ARTIST RECORDING CONTRACT

1. AGREEMENT made this d	ay of	, 20,
between		(herein called "the
Company")		
and		_ (herein called "the Artist")
for the tendering of personal services in	connection with the	e production of Commercial
Sound Records.		
2. This agreement shall remain in effect the date hereof, and during that period y and perform at the Company's recording selection desires.	you will, at mutually g studios for the pur	convenient times, come to pose of recording
In consideration of this Agreement of provided for yourself, you grant to the Conominees (1) the right to manufacture, a dispose of in any or all fields of use, the throughout the world or any part thereorecorded hereunder, upon such terms are the right to use your name and photograph of said records; and (3) all rights in and control thereof, upon which are reproductive.	Company, its associand advertise, sell, lease, roughout the world, of, records embodying a conditions as the aph if desired, in conto the matrices and	ates, subsidiaries and , license or otherwise use or or to refrain therefrom, ag the performances to be Company may approve; (2) nnection with the exploitation records, and the use and
3. The Company will pay you for the richereunder by you a royalty of	cents for vorld by the Comparembodied any of the area and sold by the hereunder, the amorpting in cases where	or each double-faced record ny or its associates or se selections recorded Company on only one face of unt of royalty shall be one-
4. Payment of accrued royalties shall be for the period ending of each y to deduct from the amount of any stater royalties previously paid to you or reco on exchange proposition.	and on the first day of year. The Company, ments, or accounts of	of for the however, shall have the right f royalties due, the amount of

- 5. You agree that during the period of this Agreement you will not perform for any other person, firm or corporation, for the purpose of producing commercial sound records, that after the expiration of this Agreement you will not record for anyone else any of the musical selections recorded hereunder, and that in the event of a breach of this covenant, the Company shall be entitled to an injunction to enforce same, in addition to any other remedies available to it.
- 6. The Artist hereby warrants that he has no oral or written obligations contracts, or agreements of whatever nature entered into prior to the signing of this agreement which are now in force and binding and which would in any way interfere with carrying out this agreement to its full intent and purpose.
- 7. If any instrumental musicians whose services are engaged hereunder are members of the American Federation of Musicians, the following provision shall be deemed to be a part of this agreement:

"As the musicians engaged under the stipulations of this contract are members of the American Federation of Musicians, nothing in this contract shall ever be construed as to interfere with any obligation which they owe to the American Federation of Musicians as members thereof."

- 8. It is mutually understood and agreed that in the event the license issued to the Company by the American Federation of Musicians, and pursuant to which the Company engages the services of Federation members as instrumental musicians, should be revoked or terminated, with or without cause, and in the event you or any of the members of the Musical Organization are members of the Federation, the Company may, at its option, terminate and cancel this agreement without liability to you.
- 9. The Company shall have the privilege and option to extend this Agreement from the date of its expiration for a period equal to the terms of this Agreement by giving to you notice in writing of its exercise of such option and its election to continue. Such notice shall be given to you personally or be mailed to your last known address not less than ten days prior to the expiration of this Agreement. Upon the giving of such notice this Agreement shall be continued and extended for such further period upon the same terms as those above set forth.

ACCEPTED AND AGREED TO:	
BY:	