## HOMECOMING RADIO RELEASE AND CONSENT

For the good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned ("Artist") hereby acknowledges and agrees that throughout the world, Gaither Music Group, LLC, 101 Winners Circle, Suite 123, Brentwood, TN 37027 ("Company") is the sole, exclusive and perpetual owner of the copyright, intellectual property and other rights in and to Artist's performances, name, photos, voice, likeness and image ("Artist's Materials") as recorded during Artist's performance at the Homecoming Radio audiovisual taping, which shall take place at WILDWOOD RECORDINGS, FRANKLIN TN on January 11, 2024.

Artist acknowledges that Company has the exclusive and perpetual worldwide right to record, film, tape, produce, publicly perform, publicly display, broadcast, stream, edit, adapt, photograph, exhibit and otherwise exploit Artist's Materials in any medium, now or hereafter known. Company is under no obligation to use or exhibit the Artist Materials in connection therewith in any manner. Artist hereby waives: (a) the right to inspect or approve any use of the Artist Materials; (b) any rights to injunctive relief Artist may otherwise have in connection with this Release and Consent; (c) the right to revoke this Release and Consent; and (d) any moral rights Artist may have in the Artist Materials. If Artist has entered into an agreement with any record label or other third party that would conflict with or otherwise limit any rights granted herein, Artist will be responsible for securing any necessary permissions so as to permit Artist's agreement to any and all terms of this Release and Consent. As such, Artist shall secure the signature of an authorized agent of such label or third party below.

Artist hereby acknowledges that Company is not a signatory to any Union or Guild, and that Artist's Materials are, from their inception, ones for hire for Company and that Artist is an independent contractor creating an audiovisual work on a work made for hire basis within the meaning of that term under Section 101 of the Copyright Act of 1976. If, at any time, any one or more of Artist's Materials are determined not to be a "work made for hire," Artist hereby assigns, releases, transfers, sets over and conveys to Company and its successors and assigns all right, title and interest in and to Artist's Materials including the copyrights and proprietary rights therein. Artist agrees to sign any and all other documents which may be required to effectuate the purpose and intent of this Agreement and hereby authorizes and appoints Company, in Artist's name, as Artist's true and lawful attorney-in-fact to take such actions and to make, sign, execute, acknowledge and deliver all such documents as may from time to time be necessary to convey to Company and its successors and assigns all rights granted herein, such right being coupled with an interest and irrevocable.

It is understood and agreed that Artist has and shall continue to have the status of an independent contractor, and nothing herein shall be deemed to render Artist an employee or agent of Company. As such, Company shall not be obligated to (a) withhold any monies payable to Artist hereunder in respect of any taxes, insurance, social security payments, or other contributions or payments to or in respect of Artist, or (b) provide Artist with any worker's compensation, disability, or other similar insurance coverage.

Artist hereby warrants, represents, covenants and agrees that Artist has the full right, power and authority to enter into and perform this Agreement. This Release and Consent embodies all representations, terms and conditions of the parties' agreement. No alteration, amendment or modification hereof shall be binding unless set forth in writing signed by all of the parties hereto. This Agreement, and all amendments or modifications hereto shall be governed by and interpreted in accordance with the law of the state of Tennessee. Any legal action resulting from this Agreement shall be exclusively brought before the state and/or federal courts in Nashville, Tennessee, and both parties hereby submit to the jurisdictions of such Courts. The invalidity of any clause, part or

provision of this Agreement shall be limited to said clause part or provision and shall not be deemed to affect the validity of the entire Agreement. This Agreement shall bind the parties hereto, their heirs and respective licensees, successors, and assigns.

Agreed to this 11th day of January, 2024.

ARTIST	GAITHER MUSIC GROUP, LLC
Ву:	By:
Print:	Paul Sizelove, President
Tax I.D. #	
(Artist Address)	
(Artist phone and email)	
************************************ If Artist has entered into an agreement with any conflict with or otherwise limit any rights grante such obligations in order that Artist may grant C Release and Consent.	record label or other third party that would ed herein, such party hereby releases Artist from
Label or Third Party Signature (if applicable)	
Print Label's Name	
(Label Address)	
(Label phone and email)	