

Artist's Original Music Consent and Release Form

DBoys Enterprises LLC

1. I hereby (Your Radio DJ or Visual Media Broadcast Station, here.) _____, and their designees, the right to play 'Had You Chosen Me' and or 'The Light' and or both related music videos by the artist known as Tony DBoys copyrights owned by Anthony J. DeBoise sole proprietor and owner of DBoys Enterprises LLC on any and all public radio or TV station, and the right to play excerpts of the music and or related music videos up until publishing rights have been established. (There are currently as of February 2015 no publishing rights on either song and or related music videos.)
2. Copyright Owner confirms that all artwork, which has been recorded as my own, is in fact owned by Anthony J. De Boise owner of DBoys Enterprises LLC, and that all other works recorded have been authorized by their owner or owners, without financial obligation to DBoys Enterprises LLC. I hereby give all copyright clearances for the use of these works to your radio and or DJ business or visual media broadcast station.
3. You understand works strictly can not be placed into any form of motion pictures commercials or any form of greater permanent audio and or visual projects and may only be played individually as a stand alone performance, and can not be made part of a larger permanent audio or visual project or multimedia production which is not fully owned by the copyright holder unless it is part of a mixtape, or a visual or audio set list played along with other works.
4. Copyright Owner hereby expressly authorizes your radio station and or DJ business or visual media broadcast station servers such copies of each of the identified sound recordings and musical compositions facilitate the efficient transmission of the sound recordings and musical compositions from initiation through to the listener or on hard copy tape/record/CD or DVD.
5. Copyright Owner understands and expressly agrees that your radio and or DJ business or visual media broadcast station is given complete authorization which includes, but is not limited to, the following partners and associations; radio programs, web site, and related promotional events associated.
6. Neither you nor the Copyright Owner shall pay to the other any compensation with respect to the transmissions and reproductions authorized herein, this agreement waives rights to pay (airplay royalties, performance royalties) on a complete and totally non-

exclusive basis up until a period of time of until publishing rights are established on one or both songs. (There are currently no collectable publishing rights at this time as of February of 2015 and media can be played without any per play fees what so ever up until an unspecified amount of time.)

7. Copyright Owner represents and warrants to your radio DJ or visual communication station:

(a) that the Copyright Owner has the right and authority to license all rights granted herein. Copyright owner understands and agrees this consent and release further eliminates any external licensing requirements of RIAA, BMI, SESAC, ASCAP, or any other performance rights organizations.

(b) Copyright Owner is not represented by any record label or performance rights organization; is the original creator of the work described herein; has not “covered” or “borrowed” the sound recording or musical composition from another; and has full authority to grant the rights granted herein to your radio and or DJ business or visual media broadcast station.

8. Copyright Owner hereby agrees to indemnify and hold your radio and or DJ business or visual media broadcast station , it's officers, directors, employees, agents and assigns, harmless from any fees, penalties, liabilities, claims, losses or damages (including reasonable attorneys' fees) incurred as a result of reproduction, transmission, retransmission and/or distribution of the sound recordings and/or musical compositions embodied therein which are identified above in accordance with the terms of this Release Agreement or as a result of all other rights granted in connection with such sound recordings, musical compositions, trademarks and other intellectual property in accordance with the terms of this Agreement.

9. Copyright Owner further grants you the right to use, transmit and display, in connection with the transmissions authorized herein, the name of the sound recording and the musical compositions embodied therein, the composers, the performers, and, if provided by or on behalf of the Copyright Owner, the logo of the performers, biographical information, album graphics and photographs of the performers.

10. NEITHER PARTY’S LIABILITY TO THE OTHER ARISING OUT OF OR RELATED TO THIS AGREEMENT WILL EXCEED \$50. LIABILITIES LIMITED BY THE PRECEDING SENTENCE INCLUDE, WITHOUT LIMITATIONS, OR LIABILITY FOR NEGLIGENCE. IN NO EVENT WILL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY CONSEQUENTIAL, INDIRECT, SPECIAL, INCIDENTAL, OR PUNITIVE DAMAGES, REGARDLESS OF THE FORM OF ACTION, WHETHER IN AN AGREEMENT, TORT, STRICT PRODUCT LIABILITY OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF THE DAMAGES WERE FORESEEABLE.