MUSIC THEATRE INTERNATIONAL

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

CONTRACT CHECKLIST

Read through your contract, then COMPLETE, SIGN, and RETURN the following:

- ► CONTRACT CONFIRMATION Page
 - Fill in the following:
 - Number of Performances (first blank line on Contract Confirmation)
 - Royalty per Performance (second blank line on Contract Confirmation)
 - Additional Rental costs (if any)
 - Grand Total of Additional Materials (from Additional Materials page, if ordering)
 - Include Payment:

Check or Money Order (no personal checks)

OR Credit Card information with signature

OR Purchase Order (only for schools and government agencies)

The \$400 security fee must be paid by Credit Card, Check or Money Order

- ► ADDITIONAL MATERIALS Page—if ordering (optional)
- ▶ ADDITIONAL ORCHESTRATION Page if ordering (optional)
- ▶ VIDEO LICENSE, if available, and \$75 fee if ordering (optional)
- ► Any other Contract Riders that require signature

ADDITIONAL NOTES

TO POSTPONE OR CANCEL A SHOW:

- Log into your MyMTI account at https://account.mtishows.com
- Click on Change Booking

<u>To Postpone:</u> Select your new dates and click *Submit* You will receive an email confirmation including a summary of your requested changes

To Cancel: Select I'd Like to Cancel My Booking and click Submit Once your request is processed, you will receive an email confirmation and you'll be able to access your invoice through your MyMTI account by clicking Booking Details, and then select My Invoice

MULTIPLE ORCHESTRATIONS: For shows with multiple Orchestrations, you may order additional parts only for the Orchestration you selected on the Contract Confirmation page.

FINAL SALES TAX AND SHIPPING FEES: Final Sales Tax and Shipping Fees can only be determined after Contract and security deposit have been processed.

HOW TO RETURN YOUR CONTRACT:

- By Email: Scan and email your signed Contract, with payment information, to your licensing representative
- By Mail: Sign and mail your Contract, with payment information, to:

Music Theatre International 423 West 55th Street New York, NY 10019

Please read through the entire Contract to ensure proper compliance with the terms of your agreement with MTI.

The Licensing FAQ/Guidelines and Contract Checklist are provided for information only and are not part of the MTI Production Contract

COVER_0_1

MTI PRODUCTION CONTRACT

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

Licensee:

BOURBON COUNTY HIGH SCHOOL C/O: Carl Willoughby 3343 LEXINGTON ROAD PARIS, KY 40361

TELE#: FAX

E-MAIL: Carl.willoughby@bourbon.kyschools.us

Contract Issue Date: 10/08/25 Contract Expiration Date: 11/19/25

Valid For Performances From: 03/27/26 - 04/04/26

MTI Access Code: SHR4129144

THIS IS A LICENSE FOR AN AMATEUR PRODUCTION OF: SHREK THE MUSICAL

SPECIAL CONDITIONS

ROYALTY

ROYALTY A) \$125.00 For Each Regular, Benefit or Other Performance

Provisions: Regular Performance

Seating Limited to 150 per Performance Tickets © 5.00 4.00 0.00 0.00 0.00

SECURITY FEE

\$400.00 to be refunded following the safe, timely return of the rented material to us, less handling/shipping/missing materials/brokerage fees, late charges and/or any outstanding account obligations.

RENTAL FEE

\$900.00 for a standard set of materials or any part thereof Provisions:

See attached ADDITIONAL MATERIALS page for a complete list of all materials included in the Standard Rental Set.

The Standard Rental Set (see attached) is the ONLY acting edition authorized by the Authors and <u>MUST</u> be rented from us as a condition of this offering.

If the rental materials are needed in advance of the standard two-month rental period, they may be rented for \$400.00 extra each month or part therof, pending availability.

CONTRACT_2

PLEASE KEEP THIS PAGE FOR YOUR RECORDS

MUSIC THEATRE INTERNATIONAL • 423 West 55th Street, New York, NY 10019 • (212) 541-4684 • Fax (212) 397-4684 • www.mtishows.com

CONTRACT CONFIRMATION

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

PAGE 2

CONFIRMATION OF PERFORMANCE INFORMATION Name of Organization: BOURBON COUNTY HIGH SCHOOL Name of Show: SHREK THE MUSICAL Name and address of performance space/venue: BOURBON CO 3343 LEXINGTON ROAD, PARIS, KY 40361 Date(s) of performance(s): 03/27/2026 - 04/04/2026 **Offer Expires:** 11/19/2025 Please list number of performances for each calendar month: @ SHIP WITH: Partiai ■ No Orchestration Standard Orchestration ■ Alternate Orchestration (if "Partial," you MUST mark the required parts on the Orchestration Details sheet, and return a copy with your signed contract.) **ROYALTY:** Royalty A for ______ performance(s) @ \$ 125.00 per performance, a total of RENTAL: \$900.00 for a standard set of materials or any part thereof 900.00 ADDITIONAL RENTAL (Outside of the standard two (2) month period): \$100 per week X weeks SECURITY FEE: Your security fee MUST be paid in full by check, credit card or money order (No Purchase Orders accepted) in order to process your license. Failure to do so may result in a delay in the processing of your license. \$ 400.00 ADDITIONAL MATERIALS GRAND TOTAL (from ADDITIONAL MATERIALS page); SALES TAX (where applicable): TOTAL: \$ 1900 TOTAL AMOUNT ENCLOSED: BALANCE REMAINING: SHIPPING You will be billed for all shipping charges. Canadian and overseas shipments are by most efficient carrier, unless otherwise instructed. check one) OVERNIGHT 3-DAY GROUND (up to 7 days) If no shipping method is selected, shipment will be by FedEx Ground Service Special Shipping Instructions: (check one) Lexington Shipping Address: 3 State: Ky Zip/Postal Code: 4036 / City: PAYMENT ALL PAYMENTS MUST BE MADE IN U.S. FUNDS CHECK or MONEY ORDER (No personal checks accepted. Make payable to MUSIC THEATRE INTERNATIONAL) CREDIT CARD: VISA ☐ MASTERCARD ☐ AMERICAN EXPRESS Card Number: Exp. Date:___ Name on Card: Billing Postal Code:____ Signature: PLEASE NOTE: ANY REFUNDS ISSUED ON CREDIT CARD PAYMENTS WILL BE PAID TO THE ORGANIZATION BY CHECK PURCHASE ORDER: For schools and government agencies ONLY, a signed, authorized purchase order is acceptable vior ROYALTY and RENTAL payment. YOU MUST STILL return your check, money order or credit card information for the SECURITY FEE along with your signed, authorized P.O. with this license to cause materials to be shipped. ACCEPTANCE y/signing below, you agree that (i) you have read and understand the terms and conditions of this Production Contract, the accompanying Performance License and all account and conditions contained therein. PRINT YOUR NAME _____ TITLE _____ AUTHORIZED SIGNATURE ____ DATE _____ EMAIL DAY PHONE _____ CONFRM_0_13r YOU MUST COMPLETE AND RETURN THIS PAGE WITH PAYMENT

STANDARD RENTAL SET

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

The rental fee includes the materials below and, when applicable, a full OR partial set of the standard OR alternate orchestration. The rental fee will not change if no orchestrations are ordered.

