

CDJA - AVLA Signature Page

This page (top box) is mandatory for receiving your AVLA Licenses.

**Membership year
ending Dec. 31, 2012**



**Audio-Video Licensing
Agency
Toronto, Ontario**

I, _____ of _____
(Print your name) (Print name of your company)

sign this document to agree to the statements, requirements and operational provisions of the AVLA's Online and Manual Application Process that is located on the CDJA's National Website. By signing this AVLA Signature Page, I agree that all conditions and stipulations of the **2012** AVLA Application Process that is offered on site by the CDJA and that is submitted by me via physical or electronic means (email, fax or snail mail) is correct and validated by my signature below for AVLA Licensing Membership. (See stipulations below.)

Signature of Authorized Company Official: _____

(Please sign your name heavily for faxing purposes)

Dated: _____ City: _____ Province: _____ Postal Code _____

2012 AVLA Schedule "B" Licensing Program Details

I (We) hereby acknowledge and agree that the ASSOCIATION has entered into a blanket licensing agreement (the "AVLA Agreement") with the AVLA Audio-Video Licensing Agency Inc. (AVLA) on behalf of its Member Disc Jockey Services for the limited right to duplicate certain sound recordings. I/We acknowledge that as a Member Disc Jockey Service, I/we are bound by the terms and conditions of the agreement between the ASSOCIATION and AVLA including, but not limited to, the following:

1. to produce Programs that meet or exceed Canadian recording industry standards;
2. to ensure that any Sound Recordings Copied will not be edited, modified or otherwise altered in the production of Programs;
3. to erase or destroy all Programs made pursuant to the AVLA Agreement if the AVLA Agreement is terminated, or in the alternative to apply to AVLA directly for licensing;
4. to take precautions to prevent the theft or unauthorized use of Programs and to report to AVLA any such incidence;
5. to avoid any activity which would reflect negatively on the artist or record company whose sound recordings have been duplicated;
6. to ensure that Programs are not made available for sale or rental to any persons;
7. to accurately report the number of Programs produced, including any Back-Up Databases;
8. to refrain from copying any sound recording not authorized for duplication including AVLA licensed Music Supply Service Programs;
9. to answer all inquiries received from AVLA in a timely manner and to display an AVLA Display License when providing disc jockey service;
10. to allow AVLA or its agent to inspect books, records and documents as they relate to the AVLA Agreement, upon reasonable written notice from AVLA;
11. to not copy sound recordings from any sources that are borrowed, or leased from AVLA licensed Music Supply Services, or any downloadable source such as the Internet, unless specifically authorized by AVLA; and
12. to display an AVLA license in the name of the Member Disc Jockey Service at all public performances of Programs.



Note!

The AVLA has stated that CDJA Members who obtain licenses through our channels do not need to have their company details placed on the AVLA site.