



CONTEST TERMS AND CONDITIONS

Captured Music ("the Company") engages you, ("the Remixer") and the Remixer agrees to be engaged to remix the track (the Recording) of the following title: "Reveal Your Innocence" performed by the Artist: "Halifax".

By submitting the musical work for consideration in the Remix Contest ("the Contest"), the Remixer agrees to the following Contest rules:

All remix parts are copyright of © 2004 Captured Music and are not to be redistributed or reused in any manner or for any purpose other than the Remixer's participation in the Contest. The Remixer irrevocably confirms all vocals and/or lyrics included in the Recording must not in any way violate the rights of any third party including copyrights.

The Company will not be responsible or held liable for any music, vocals or lyrics included in the Recording which have been copied from any other source and the Remixer hereby agrees to indemnify, defend and hold harmless the Company from and against any and all claims, costs, expenses and liabilities of any kind (including attorney's fees and costs) which may arise out of any breach of this representation and warranty and/or any use of the Recording in any manner by the Company.

The Remixer hereby confirms the Company the entire copyright in the Remix and the musical composition therein shall vest in the Company and the publisher, respectively, absolutely throughout the World for the full period of copyright and all renewals and extensions thereof and thereafter (in so far as possible) in perpetuity. The Remixer further confirms that the Company shall be the sole and exclusive owner of the Remix and the publisher shall be the sole and exclusive owner of the musical composition embodied therein.

The submitted Remix will not be returned to the Remixer at any time during or after the Contest. The Contest winners will be required to execute additional documentation to further effectuate ownership by the Company of the Recording.

The Remixer agrees to enter into this Agreement as an independent contractor and nothing contained in this Agreement shall be construed or interpreted as constituting a partnership, joint venture, agency, and/or employer/employee relationship between yourself and the Companies. No third party is intended to be a third party beneficiary hereof.

This Agreement contains the entire understanding between the Remixer and the Company; it supersedes any and all other prior agreements, correspondence or statements, whether written or verbal. No modification, amendment, waiver, termination or discharge of this Agreement shall be binding upon the Companies unless confirmed by a written instrument signed by the Company. No waiver of any provision of or any default under this Agreement shall constitute a waiver by the Companies of compliance thereafter with the same or any other provision or of the Company' right to enforce the same or any other provision thereafter.

If you are comprised of more than one individual, the terms and conditions hereof shall apply to you jointly and severally. If any clause or part of this Agreement is determined to be unenforceable by a court or tribunal of competent jurisdiction to make such a determination, the remainder of this Agreement shall remain in full force and effect.

This Agreement has been entered into in Kalmar, Sweden, and the validity, interpretation and legal effect of this Agreement shall be governed by the laws of Sweden applicable to contracts entered into and performed entirely within Sweden. Any action or suit pertaining to or arising out of this Agreement shall be determined under the laws of Sweden and shall be subject to the exclusive jurisdiction of the courts located in Kalmar.