YOUR STANDARD RENTAL SET WILL INCLUDE:

- 1 ERRATA LIST
- 25 LIBRETTO/VOCAL BOOK
- 2 PIANO CONDUCTOR'S SCORE ACT 1
- 2 PIANO CONDUCTOR'S SCORE ACT 2

ORCHESTRATION STANDARD ORCHESTRATION

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

Below is a detailed list of all orchestra parts available for this title, along with doublings and other instrumentation notes. If you wish to order additional parts, mark the number of <u>additional</u> parts for each instrument, and return this page with your Contract Confirmation page and include the <u>total</u> number of <u>additional</u> parts on the Additional Materials form.

STANDARD ORCHESTRATION

BOOKS	ADDITIONAL		
INCLUDED	REQUESTED	INSTRUMENT	DOUBLINGS
1		BASS	ACOUSTIC BASS, ELECTRIC BASS, ELECTRIC 5-STRING
1		CELLO	
1		DRUMS	BASKET SHAKER, BELL TREE, DRUM KIT, KELTIC ARENA DRUMS
			LARGE SHAKER, MARK TREE, PICCOLO SNARE DRUM
			SMALL SHAKER, TAMBOURINE, WOOD/TEMPLE BLOCKS
1		GUITAR 1	ARCHTOP GUITAR, ELEC. STRATOCASTER, ELECTRIC GUITAR
			NYLON ACOUSTIC, STEEL GUITAR, STEEL STRG ACOUSTIC
			UKULELE
1		GUITAR 2	ELECTRIC GUITAR, MANDOLIN, NYLON ACOUSTIC
			STEEL STRG ACOUSTIC, 12-STRING ACOUSTIC
1		HORN	
1		KEYBOARD 1	
1		KEYBOARD 2	
1		PERCUSSION	BELL TREE, BIG TRIANGLE, BONGOS, CASTANETS, CHIMES
			CLAVE, CONGAS, COWBELL, CROTALES, DJEMBE, DUMBEK
			FINGER CYMBALS, GLOCKENSPIEL, GRAN CASSA, MARK TREE
			ORCHESTRA BELLS, PIATTI, PICCOLO SNARE DRUM, SHAKER
			SLEIGH BELLS, SMALL SHAKER, SNARE DRUM
			SUSPENDED CYMBAL, TAM TAM, TAMBOURINE, TEMPLE BLOCKS
			TIMPANI, WOOD BLOCK, XYLOPHONE
1		REED 1	ALTO SAXOPHONE, CLARINET, FLUTE, PICCOLO
1		REED 2	BARITONE SAXOPHONE, BASS CLARINET, CLARINET, FLUTE
			SOPRANO SAXOPHONE, TENOR SAXOPHONE
1		TROMBONE	BASS TROMBONE, TENOR TROMBONE
1		TRUMPET	FLUGELHORN, PICCOLO TRUMPET, TRUMPET
1		VIOLIN 1	
1		VIOLIN 2	

ADDITIONAL MATERIALS

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

Additional Standard Set Materials Order Form

You can order additional materials and theatrical resources at the following rates.

To order, simply indicate the quantity of each item you would like and add this Total to the Grand Total on the following page to the Confirmation Page of this Product on Contract.

ITEM	QUANTITY	ŭ	COS	ST EACH	TOTAL
ADDITIONAL MATERIALS					
ERRATA LIST LIBRETTO/VOCAL BOOK (Replacement Fee \$25.00) PIANO CONDUCTOR'S SCORE ACT 1		x	\$	6.25	= \$
(Replacement Fee \$60.00) PIANO CONDUCTOR'S SCORE ACT 2	1-4-1-4-1-4-1-4-1-4-1-4-1-4-1-4-1-4-1-4	Х	\$	15.00	= \$
(Replacement Fee \$60.00) ADDITIONAL ORCHESTRA PARTS (Replacement Fee \$60.00) (Attach ORCHESTRATION sheet with additional parts required ma	arked - list total	x x quan	\$ \$ tity of r	15.00 15.00 parts above)	= \$ = \$

STANDARD SET MATERIALS TOTAL (add this total to Grand Total on next page)
You MUST return this form along with your contract to receive materials.

\$____

***See Vendor Pricing following the next page for pricing information

ADMAT-SS_1

RETURN <u>THIS P</u>AGE ONLY IF ORDERING ADDITION<u>AL STA</u>NDARD SET MATERIALS

ADDITIONAL MATERIALS

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

THEATRICAL RESOURCE MATERIALS ORDER FORM

You can order additional materials and theatrical resources at the following rates.

To order: Indicate the quantity of each item you would like and add the Grand Total of your entire

Additional Materials order to the Confirmation Page of this Producton Contract

ITEM	QUANTITY	COST EACH	TOTAL
THEATRICAL RESOURCES		100000	
CHOREOGRAPHY VIDEO GUIDES CUSTOMIZABLE SHOW POSTERS AND ARTWORK DIGITAL SCRIPT & PIANO/VOCAL SCORE HOW DOES THE SHOW GO ON? LOGO PACK DIGITAL PERFORMANCE ACCOMPANIMENT RECORDING (PERFORMANCE & REHEARSAL) REFERENCE RECORDING	X X X X	\$ 175.00 \$ 199.00 \$ 21.00 \$ 75.00 \$ 750.00	= \$ = \$ = \$ = \$ = \$
PERFORMANCE ACCOMPANIMENT RECORDING	x	·	= \$ = \$
(REHEARSAL ONLY) REHEARSCORE APP SCENIC PROJECTIONS SCENIC PROJECTIONS PRO SOCIAL MEDIA MARKETING KIT STAGE MANAGER SCRIPT (Replacement Fee \$100.00) STAGE WRITE APPLICATION STREAMING LICENSE VIDEO LICENSE		\$ 850.00 \$ 1,795.00 \$ 250.00 \$ 25.00 \$ 150.00 \$ 75.00	= \$ 356 = \$ = \$ = \$ = \$ = \$ = \$ = \$
LOGO TEES SIX-PACK ADULT LARGE LOGO TEES SIX-PACK ADULT MEDIUM LOGO TEES SIX-PACK ADULT SMALL LOGO TEES SIX-PACK ADULT X-LARGE LOGO TEES SIX-PACK ADULT XX-LARGE LOGO TEES SIX-PACK CHILD LARGE LOGO TEES SIX-PACK CHILD MEDIUM LOGO TEES SIX-PACK CHILD SMALL	x x x x x	\$ 80.00 \$ 80.00 \$ 80.00 \$ 80.00 \$ 80.00 \$ 80.00	= \$

KEYBOARDTEK ***
ORCHEXTRA ***

TRANSPOSITIONS-ON-DEMAND ***

Standard Set Additional Materials Total (from previous page)

Theatrical Resource Additional Materials Total

ADDITIONAL MATERIALS GRAND TOTAL (add this total to Contract Confirmation Page) You MUST return this form along with your contract to receive materials.

\$ 1900 \$ 1175

ADMAT-TH 1

RETURN THIS PAGE IF ORDERING ADDITIONAL MATERIALS

^{***}See next page for pricing information

> For shows offering Customized Poster, the purchase of a Customized Poster requires purchase of Logo Pack. If you order a Customized Poster without ordering a Logo Pack, a Logo Pack (at \$75) will automatically be added to your order.

ADDITIONAL MATERIALS

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

A NOTE ABOUT ADDITIONAL MATERIALS

The following guide will help you determine the price of available Additional Materials for your show.

Note: Not all Additional Materials are available for every show title.

To check for availability of any Additional Materials in the show you are licensing, please see the show-specific list of Additional Materials on the previous page.

