regulation or rule of law of any government or quasi-governmental body in any country of the world or throughout the universe.