



Dear Shelter Owner,

We created the *Love is Just a Wag Away* song and video to celebrate the emotional healing dogs bring. We also hope the song will encourage people who are thinking of getting a dog to consider rescuing a dog from their local shelter.

If you're a shelter owner who would like to use *Love is Just a Wag Away*, we'd like to offer you a one year gratis (that means *free!*) opportunity to use the song to promote the wonderful work you are doing with your business.

Once you give us your information and sign the license agreement below you can:

- **Show the official music video** anywhere (fundraisers, waiting rooms, websites, social media, etc.).
- **Add your shelter's logo** to the end of the official video if you'd like.
- **Create your own video** using our song. For example:
 - A custom adoption highlight reel
 - A tribute to rescue stories
 - Your own campaign or event promotion

Just two requirements:

1. Please include this simple credit in any new video you make with our song:

“The song Love is Just a Wag Away courtesy of www.musicforthesoul.org”
2. Sign and return a copy of this agreement so we know who's using the song

One-Year Term, Optional Renewal

This agreement is **completely free for one year**. At the end of the first year, you will have the option to renew the license for a fee of \$100.00 if so desired.

Ninety Forty Ten is the publishing company of Music for the Soul and owns the rights to *Love is Just a Wag Away*. Clear Box Rights is the administrator for the catalog and has provided the license agreement below. Please fill in the company information at the top and sign and date at the bottom. Then e-mail it to us at info@musicforthesoul.org

SYNCHRONIZATION STREAMING LICENSE AGREEMENT



License Date: **06/10/2025**
License ID#: **100164**

LICENSOR:

ClearBox Rights, LLC
P.O. Box 1547
Brentwood, TN 37024
Phone: (615) 630-7500
Fax: (615) 630-7501
www.clearboxrights.com

LICENSEE:

(Company Name)
(Company Address)
(Company Phone Number)

You hereby agree to all provisions defined on the front and reverse sides of this Agreement.

ClearBox Rights, LLC Client — (Licensed Percentage): Ninety Forty Ten Music — (100%)

Composition: **"Love Is Just A Wag Away"**
Writers: **Scott Krippayne, Steve Siler**
© Notice: **© Copyright 2021. Ninety Forty Ten Music/ASCAP/Wag Away Publishing/ASCAP (Both admin. By ClearBox Rights). All rights reserved. Used by permission.**

Product Title: **Love Is Just A Wag Away**
Artist: **Music For the Soul**
Release Date: **06/10/2025**
Usage: **VV, BI, BV up to full use**
Term Of License: **One (1) year from initial use**
Territory: **Worldwide**


Royalty Rate: **Gratis, one (1) year from initial use.**

SPECIAL PROVISIONS:

Commercial use or use outside the scope of animal welfare and nonprofit promotion is not permitted under this license. The terms of this license are valid for One (1) year from initial use. ClearBox Rights reserves the right to issue takedown notices to any shelter hereinafter referred to as the "Licensee" in the event ClearBox has determined the Licensee to be in breach of this agreement.

Agreed to:

ClearBox Rights, LLC .
on behalf of Ninety Forty Ten Music (LICENSOR):

By: 
Tax I.D.# 27-3609892

Date: **06/10/2025**

Company Name (LICENSEE):

By: _____

Date: _____

1. ClearBox Rights, LLC (hereinafter referred to as "Licensor"), on behalf of the ClearBox Rights, LLC client identified herein (hereinafter referred to as "Publisher" or "Owner") hereby grants to Licensee, as identified herein (hereinafter referred to as "Licensee" or "Licensee"), the non-exclusive right and license to record and perform the following musical composition identified herein (hereinafter referred to as "Composition") in synchronization or timed relation with a photoplay (hereinafter referred to as "Licensee") for linear exhibition only in certain digital video products hereinafter described:

(a) Non-downloadable streaming via PRO-licensed websites; plus mobile devices, including UGC (User Generated Content) on social media platforms.

2. Licensee shall have the independent rights and options to extend this license to the below-indicated media, by written notice and full payment indicated below to Licensor within twelve (12) months of the first television broadcast of the Licensee under this agreement, for the medium for which such option is exercised:

(a) Initial Rights, anywhere in the licensed territory, One (1) year, for an additional payment of \$100.00 (based on 100%).

3. The license hereinabove set forth is granted under the provision that no sound only records produced pursuant to this license are to be manufactured, sold and/or used separately without prior written agreement.

4. All fees, terms and conditions granted herein are on a Most Favored Nations basis with the co-publisher(s) of the Composition, the master owner of the Composition, and all other compositions, if any, contained in the Licensee. In the event that any applicable party is granted more favorable terms and/or conditions, such more favorable terms and/or conditions shall apply to this license. If any applicable party is paid more favorable fees, then Licensee shall immediately pay to ClearBox Rights, LLC an amount equal to the difference between the amount paid to such other party and the fee paid to ClearBox Rights, LLC hereunder.

5. Public performances of the Composition in synchronization with the Licensee by means of the Internet throughout the Territory and outside the United States and its possessions shall be further subject to the maintenance or procurement by each exhibiting entity of a valid performing license issued by ASCAP, BMI, SESAC or other entity controlling the licensing or performing rights in the composition. Any performance by anyone not licensed for such performing rights by ASCAP, BMI, SESAC, or other entity controlling the licensing or performing rights, is subject to clearance of the performing right either from Publisher, or from ASCAP, BMI, SESAC, or other entity, and to payment of an additional license fee. Promptly after the first broadcast of the Licensee, Licensee shall supply Licensor with a cue sheet as accepted by ASCAP, BMI and SESAC.

6. This license is limited to the rights expressly granted herein and does not authorize any use of the aforesaid musical Composition not expressly set forth herein. By way of illustration, but not limitation, this license does not include the right to change, arrange or adapt the lyrics or music, or alter the fundamental character of said musical Composition or to use the title thereof as the title or sub-title of the Licensee. Licensor reserves all rights not expressly granted to Licensee hereunder. All rights granted hereunder are granted on a non-exclusive basis.

7. ClearBox Rights, LLC hereby warrants and represents that it is the authorized agent for the Publisher identified herein, and possesses full right and authority to grant the rights and license herein described with respect to their portion of the Composition only.

8. In the event that you fail to account and pay royalties to ClearBox Rights, LLC upon notice of your renewal in which a fee is due and fail to remedy such default within thirty (30) days after written notice given to you by certified or registered mail, this agreement and all rights granted shall automatically terminate, and such termination shall render either the making, distribution, or broadcast of the Licensee for which the royalty has not been paid actionable as acts of infringement under the United States Copyright Law. In the event legal action becomes necessary for ClearBox Rights, LLC to collect royalties from you, you agree to bear all costs of collection and litigation expended by ClearBox Rights, LLC including all legal costs and reasonable attorney's fees.

9. Intentionally deleted.

10. This agreement shall be binding upon the heirs, legal representatives, successors, and assigns of each of the parties hereto. The rights granted herein may not be transferred or assigned by you to any other party without written permission from ClearBox Rights, LLC.

11. This license constitutes our entire agreement and cannot be modified except by written instrument signed by both parties. This license shall be construed and interpreted by the laws of the state of Tennessee applicable to agreements wholly to be performed therein.