Transpositions-on-Demand (per song title)\$15	Ю
(complete set of orchestra parts, and piano/conductor or piano/vocal score)	

KeyboardTEK (Keyboard patches & programming)

for pricing and to place an order, visit.....www.KeyboardTEK.com

OrchExtra® for pricing, visit.....www.rms.biz

Performance Accompaniment Recordings

Rehearsal only

As requested, if you want to order Performance Accompaniment Recordings, the pricing has already been calculated for you on the previous Additional Materials page. For your convenience, a breakdown of how the cost is calculated is below:

•		
Rehearsal and Perfo	rmance	
Accredited schools:	up to 10 performances	
	11 or more performances (cost per performance over 10) \$100	
All other eligible org	anizations:	
0 - 499 seats	up to 10 performances	
	11 or more performances (cost per performance over 10) \$100	
500+ seats	up to 10 performances	
	11 or more performances (cost per performance over 10) \$100	

— THIS PAGE IS FOR PRICING REFERENCE ONLY —

To order available Additional Materials, enter the price on the previous ADDITIONAL MATERIALS page

ADMAT_VP_9

KEEP THIS COPY FOR YOUR RECORDS

BILLING CREDITS

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

SHOW BILLING CREDITS

For proper usage, refer to Section I, Paragraphs 4 (A & B) of the Performance License.

'*******See billing rider for billing information***********

MTI BILLING

In accordance with the **Performance License**, all advertising materials (posters, programs, websites, etc.) **MUST** include the following credit:

SHREK THE MUSICAL

Is presented through special arrangement with Music Theatre International (MTI).

All authorized performance materials are also supplied by MTI.

www.mtishows.com

In addition, all press releases and press kits <u>MUST</u> indicate the production is licensed by Music Theatre International.

VIDEO RECORDING WARNING

This license does NOT grant the right** to make, use and/or distribute an audio or audiovisual recording (rehearsal, performance or otherwise) of the Play or any portion of it by any means whatsoever, including, but not limited to, through physical media (e.g., film, CD, DVD, tape) or any method of digital recording or distribution. You agree to inform all parents, students and attendees of the above prohibitions against recording the show by means of both a program note and a pre-show announcement.

In compliance with the above condition, you **MUST** include the following warning in your program:

Any video and/or audio recording of this production is strictly prohibited.

**except with respect to certain titles, where a limited video license is available for \$75.00 and you have purchased that license.

BILLG_023_2c

PLEASE KEEP THIS PAGE FOR YOUR RECORDS

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

This Performance License (the "License"), and any Controct Riders attached to the MTI Production Contract ("Production Contract"), are incorporated by reference into the Production Contract and contain important restrictions and requirements regarding Licensee's production. Throughout this License, Music Theatre International is referred to as "MTI", "we" or "us"; the organization to which the Production Contract is issued is referred to as "Licensee" or "you"; and the individual signing on behalf of the Licensee is referred to as the "Authorized Signatory."

Please read this Performance License carefully and keep this copy for your records.

Your signature on the acceptonce line of the Production Contract accompanying this License will acknowledge that:

a) you have read and understand the terms, conditions and provisions set forth below;

b) you are authorized to sign the Production Contract on behalf of Licensee;

c) you agree to the terms, conditions and provisions contained herein on behalf of Licensee; and

d) you will inform the producer(s), director(s) and creative team of Licensee's production of the terms, conditions and provisions contained in this Production Contract.

I. COPYRIGHT PROVISIONS, PRODUCTION RULES AND BILLING

Any violation of these copyright provisions shall automatically and immediately terminate the Production Contract.

- 1. Rights Granted and Restrictions on Use of Replica Elements: This Production Contract allows the public performance of the Play as represented in the rental materials provided by MTI under the following terms and conditions. The rights granted by MTI do not include the right to utilize any of the chareography, staging, direction, designs (including set, costume, video or projections), logos, or other intellectual property from any prior productions of the Play or from any film version of the Play. The rights to all of those elements, in whole or in part, are owned by third parties and are not granted as part of this Performance Licensee. Licensee may use production elements such as choreography, direction, designs and/or logos when (i) any such elements are specifically provided as part of the standard rental materials, and thereby authorized for use by MTI, or (ii) where available, the Licensee purchases an MTI Production Resource thereby granting a license to use said element.
- 2. Changing the Play; Casting: Under federal law and under the terms of this Production Contract, you may not make any changes to the Play or any additional materials purchased or rented from MTI (the "MTI Rental Materials"), including but not limited to the following:
 - **a.** You may not add music, dialogue, lyrics, non-verbal scenes or anything to the Play as embodied in the MTI Rental Materials, including any songs or dialogue from any film version of the Play or from any other production of the Play.
 - b. You may not delete, in whole or in part, any material in the Play as embodied in the MTI Rental Materials.
 - c. You may not make changes of any kind, including but not limited to changes of music, lyrics, dialogue, sequence of songs and/or scenes, time period, setting, characters or characterizations or gender of characters in the Play.
 - d. You agree that any proposed change, addition, omission, interpolation, or alteration in the book, music, or lyrics of the Play shall first be submitted in writing to MTI. MTI may, in its sole discretion, seek approval for such change from the authors or other rightsholders of the Play (the "Rightsholders"). If permission for any such change is granted, such changes shall become the property of the Rightsholders without any obligation to you or any third party making such changes, and MTI may require you to enter into a work for hire agreement or copyright assignment with such third party. If MTI does not respond to a request for any changes in writing, the change shall be deemed disapproved. No such change shall be implemented in your production unless and until MTI has notified you in writing that the change is approved.
 - e. The use of makeup to alter a performer's race or ethnicity (e.g., blackface, etc.) is strictly prohibited under this Performance License. Certain titles may have additional casting requirements set forth in a separate contract rider.
 - f. You may not make any physical or digital copies of the materials provided or physically alter, amend, or change them, or digitally distribute them, without MTI's prior written permission. If such permission is granted, you agree to collect and destroy all such copies upon the completion of your production.
 - **g.** MTI and the Rightsholders shall not be obligated at any time to offer royalty participation or make any payment to any person whom you may hire to direct, choreograph, stage, design, furnish musical services or otherwise actualize your production unless that person has entered into a written agreement directly with the Rightsholders or MTI.
 - h. The Authorized Signatory agrees to review these copyright provisions with the director and entire creative team of your production.

PERF-1_9__A-FULL

(CONTINUED)

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

3. Advertising/Recording/Broadcast (Audio, Video, Digital, etc.): Except for the customary right to advertise and publicize the Play by means of print, radio, television, online and social media, including TV commercials and B-Roll (in which no radio, television or digital commercial produced by Producer shall contain excerpts from the Play in excess of 30 seconds (90 seconds in the aggregate)), this Production Contract grants no rights to record, stream or distribute the Play or any portion of it by any means whatsoever (subject to the last sentence of this Paragraph). Specifically, except as set forth in the previous sentence, this Production Contract does not grant you any right to (i) make an audio or audiovisual recording (rehearsal, performance or otherwise) of the Play or any portion of it by any means whatsoever, including, but not limited to, tape, film, CD, DVD or digital versions; or (ii) to televise, broadcast, stream, make available for download or otherwise post online or in social media or through any mobile device the Play or any portion of it. You agree to inform all audience members of the above prohibitions against recording the show by means of both a program note and a preshow announcement. If you have purchased a Streaming or Video License (where available) for your production of the Play, you may permit limited recording in accordance with the terms of the Streaming or Video License.

