

CHORAL ARRANGEMENT LICENSE REQUEST

Beckenhorst Press, Inc. or The Music of Dan Forrest

This license, if granted, allows you to re-voice or arrange the choral parts of our music for your own specific use. Please note:

- **We will review your request** and inquire with the original composer whether they already have an arrangement or revoicing that could meet your needs. We will also check our files to see if an arrangement or revoicing has already been licensed that might meet your needs, or if we already have plans for releasing the product in the voicing you need, etc. If any of these are true, we will discuss with you and/or provide instructions for how to get the music you need. If not, we will proceed with considering your license request.
- **For small choral adaptations for your choir** (for example, simplifying parts in one stanza) that still require writing out new parts, **please use the Adaptation License instead.** This Arrangement License should be used for re-voicing or re-arranging an entire piece.
- **Arrangements are created as a “work for hire” only; the original publisher/copyright holder retains all rights and control of your derivative work created under terms of this license.** This license does not include permission for any sharing or distribution of your newly arranged work, in printed or recorded form. If you wish to share or distribute your work for use by anyone else, please contact the publisher. Per standard industry policy, mechanical license income for a derivative work may be collected by the original copyright holder, not the arranger; and any application for a print license must be made separately (note, we may choose to publish instead, or not to allow publication of a competing product.)

The fee for an Choral Arrangement License, if granted, is \$50 (licensing fee) plus \$2.25 per copy that will be made for your own rehearsal or performance. To request a Choral Arrangement license, please fill in the requested information below, and send a copy to licensing@beckenhorstpress.com.

Your Name: _____ Organization Name: _____

Email Address: _____

Address: _____

Phone (only used if needed for discussing this license): _____

Title of piece involved: _____

Composer: _____ Product Code (upper left corner of cover): _____

Details of your proposed arrangement (including new voicing, and/or any other proposed changes, and name of arranger): _____

Cost: number of copies that will be needed: _____ X \$2.25 per copy = _____

+ \$50.00 Licensing fee = Total License Fee (if approved): \$ _____

(continued on next page)

How will you wish to pay for your license if approved: (choose one)

Pay online with credit card Telephone our office with credit card information Mail a check

Printed copies of your arrangement, or listing in a program, must always include the name of the composer/arranger, and “*Arrangement made with permission of (insert publisher name: Beckenhorst Press, or The Music of Dan Forrest)*”

Once received, we will review your request, and reply either with permission, or with details on other available options. If permission is granted, we will provide details for payment.

Terms and Conditions, in effect once the license request is approved and paid:

This agreement is made in good faith and collaboration as musicians and professionals, between the publishers represented herein (Beckenhorst Press, or The Music of Dan Forrest), and the person/entity applying for the license (“licensee”). All licenses are non-exclusive, and may not be transferred, shared, or sub-leased to any third party. The publishers represented herein have asserted their rights for worldwide usage of their copyrighted work, and reserve the right to revoke or terminate a license if its usage represents them, the composer, or the work in a way that does not align with or accurately represent the purposes/intents of the artist’s work. The publishers reserve the right to examine the licensee’s books/records pertaining to this license, if necessary, with 14 days’ notice. If licensee fails to abide by the terms of this license, provide required accounting, or make payments, the publisher may provide written notice of intent to terminate/revoke this license, and if the default is not remedied within 30 days, the license will be revoked/terminated, and any continuation of any previously licensed activities will be actionable as acts of infringement against the United States Copyright Act. The Licensee is not legally or financially responsible for any copyright claims, damages, costs, or expenses, including attorney fees, for any copyright claim made against the publisher for the original work being licensed. Similarly, the publisher is not legally or financially responsible for any copyright claims, damages, costs, or expenses, including attorney fees, for any copyright claim made against any work created under terms of this license.