



Public Performance Tariff V2:		Fitness Centres, Gymnasiums, Health Clubs	
Effective Date	This Tariff applies from 1 July 2018		
What is licensed under this Tariff?	Protected Sound Recordings (see definition of Sound Recordings below)		
What uses are covered by this Tariff?	<p>This Tariff covers the playing of protected sound recordings when used as a general amenity, or as background music, for the informal entertainment of patrons in free weights areas, specialised exercise equipment areas, change rooms or other public areas of the Fitness Centre.</p> <p>This Tariff <u>does not</u> cover:</p> <ul style="list-style-type: none">• any featured use of protected sound recordings;• the playing of protected sound recordings as part of a Fitness Class (covered by Tariff V1);• the playing of protected sound recordings in a restaurant or café operating within the Fitness Centre (covered by Tariff R1);• the public exhibition of music video clips within the Fitness Centre, including via DVD or any other similar medium (covered by Tariff W); <p>Note that a separate Licence Fee is payable for each room, level or other area where protected sound recordings are played. If a venue has more than one room, level or other area, then each of those areas incurs a separate Licence Fee.</p>		
What are the Licence Fees?	\$80.75 per area		
Licence Period	Annual		
Special conditions applicable to this Tariff	None		

ALL LICENCE FEES UNDER THIS TARIFF ARE PAYABLE IN FULL, ANNUALLY IN ADVANCE. ALL AMOUNTS ARE INCLUSIVE OF GST.

PPCA will generally increase Licence Fees with effect from 1 July of each year, in line with the movement in the Consumer Price Index (CPI) since the date of the last increase or review. CPI increases will not be notified to Licensees separately, but will be applied to all invoices issued on or after 1 July in each year. Any increase in Licence Fees as a result of a broad or structural review of a Tariff will only be implemented following a period of consultation with the affected industry sector.