4. Billing Credits and Use of Logos in Advertising and Promotion:

- **a.** <u>Billing</u>: You must bill the Play, the authors and other creative personnel in all programs, houseboards, displays, websites, advertising and publicity (print or digital) exactly as set out in the Billing Credits section of this Production Contract. Your program must also include any other required language that appears in the Billing Credits (e.g., MTI credit, video recording warning language).
- **b.** Bios: If your program or website includes bios of any member of your creative team, you must include both (i) author bios and (ii) Music Theatre International's bio in your program. Bios may be found on our website at www.mtishows.com/bios or may be obtained by request from MTI.
- c. <u>Logos</u>: <u>You may not</u> use the copyrighted logo of the Play or any logo associated with any other production or film version of the Play, unless you purchase an MTI Logo Pack featuring that logo (where available) and you pay MTI the appropriate fee, if required.
- d. <u>Use of Play Title in Domain Names and Social Media</u>: You may not use any domain name or social media or account/handle incorporating the name of the Play without the prior written permission of MTI. If permission is granted, you must agree to assign the domain name to the Rightsholders or their duly authorized representatives.
- e. <u>Program Copies</u>: One (1) print copy of the program for your production should be sent to MTI's Business Office (in lieu of a print version, digital copies can be emailed to licensing@mtishows.com) not later than three (3) days following the opening performance.
- 5. Merchandise: You may not create merchandise based on the Play or using the Play's title, logo, characters, lyrics or text, whether for sale or distribution, without written permission from MTI acting on behalf of the Rightsholders or their duly authorized representatives. You may sell merchandise purchased from MTI (e.g., T-shirts), where available.

II. PERFORMANCE LICENSE AND PAYMENT PROVISIONS

1. License Effective Date; Payments: MTI must receive, prior to the Offer Expiration Date on the first page of the Production Contract, (i) a signed copy of the Production Contract and (ii) your security fee and any other payments that are due on execution, in U.S. funds, or your application for a license to produce the Play on the performance dates listed in the Production Contract will expire. Furthermore, MTI reserves the right to revoke the license offer at any time in its sole discretion before it has received the signed Production Contract and required payments. You will receive a confirmation from MTI when all such necessary submissions have been received and accepted (please allow approximately ten [10] business days) and at such time your Production Contract will take effect and your production will be considered licensed ("Fully Licensed"). Until such time, you agree not to advertise, announce, audition, present or sell tickets for any performances of the Play. Your license to produce the Play is conditioned on MTI receiving payment in full of all royalties, rental fees and other materials costs under this Production Contract (including payment for any ancillary productions or services purchased subsequent to the date the Production Contract was issued). (Accredited schools and government agencies only may provide a purchase order in lieu of upfront payment pursuant to Paragraph II. below). Payment in full is required before MTI will ship materials to you. In any case, if payment in full has not been received by MTI prior to the first scheduled performance date, the rights granted to you in this Production Contract will terminate and your production will be deemed to be unlicensed. You agree to pay all royalties, rental and any other amounts due to MTI upon execution or within the time period specifically set forth in the Production Contract and any rider. If no time period is listed for any other charges, you agree to pay such amounts owing to MTI within forty-five (45) days from the end of your production or within thirty (30) days of receipt of an invoice from MTI, as applicable.

(CONTINUED)

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

- 2. Changes: If you wish to change any of the conditions set forth in this Production Contract in any way (including change of dates, reducing or increasing the number of performance(s), ticket price adjustments or change of venue), you must submit such requested changes to MTI's Business Office in writing immediately, and MTI must approve all changes before they may take effect. Changes in dates may be disallowed because of licensing restrictions on the Play (e.g., due to tours). Changes in the number of performances, tickets prices and venue or seating capacity may alter the fees quoted in the Production Contract. If MTI does not receive notice of changes prior to your first scheduled performance date under your Production Contract, MTI reserves the right to retain all amounts received or due to MTI under the original Production Contract. In addition, if any such changes would increase the amount owing to MTI (e.g., increased ticket prices; adding performances or increasing seating capacity), MTI will charge your account for such additional amounts. MTI in its discretion may charge a change fee of \$25 each time changes (other than addition of performances or increased ticket prices) are made following the issuance of this Production Contract. If you wish to cancel your entire production, you must do so in accordance with Paragraph II.4 below.
- 3. Additional Performances: If you request the right to add performances or sell additional seats per performance pursuant to Paragraph 2 above, you agree to make additional royalty and rental payments for all such additional performances. You agree not to announce, advertise, present or sell tickets for such additional performances or additional capacity without prior written permission from MTI and payment of the additional royalty and fees due.
- 4. Cancellation of Production: If you wish to cancel your entire production, you must notify MTI's Business Office in writing immediately, but in any case prior to the date of the first scheduled performance set forth in the Production Contract. You understond that, even if you do not present the Play, you may be obligated for the fees set forth in this License and the Production Contract. MTI reserves the right to charge a cancellation fee of fifty dollars (\$50.00) and is entitled to retain all other amounts paid or owing to MTI under this Production Contract. Cancellation of individual performances is covered in Paragraph II. 2 above. Refunds, if any, for a cancelled production will be issued in accordance with Paragraph II. 14 below. If MTI does not receive notice of cancellation of your production prior to the first scheduled performance date under your Performance License, MTI reserves the right to retain all amounts received or due to MTI under the original Production Contract as well as any other payments received for ancillary products and services after the Production Contract was issued.
- 5. Complimentary Tickets: You agree as a condition of this Production Contract to reserve two (2) complimentary tickets for each performance (if requested) for the use of MTI and the Rightsholders and MTI agrees not to sell such tickets.
- 6. Purchase Orders: For accredited schools and government agencies only, a signed, authorized Purchase Order is acceptable in lieu of upfront payment. You must still provide a check, credit card or money order for the SECURITY FEE as well as your signed, authorized Purchase Order when you return the signed Production Contract to cause materials to be shipped. Following the end of the production, you agree to promptly pay royalty and rental payments as well as any other amounts owing for ancillary products and services purchased after the original Production Contract was issued.
- 7. Accounting: You agree to keep and maintain full and regular books and records in which you shall record all items in connection with the production and presentation of the Play, including dates of performance, ticket prices and number of tickets sold. Such books and records shall be open at all reasonable business hours for inspection by MTI or its representatives at your office, and MTI shall have the right to make copies of and take extracts from such books and records. You shall submit to MTI's Business Office, within five (5) days following demand by MTI, a sworn statement setting forth the total number of performances actually presented and the precise date and place of each such performance. MTI's rights under this Paragraph shall continue for five (5) years following (i) the date of the last performance licensed under the Production Contract or (ii) the date on which MTI received final payment due hereunder, whichever is later.
- 8. Default: This License is conditioned upon your fulfillment of all obligations set forth in the License and in the accompanying Production Contract, including the prompt payment of all rental, royalty, security and other fees owing to MTI in U.S. funds when due. If any such payments are not made in full to MTI when due, the rights granted to you under this License will be deemed void ab initio (i.e., this License will be deemed invalid from the outset) and the production that is the subject of this License (and all performances thereof) will be deemed to constitute infringement and breach of contract under applicable law. Nevertheless, you will remain liable for the payment of all fees that might be due to us under this License and will be subject as well to statutory damages for copyright infringement. If you default in the performance of any of the terms of this License, then, in addition to any and all other remedies which we might have at law, we shall have the right to a preliminary injunction to enjoin further performance of the Play. You agree to reimburse us for any expenses incurred by us in enforcing our rights under this Paragraph 8, including, but not limited to, attorneys' fees, telephone, fax, and postage charges and collection expenses. If you pay by check and it is returned insufficient funds or if you stop payment, MTI will charge a returned check fee (currently \$45).

