

# APPLICATION

## PPCA INTERIM SIMULCASTING LICENCE

Pursuant to orders of the Copyright Tribunal of Australia made 16 December 2013

<b>Applicant</b>	_____ (name of party seeking the licence)		
<b>ABN</b>	_____ (insert ABN #)		
<b>Radio Group</b>	_____ (name of group/network to which Applicant belongs)		
<b>Station details</b>	Call sign: _____	Licence Area: _____	Frequency: _____
	Note: a separate application form must be provided for each station		
<b>Simulcast website</b>	The Station's simulcast is available from the following URL:		
<b>Contact details</b>	Address: _____	Ph: _____	Email: _____
	_____	_____	_____
<b>Music scheduling system (if any)</b>	_____ (name and version number where applicable)		
<b>Playout system</b>	_____ (name and version number where applicable)		
<b>Streaming provider</b>	_____ (name of streaming provider or CDN, if any)		
<b>Streaming software</b>	_____ (name and version number where applicable)		
<b>Music scheduling data period</b>			
The period of time for which each tranche of music scheduling logs or data will be provided is: _____ (days/weeks/months)			
Note: the above period must not be greater than a calendar quarter and must be less than the period for which the logs or data are retained by the relevant system.			
<b>Playout data period</b>			
The period of time for which each tranche of playout logs or data will be provided is: _____ (days/weeks/months)			
Note: the above period must not be greater than a calendar quarter and must be less than the period for which the logs or data are retained by the relevant system.			
<b>Streaming data period</b>			
The period of time for which each tranche of streaming logs or data will be provided is: _____ (days/weeks/months)			
Note: the above period must not be greater than a calendar quarter and must be less than the period for which the logs or data are retained by the relevant system.			
<b>Designated Station</b>			
Does the Applicant claim that its station is a Designated Station in accordance with paragraph 11 of the Interim Scheme in Annexure A to the orders of the Copyright Tribunal made on 16 December 2013 ( <b>Orders</b> )? _____ (Yes/No)			
If yes, the Applicant must <b>attach</b> to this Application a statement which states and verifies the fact that the Applicant is reasonably unable to maintain the logs or data in the form required under paragraphs 6 and 7 or paragraph 8 of the Orders in respect of the station because it cannot obtain the required logs or data, or will incur costs to maintain such logs or data in the form required and that the Applicant considers it would be unreasonable for it to bear those costs.			

*This statement must also detail and give reasons for the Applicant's inability to obtain the required logs or data as the case may be and/or, if applicable, detail the costs it is unprepared to bear and give reasons for that unpreparedness.*

**Verification and Application**

I, \_\_\_\_\_ (name), \_\_\_\_\_ (position), as a duly authorised officer of \_\_\_\_\_ (insert name of Applicant) verify that the matters set out in this Application including, without limitation, each of the matters set out in the attachment in support of the claim that the Applicant is a Designated Station, are true and correct. \_\_\_\_\_ (insert name of Applicant) applies for an Interim Licence in accordance with the terms set out in the Orders, which are available from the PPCA website at [www.ppc.com.au](http://www.ppc.com.au) (**Licence Terms**). I verify that I have read and understood the Licence Terms.

.....

Signed by \_\_\_\_\_

Date:

**PPCA USE ONLY**

SIGNED AS AGREED BY PPCA

PPCA accepts the application and grants a licence on the Licence Terms.

For and on behalf of PPCA by its duly authorised officer:

.....

SIGNATURE

.....

DATE

**ATTACHMENT TO APPLICATION FOR PPCA INTERIM SIMULCASTING LICENCE**

**STATEMENT FOR A DESIGNATED STATION**

*(If applicable)*

*Note: if an Applicant claims that its station is a Designated Station, it must state and verify the fact that the Applicant is reasonably unable to maintain the logs or data in the form required under paragraphs 6 and 7 or paragraph 8 of the Orders of the Copyright Tribunal dated 16 December 2013 in respect of the station because the Applicant cannot obtain the required logs or data, or will incur costs to maintain such logs or data in the form required and that the Applicant considers it would be unreasonable for it to bear those costs. This statement must also detail and give reasons for the Applicant's inability to obtain the required logs or data as the case may be and/or, if applicable, detail the costs the Applicant is unprepared to bear and give reasons for that unpreparedness.*

**Statement**

[Set out details]