DISCOTHEQUES AND DANCE HALLS

(Tariff "D")

Effective from 1 January, 2016.

1. SCOPE OF TARIFF

This tariff applies to the performance or communication to the public of musical works and sound recordings at premises where dancing takes place to recorded music, irrespective of whether such performances are given by the proprietors of the premises or by a third party such as the owner of a licensed mobile discotheque service. It does not apply to premises where the main consideration of admission is the purchase of a meal.

2. GENERAL CONDITIONS AND DEFINITIONS

- 2.1 This TARIFF applies only to performances/communications to the public of such music covered by a license from UPRS, obtained before the performances/communications to the public commenced. Any performances/communications to the public not so covered will be assessed at double this tariff. UPRS is not bound to offer a license under this tariff in respect of any performances/communications to the public for which application was not made in advance.
- **2.2** This tariff applies to the performances/communication to the public of musical works or sound recordings at said premises as <u>featured music</u>. There are specific types of performance/ communication to the public that UPRS does not classify as featured music and which are licensed under separate tariffs.
- **2.3** The LICENSE FEES are calculated by reference to the Gross Annual Revenue from admission fees, membership fees, liquor and refreshment sales, subject to a minimum fee per unit customer capacity (or part thereof) per day on which dancing takes place. All the above certified by an auditor or an accountant or in a manner acceptable to UPRS.

- **2.4** "Customer capacity" shall mean the maximum number of persons which could under normal circumstances be accommodated in the room where the dancing takes place.
- **2.5** UPRS reserves the right to make such variations in this tariff as it considers appropriate when licensing premises or performances/communications to the public which, in its opinion, do not fall within the scope of this tariff.

3. TARIFF RATES

3.1 COMMERCIAL DISCOTHEQUES AND DANCE HALLS

License fee as a percentage of Gross	2.25% of such
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Revenue as defined in 2.3 above Revenue

subject to a:

		Musical	Sound
		Works	Recording
3.2	MINIMUM FEE per unit of 25persons		
	customer capacity or part thereof per		
	day	6,657	3,329
3.3	All the above certified by an auditor or		
	an accountant or in a manner		
	acceptable to UPRS		
All the above subject to:-			
3.4	MINIMUM ANNUAL FEE	639,072	319,536

4. TARIFF ADJUSTMENT

The foregoing minimum rates of charge are related to the Official Consumer Price Index as published by the Uganda Bureau of Statistics as for the year 2015. They are subject to a surcharge or discount of 1% in respect of every increase or decrease of 1 complete point in the weighted average figure of the aforementioned Index. Such surcharge or discount shall take effect from the sixth day of the anniversary month next following the second month in which the relevant index figure is published.

5. VALUE ADDED TAX

Every Licensee under this tariff will pay to UPRS, in addition to the license fee due under the tariff, a sum in respect of Value Added Tax calculated at the relevant statutory rate on the annual license fee payable and UPRS shall provide a Tax Invoice in relation to the fee payable, to the Licensee.