PERF-3_9__A-FULL

(CONTINUED)

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

- 9. Warranty: MTI warrants that, on behalf of the Rightsholders of the Play, it is authorized to grant this License to you. MTI makes no other warranties.
- 10. Reserved Rights: All rights in and to the Play other than those specifically licensed to you under the terms of this Production Contract are reserved to MTI, with the unrestricted right of MTI to use, exploit or dispose of any of them at any time, whether or not the exercise of such rights may be in competition with the rights granted to you in this License.
- 11. Transfer of Rights: Under no conditions can this License be assigned or transferred without written consent from MTI.
- 12. Governing Law: This License shall be governed by the Laws of the State of New York, and any dispute arising out of or under this License agreement shall be litigated only in the courts of the City or State of New York in the City of New York or the United States District Court in the Southern District of New York, and in no other forum.
- 13. Indemnification of Licensor: You agree to indemnify MTI and its affiliates and the Rightsholders of the Play from any claim arising out of your violation of any of the provisions of this Production Contract.
- 14. Refunds: Refunds will be issued in the following circumstances.
 - a. Following the conclusion of your production, if any refund is due to you (e.g., unused portion of security fee), you may elect to keep such amounts on your account to be used for future productions. If you do not elect to keep your refund amount on account, MTI will automatically process the refund within 6 to 8 weeks from the conclusion of your production. Your refund amount may be affected by charges such as shipping fees, missing materials charges, bank charges and other charges and fees specifically mentioned in this Production Contract.
 - b. If you have cancelled your entire production in a timely manner in accordance with Paragraph II.4 above and are entitled to a refund, you may elect to keep the refund on your account to be used for future productions. If you do not elect to keep your refund on account, MTI will process your refund within 6 to 8 weeks from the date MTI receives written notice of the cancellation. Your refund amount may be affected by charges such as shipping fees, missing materials charges, bank charges and other charges and fees specifically mentioned in this Production Contract.

You acknowledge that during a Force Majeure Event (as defined in Paragraph II.15 below), any refunds due to you may be delayed due to the volume of cancellations and refunds to be processed.

15. Force Majeure: Neither MTI nor the Licensee will be deemed in default of this License as a result of its delay or failure to perform its obligations (other than the Licensee's payment obligations) when such delay or failure arises out of causes beyond the reasonable control of MTI or the Licensee. Such causes may include, but are not restricted to, acts of God or the public enemy, war, insurrections, riots, civil disturbances, acts of terrorism, government restriction, fires, floods, strikes, unusually severe weather, epidemics, pandemics or other large-scale health events; but, in every case, delay or failure to perform must be beyond the reasonable control of and without the fault or negligence of the party (a "Force Majeure Event").

In the case of a Force Majeure Event that results in the cancellation or postponement of Licensee's production, Licensee must, as soon as reasonably practicable after the onset of a Force Majeure Event, (a) provide written notice to MTI of the nature and extent of such Force Majeure Event and (b) inform MTI whether it has cancelled or changed the production dates or intends to do so. Cancellation of Licensee's production shall be in accordance with Paragraph II.4. Proposed changes (such as postponement) to Licensee's production shall be in accordance with Paragraph II.2. If Licensee is unable to notify MTI in writing prior to the cancellation or proposed change, Licensee shall do so as soon as reasonably practicable but in any event within five (5) business days of the originally scheduled first performance date (or if the Force Majeure Event begins after performances have begun, within five (5) business days of the onset of the Force Majeure Event). If MTI does not receive written notice that Licensee has cancelled its production due to the Force Majeure Event within such time period, MTI will assume such production has taken place in accordance with the terms of the Production Contract and will have the right to retain all amounts previously paid or owing to MTI for such production (and no refunds will be issued).

Except in the case of cancellations and changes for which Licensee has notified MTI as provided above, nothing in this Paragraph shall affect or reduce Licensee's payment obligations under this Production Contract. Licensee shall remain liable for any cancellation fees, missing materials charges, shipping fees and other charges set forth in the Production Contract, including royalties for performances of the Play that were presented prior to the Force Majeure Event. Licensee also will remain liable for amounts owing for ancillary products and services purchased after the original Production Contract was issued, all of which MTI may deduct from the security fee or other funds on account at MTI.

(CONTINUED)

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

In the case of a Force Majeure Event affecting MTI, MTI shall, as soon as reasonably practicable after the occurrence of the Force Majeure Event, (a) provide written notice (such notice may be given by emails, social media or website postings to customers generally); and (b) use commercially reasonable efforts to resume performance (e.g., shipping materials) as reasonably practicable.

16. Compliance with Laws. Licensee represents and agrees that it shall be aware of and comply with all federal, state and local laws applicable to its production, including laws, regulations and ordinances pertaining to in-person gathering restrictions as well as any other rules or guidelines regarding any public health emergency (or similar situation) which may impact any aspect of Licensee's production, including but not limited to rehearsals, performances and audience attendance. MTI makes no representation or assessment of the legality or prudence of Licensee's decision to proceed with its production, nor shall MTI or the Rightsholders be held liable for any claims arising out of Licensee's decision to proceed with its production. Licensee shall indemnify and hold MTI and the rightsholders harmless from any claims, costs, and damages arising out of Licensee's production.

III. MATERIALS RENTAL PROVISIONS

- 1. Rental Term and Delivery: Delivery of the MTI Rental Materials is conditioned on your production being Fully Licensed as described in Paragraph II.1 (i.e., you have received written confirmation from MTI after submitting the signed Production Contract and paying all applicable royalty, rental and security fees). Provided your production is Fully Licensed, the MTI Rental Materials will be shipped approximately two (2) months prior to the first performance of your production; however, if you have not signed and submitted the Production Contract and remitted full payment in time to enable shipment by such date, MTI will process your shipment as soon as practicable once your production is Fully Licensed. In such case, MTI cannot guarantee the MTI Rental Materials will be delivered in sufficient time to meet your production schedule. If the MTI Rental Materials are needed in advance of the two (2)-month period, the charge is one hundred dollars (\$100.00) for each additional week or partial week, subject to availability. You acknowledge that if materials have shipped MTI has the right to retain a pro-rated portion of the rental fees if your production is cancelled or shortened for any reason, including all fees paid for additional rental weeks, all of which would be determined by MTI in its sole discretion.
- 2. Authorized Rental Materials: The MTI Rental Materials are the only Play materials authorized by the Rightsholders and must be rented from MTI as a condition of this Production Contract. You may not use scripts or orchestra parts obtained from other sources (including materials posted online). The full rental fee must be paid even if you do not intend to use all of the MTI Rental Materials in your production.
- 3. Ownership: All MTI Rental Materials, including missing materials, remain the property of MTI and must be returned to MTI following the conclusion of your production. You understand that the MTI Rental Materials (i) cannot be used for any purpose other than as stated in this License and (ii) may not be copied, scanned or otherwise reproduced, sold, traded, offered for sale or trade, posted online, used for performances other than those specified in this Production Contract or otherwise transferred physically or digitally.
- 4. Suitability: Although MTI strives to provide the highest quality service to you, MTI makes no representation as to the adequacy, suitability and/or condition of the MTI Rental Materials. Any missing or damaged materials MUST be reported to MTI's Business Office within five (5) business days after receipt of your shipment, or you may be liable for full replacement charges upon their return to MTI.
- 5. Shipping Charges: You are responsible for shipping charges BOTH WAYS for materials that MTI rents and/or supplies to you, as well as all customs charges, duties and the like in connection with shipments of materials outside of the United States and return shipment to MTI. You are responsible for complying with all customs regulations applicable to the return of materials to the United States. MTI ships by USPS, FedEx, UPS or other carriers at its sole option. Any expense that MTI incurs with respect to the delivery or return of the materials to its library shall be charged to you; you agree upon demand promptly to reimburse MTI for the full amount of such expense, whether or not your production is cancelled. A \$10 handling fee is applied to each order.
- 6. Return of Materials: You agree that, no later than seven (7) days after the last performance under this Production Contract, you will return to MTI, by prepaid carrier, insured for not less than seven hundred fifty dollars (\$750.00), the complete set of materials (including any additional materials ordered) in as good condition as when you received it. Should you fail to do so, MTI shall be entitled to an additional rental fee of twenty dollars (\$20.00) per item for each day that you retain any material beyond the period of seven (7) days after the last performance. You are responsible for the safe return to MTI of all MTI Rental Materials. If complete materials are not returned all at once and properly labeled, your account may not be credited or you may be liable for a restocking fee. If a Force Majeure Event (as defined in Paragraph II.15)

PERF-5 9 A-FULL

MUSIC THEATRE INTERNATIONAL • 423 West 55th Street, New York, NY 10019 • (212) 541-4684 • Fax (212) 397-4684 • www.mtishows.com

PERFORMANCE LICENSE (CONTINUED)

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

prevents you from returning the materials, you will not be charged a missing materials fee for any days covered by the Force Majeure Event provided (a) you have notified MTI you are unable to return the materials due to the Force Majeure Event and (b) you return the materials promptly after circumstances permit you to do so but in no event later than three (3) months after the onset of the Force Majeure Event.

- 7. Address for Return of Materials: All materials must be returned to MTI's Music Library in Connecticut (Address listed below):
- 8. DO NOT SHIP RENTED PRODUCTION MATERIALS TO THE NEW YORK BUSINESS OFFICE!

RETURN ALL RENTED
PRODUCTION MATERIALS TO:

Music Theatre International 31A Industrial Park Road New Hartford, CT 06057

Phone: 860-379-3320

Any materials returned to MTI's New York Business Office will be subject to a transfer charge of up to \$50.00.

9. Damage/Loss: Any damage to or loss of the materials shall be charged to you. You agree upon demand promptly to reimburse MTI for the full amount of such evaluated damage to or loss of materials. Any materials lost or damaged while in your possession will be assessed replacement fees as set forth in this Production Contract.

PERF-6 9 A-FULL

LIMITED STREAMING LICENSE

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

LIMITED STREAMING LICENSE

Defined Terms Used in this License:	MTI Access Code: SHR4129144
Licensee: BOURBON COUNTY HIGH SCHOOL	Streaming License Fee: \$ 75.00
Play: SHREK THE MUSICAL	
Minimum Per Performance Royalty of \$ 35.00	against 15.00% of gross receipts, whichever is greater

When signed by Licensee in the space indicated below, and upon receipt by Music Theatre International ("MTI") of Licensee's payment of the Streaming License Fee, the following terms shall constitute an agreement between the Licensee and MTI with respect to the Play.

Licensee has requested the right to record its AMATEUR production of the Play to make it <u>solely available for viewing remotely</u> on the CUR8.com streaming platform ("MTI Authorized Streaming Platform"), and MTI has agreed, insofar as it is concerned, to permit such recording and streaming, strictly on the terms and conditions set forth in this Limited Streaming License and the associated Production Contract.

Accordingly, the Licensee agrees as follows:

A. GRANT OF RIGHTS AND STREAMING OPTIONS

- 1. Grant of Capture and Streaming Rights. Notwithstanding any prohibition against video recording in the associated Production Contract for the Play, this Streaming License grants Licensee permission to capture its live stage production of the Play, solely for the purpose of streaming it on the MTI Authorized Streaming Platform to remote audience members who have purchased tickets to view the stream through the MTI Authorized Streaming Platform ("Stream Viewers"). Licensee acknowledges and agrees that (i) all terms and conditions of the Production Contract and any associated riders, including the prohibition on making changes to the book, music and lyrics of the Play, apply to any performance livestreamed or recorded pursuant to this Streaming License (each, a "Video Performance"), and (ii) all Video Performances may be distributed only via the MTI Authorized Streaming Platform, and streaming, broadcasting or any other distribution of the Video Performance is not permitted on any other platform or service (e.g., YouTube, Vimeo, Google Classroom, Facebook, Zoom or other social media).
- 2. Streaming Options for the Play: This Streaming License permits the Licensee to do the following using the MTI Authorized Streaming Platform:
 - (a) Livestream: Licensee may livestream one or more performances of its live stage production solely to Stream Viewers broadcast live in real-time. Livestreams may be shown only live, although the MTI Authorized Streaming Platform will permit Stream Viewers a limited period of time to pause or restart from the beginning.
 - (b) Scheduled Stream: Licensee may live-capture one or more performances of its live stage production of the Play (either at a live performance in front of an audience and/or at an onstage, recording session scheduled for this purpose, all of which may be edited into one Video Performance provided that no changes or additions in the book, lyrics or music of the Play may be made in the editing process) and make such capture available for viewing solely by Stream Viewers who have purchased tickets to view at limited, scheduled times during the Term of Licensee's Production Contract.
- 3. Streaming Platform: As a condition of this Streaming License, all streams must take place on the MTI Authorized Streaming Platform and Licensee must make arrangements with the MTI Authorized Streaming Platform separately. Licensee acknowledges that the MTI Authorized Streaming Platform will be password-protected and will not permit downloading, copying or other duplication or redistribution of the Video Performance.
- 4. Royalties and Fees: Licensee acknowledges that in addition to the royalties payable pursuant to the Production Contract for the right to produce and present the Play and the Streaming License Fee to acquire the rights granted in this Streaming License, Licensee must pay the Streaming Royalty listed at the top of this Streaming License. The Streaming Royalty is the greater of (a) the gross proceeds from all streaming tickets sold times the streaming royalty percentage set forth above and (b) the Per Performance Minimum Royalty set forth above. For example, if you are not charging for streaming tickets, you must still pay the Per Performance Minimum Royalty for each streaming performance. The aggregate Streaming Royalty will be deducted from the proceeds of all streaming tickets sales and paid directly to MTI by the MTI Authorized Streaming Platform. Additional per ticket charges may be imposed by the MTI Authorized Streaming Platform.

STR_LS1_6

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

LIMITED STREAMING LICENSE continued

B. GENERAL TERMS AND CONDITIONS

- 5. Changes: If any of the conditions set forth in the Production Contract have changed in any way that would affect streaming performances (including change of dates, cancellation or addition of performance(s), ticket price adjustments), Licensee agrees it will notify its MTI customer representative in writing immediately, and MTI must approve all changes in writing before they may take effect. Such changes may alter the fees quoted in the Production Contract. If Licensee requests the right to add additional streaming performances, Licensee agrees not to announce, advertise, present or sell tickets for such additional performances without prior written approval from MTI.
- 6. Advertising Restrictions: Licensee is not permitted to advertise and sell tickets for the Video Production regionally or nationally. Accordingly, Licensee agrees that its advertising, marketing and promotion of the Video Performance will be limited to its customary local outlets and its social media accounts. Licensee shall not issue any advertising or publicity for streaming to national media such as Broadway.com, Broadway World, Playbill, etc.
- 7. Non-Commercial Venture. Licensee acknowledges that the Video Performance may be created by Licensee solely for streaming on the MTI Authorized Streaming Platform and neither the Video Performance nor any other video recording of the Play may be sold, leased, duplicated or rented except as provided as herein or in a separate MTI video license (available for certain titles only).
- 8. Billing. Licensee shall post the full billing credits for the Play onscreen, and shall follow all requirements as to order, size and wording of credits, as provided in the associated Production Contract. Licensee may also distribute a digital program to each Stream Viewer. Such billing shall include the following credit:

STREAMING IS PRESENTED BY SPECIAL ARRANGEMENT WITH MUSIC THEATRE INTERNATIONAL (MTI) NEW YORK, NY.

All authorized performance materials are also supplied by MTI. mtishows.com

- 9. Restriction on Distribution. In no event may any recording of the Play authorized herein, either in whole or in part, be otherwise reproduced and/or disseminated in any way, including broadcasting, televising, sale or electronic transmission and/or posting on the Internet or social media except as expressly authorized in this Streaming License.
- 10. Copyright Infringement. Licensee understands that its failure to follow the above requirements, even if inadvertent, could subject Licensee to liability for statutory copyright infringement under federal law. Licensee agrees that, without limiting any other recovery that MTI and/or the rightsholder(s) may obtain against Licensee, whether at law or at equity, for its breach of this Agreement, Licensee shall, at a minimum, reimburse MTI and/or the rightsholder(s) for its out-of-pocket expenses and shall pay to MTI and/or the rightsholder(s) damages equal to three times the total license royalty fees paid or payable to MTI by Licensee for its production of the Play or statutory damages in lieu thereof.
- 11. Third-Party Permissions. Permission granted herein to make a Video Performance available to Stream Viewers is limited to rights in the Play only. MTl cannot grant permission for others whose permission may be required such as, but not limited to, performers, production personnel, directors, choreographers, and designers as well as the theatre or venue owner. Licensee shall obtain all necessary releases and permissions from such personnel (including parents or legal guardians of minor children) and any applicable unions (e.g., Actors Equity, American Federation of Musicians, etc.).
- 12. Compliance with Laws. Licensee represents and agrees that it shall be aware of and comply with any and all applicable federal, state and local laws applicable to its production, including laws, regulations and ordinances pertaining to in-person gathering which may impact any aspect of Licensee's production of the Play, including but not limited to Licensee's rehearsals, performances and audience attendance. By permitting Licensee to stream its production, MTI makes no representation or assessment of the legality or prudence of the Licensee's decision to proceed with its production, nor shall MTI or the rightsholders be held liable for any claims arising out of Licensee's decision to proceed with its production.
- 13. Limited Audiovisual Rights. Other than to the limited extent provided for in the foregoing, no film rights, television rights or merchandising rights are made available to Licensee as part of this Streaming Licensee. Licensee acknowledges that the rights granted are limited to capturing a live-stage performance and Licensee is not permitted to adapt the Play for video conferencing (e.g., Zoom) unless Paragraph 2 of this Streaming License includes remote performance rights.
- 14. Limitation of Liability. To the fullest extent provided by law, except as provided in the next sentence, in no event will MTI or the rightsholders of the Play be liable to Licensee on any legal theory (including, without limitation, negligence) or for its errors or omissions, or otherwise for any direct, special, indirect, incidental, consequential, punitive, exemplary, or other losses, costs,

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

LIMITED STREAMING LICENSE continued

expenses, or damages arising out of this Limited Streaming License, even MTl has been advised of the possibility of such losses, costs, expenses, or damages. MTl's and the rightsholders' total liability is limited to the total compensation paid to MTl under this Limited Streaming License.

15. Miscella	ineous. All othe	r provisions, i	terms and	conditions of	of the P	roduction	Contract an	d Riders	shall	continue in	r full force	and effect.
--------------	------------------	-----------------	-----------	---------------	----------	-----------	-------------	----------	-------	-------------	--------------	-------------

ACCEPTANCE

By signing this Streaming License, you represent that you are authorized to sign this Streaming License on behalf of the	16
Licensee, that you have read and understand the terms and conditions set forth in this Streaming License and that the	
Licensee agrees to abide by the terms and conditions contained herein.	

PRINT YOUR NAME	NIX	TITLE	
AUTHORIZED SIGNATURE		DATE	
EMAIL		DAY PHONE	

VIDEO LICENSE

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

PAGE18

VIDEO LICENSE

LIMITED HOME USE VIDEO RECORDING PERMISSION

WHEN SIGNED IN THE SPACES INDICATED BELOW, AND UPON RECEIPT BY MTI OF LICENSEE'S PAYMENT OF SEVENTY-FIVE DOLLARS (\$75.00), THE FOLLOWING TERMS SHALL CONSTITUTE AN AGREEMENT BETWEEN BOURBON COUNTY HIGH SCHOOL (THE "LICENSEE") AND MUSIC THEATRE INTERNATIONAL ("MTI"), GRANTING LICENSEE LIMITED PERMISSION TO MAKE ONE VIDEO RECORDING OF LICENSEE'S PRODUCTION OF THE PLAY ENTITLED SHREK THE MUSICAL (THE "PLAY").

If Licensee wishes to purchase a video license, please sign and return this form and pay the \$75 fee (see Additional Materials Order Form).

- 1. Notwithstanding the general prohibition against any video recording whatsoever in the License, MTI hereby grants permission for your organization to permit one authorized videographer (who can be an individual associated with your production or a commercial videographer as set forth in Paragraph 2 below) to record a single performance of your production of the Play, subject to Licensee's strict observance of the conditions set forth herein.
- 2. A video recording of the Play (the "Video Recording") may be created by Licensee as a non-commercial venture for archival purposes, which video recording may not be sold, leased or rented except as provided as herein. Alternatively, Licensee may hire an outside party to professionally make one video recording of the Play provided that such video recording may only be used (a) for archival purposes, and/or (b) to make additional copies of the recording that may be provided to participants in the Play or their families for their own personal, at-home (i.e., non-commercial use). It is permissible to charge the participants in the Play or their families the duplication costs of the copies, but the videos cannot be sold for a profit and may not be distributed online or to the general public. Such outside party may not use the name of the owner of the Play or any other trademarks of the Owner in any way, except to indicate the content of the video recording. In addition, Licensee may authorize participants in the Play (i.e., cast, crew, creative team) or their families to create a video recording of the Play solely for their own personal, at-home (i.e., non-commercial) use.
- 3. As a condition to the rights granted herein, Licensee agrees to use good faith efforts to inform all audience members of the restrictions and limitations on video recording and the subsequent use thereof, as set forth herein. At a minimum, Licensee agrees to include a statement in the Play's program substantially in the form provided below and shall further inform audience members of the below limitations by way of an announcement prior to the start of each performance of the Play:

ANY VIDEO RECORDING MADE OF THIS PERFORMANCE IS AUTHORIZED FOR PERSONAL, AT-HOME, NON-COMMERCIAL USE ONLY. THE SALE OR DISTRIBUTION OF SUCH RECORDING IS STRICTLY PROHIBITED UNDER FEDERAL COPYRIGHT LAW.

In addition, the following notice must be displayed as the opening 45 seconds of the video:

WARNING! THIS VIDEO RECORDING HAS BEEN CREATED SOLELY FOR PERSONAL, NON-COMMERCIAL PURPOSES WITH THE SPECIAL PERMISSION OF MUSIC THEATRE INTERNATIONAL. UNDER FEDERAL COPYRIGHT LAW, IT MAY NOT, IN WHOLE OR IN PART, BE SOLD, STREAMED, BROADCAST, DUPLICATED OR DISSEMINATED TO THE PUBLIC IN ANY WAY, BY ANY MEANS NOW KNOWN OR INVENTED IN THE FUTURE.

- 4. In no event may any video recording of the Play authorized herein, either in whole or in part, be otherwise reproduced and/or disseminated in any way, including broadcasting, televising, sale and/or electronic transmission and/or posting on the Internet.
- 5. Licensee understands that its failure to follow the above requirements, even if inadvertent, will incur liability for statutory copyright infringement under federal law. Licensee agrees that, without limiting any other recovery that MTI may obtain against Licensee, whether at law or at equity, for its breach of this Agreement, Licensee shall, at a minimum, reimburse MTI for its out-of-pocket legal fees and shall pay to MTI damages equal to three times the total license royalty fees paid or payable to MTI by Licensee for its production of the Play. In addition, Licensee shall indemnify MTI and the authors and owners of the Play and hold them harmless from any costs or expenses arising out of claims made by third parties appearing in the video, or whose work is used in the video (such as performers, musicians, directors, choreographers or designers).
 - 6. All other provisions, terms and conditions of the License Agreement shall continue in full force and effect.

MUSIC THEATRE INTERNATIONAL • 423 West 55th Street, New York, NY 10019 • (212) 541-4684 • Fax (212) 397-4684 • www.mtishows.com

SIGN AND RETURN THIS PAGE TO MTI ONLY IF YOU WISH TO PURCHASE A VIDEO LICENSE. A FEE OF \$75 APPLIES.

	ACCEPTANCE
By signing below, you agree that you have read and that you accompanying Performance License and agree to abide by term	understand the terms and conditions set forth in this Production Contract and the ms and conditions contained therein.
PRINT YOUR NAME	TITLE
AUTHORIZED SIGNATURE	DATE
EMAIL	i
VIDEO_1_4	

CONTRACT RIDER

Your MTI Rep: ROSEANNE GEORGE Your MTI Account Number: 0802570

Contract #: 7083429 Printed on: 10/08/25

BILLING RIDER - SHREK THE MUSICAL

SHREK THE MUSICAL

Size Type

100%

Based on the DreamWorks Animation Motion Picture and the book by William Steig

15%

Book and Lyrics by David Lindsay-Abaire Music by Jeanine Tesori

50%

Originally produced on Broadway by DreamWorks Theatricals and Neal Street Productions

45%

In addition, Jason Moore and Rob Ashford, the directors of the original DreamWorks' production of the Play ("Original Directors"), shall receive billing wherever the director of your production receives credit, in a size no less than the size of the billing accorded to the director of your production. The Original Directors credit shall appear directly above or below the other director's credit, and shall read as follows:

"Original Production Directed by Jason Moore and Rob Ashford"

Producer agrees to place the following credit on the title page of all programs for the Play as follows:

"I'm A Believer" by Neil Diamond

In addition, Producer agrees to place the following credits in all programs for the Play as follows (need not be on title page):

"I'm A Believer" (Neil Diamond) (c) 1966 Stonebridge Music, Foray Music.

All rights administered by Sony/ATV Music Publishing LLC (SESAC), on behalf of Stonebridge Music, and by Foray Music (SESAC). All rights reserved. Used by permission.

In addition, you shall include biographies of the Authors and the Original Directors in all programs of the Play. Biographies can be found on MTI's website at http://www.mtishows.com/authorbios

In advertisements of 1/4 page size or less or where only the title of the play, stars and/or producers billed above the title, critics quotes, ticket price scales, performance dates and venue are provided, the following "shortened billing" is permissible:

SHREK THE MUSICAL

Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Go to www.irs.gov/FormW9 for instructions and the latest information.

Give form to the requester. Do not send to the IRS.

Befor	e you begin. For guidance related to the purpose of Form W-9, see	Purpose of Form, below.	•									
	Name of entity/individual. An entry is required. (For a sole proprietor or centity's name on line 2.)	lisregarded entity, enter the o	owner's n	ame or	n line 1	, and	enter the	e busin	ess/dis	regar	ded	
	MTI ENTERPRISES INC.											
	2 Business name/disregarded entity name, if different from above.											
	dba MUSIC THEATRE INTERNATIONAL											
праде 3.	3a Check the appropriate box for federal tax classification of the entity/indication only one of the following seven boxes. ☐ Individual/sole proprietor	Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): **Testate** **Testa										
ŏ				vesiai		Even	nt navon	nada (i	f and			
Print or type. c Instructions	LLC. Enter the tax classification (C = C corporation, S = S corporation Note: Check the "LLC" box above and, in the entry space, enter the classification of the LLC, unless it is a disregarded entity. A disregard box for the tax classification of its owner.											
int	Other (see instructions)						(if any)	J. (1717	O, 1, 10 ₁	pu	9	
Specifi	3b If on line 3a you checked "Partnership" or "Trust/estate," or checked "LI and you are providing this form to a partnership, trust, or estate in wh this box if you have any foreign partners, owners, or beneficiaries. See in	interest, d	check			plies to a outside ti				đ		
See	5 Address (number, street, and apt. or suite no.). See instructions.423 W 55th STREET FLOOR 2	Reques	ter's na	ame an	d add	lress (op	tional)					
	6 City, state, and ZIP code											
	NEW YORK, NY 10019											
	7 List account number(s) here (optional)											
Par	Taxpayer Identification Number (TIN)	*									—	
	our TIN in the appropriate box. The TIN provided must match the n	ame diven on line 1 to av	oid	Socia	al secu	rity n	umber				\neg	
	p withholding. For individuals, this is generally your social security n			П] [ΙГ	\top		eg	
	nt alien, sole proprietor, or disregarded entity, see the instructions for					-						
entitie TIN, la	s, it is your employer identification number (EIN). If you do not have	a number, see How to ge	ta	or	•	- •		_				
-				Empl	oyer ic	lentif	ication r	umbe				
	If the account is in more than one name, see the instructions for line er To Give the Requester for guidelines on whose number to enter.	a 1. See also What Name	and	1 :	3 -	2	9 7	6	4 6	8	İ	
Par	II Certification			L								
Under	penalties of perjury, I certify that:											
2. I an Ser	number shown on this form is my correct taxpayer identification nu I not subject to backup withholding because (a) I am exempt from b rice (IRS) that I am subject to backup withholding as a result of a fai onger subject to backup withholding; and	ackup withholding, or (b)	I have n	ot bee	en noti	ified	by the i	nterna			am	
3. I an	a U.S. citizen or other U.S. person (defined below); and											
4. The	FATCA code(s) entered on this form (if any) indicating that I am exe	mpt from FATCA reportin	g is corr	rect.								
becau: acquis	cation instructions. You must cross out item 2 above if you have been se you have failed to report all interest and dividends on your tax return ition or abandonment of secured property, cancellation of debt, contribution in the contribution in	n. For real estate transaction outions to an individual reti	ns, item rement a	2 doe arrang	s not a	apply (IRA)	. For me	ortgage eneral	e inter ly, pay	est p	ts	
Sign Here	Signature of U.S. person	D	ate	1/2	/202	25						
Ger	neral Instructions	New line 3b has be								,		
Sectio	n references are to the Internal Revenue Code unless otherwise	required to complete foreign partners, own to another flow-throu	ners, or	benefi	ciaries	s whe	en it pro	vides	the Fo	orm V		

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

What's New

Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification.

change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they

Form W-9 (Rev. 3-2024)