AGREEMENT (STD BK, 2005)

Entered into and between Professor Miller Puckette, Department of Music, University of California at San Diego, 9500 Gilman Dr, La Jolla, 92093-0326, USA ('Author') and World Scientific Publishing Co. Pte. Ltd., 5 Toh Tuck Link, Singapore 596224 ('Publisher').

1. The Author hereby grants and assigns to the Publisher and its international affiliates, subsidiaries and assignees worldwide, all rights, title and interest in and to the copyright in his book herein identified as the "Work", and the exclusive right to publish and license to publish the first and all subsequent editions in all forms and media in all languages throughout the world, the Work tentatively titled:

Theory and Techniques of Electronic Music

- The Author shall deliver to the Publisher before **August 31, 2006** the complete 2. manuscript of the Work in both hardcopy and on disks produced in standard PCbased or Macintosh-based word-processing systems in Microsoft Word (97/2000/XP); PageMaker (6.5/7.); Scientific Workplace; LaTeX2e or TeX. The manuscript will be ready for reformatting with copyediting. The Publisher reserves the right to return the manuscript to the Author for necessary revision if in its opinion the manuscript does not comply with its requirements.
- 3. The trim size of the book will be **9"×6"**. The book will consist of approximately **320** pages. No page will be printed in colour.
- The Author shall deliver to the Publisher on the prescribed date a completed 4. Promotional Questionnaire which shall have been previously supplied by the Publisher.
- 5. The Author shall obtain written permission and pay all fees for use of any literary or illustration material for which rights are held by others.
- 6. Definitions

The following terms shall have the following meanings:

"net sales receipts" -	sales receipts actually received by the Publisher in
	selling the Work, less any goods and services tax.

"all media"includes but is not limited to digital, optical and magnetic information storage and retrieval systems, online or satellite transmission, or any device or medium for electronic reproduction, publication or transmission whether currently existing or hereafter known or developed.

Initialled by: Author _____ Publisher _____

"royalties" -

the royalties payable by the Publisher to the Author in accordance with clause 8, after deducting withhold tax.

- 7. The Author shall work with the Publisher in compiling an Index to the Work.
- 8. The Publisher shall pay the Author the following royalties:
 - (a) First and subsequent hard and/or softbound editions

12% of net sales receipts on all copies sold worldwide (except through special sales).

(b) Special sales

6% of the net sales receipts from special sales. (Special sales are sales of any edition to one purchaser at discounts of 45% or more where initial sale to that purchaser is 100 copies or more.)

(c) <u>Translations</u>

30% of the royalties paid to the Publisher if the Work is translated into other languages.

- 9. The Publisher shall deliver to the Author prior to April 30 of each year following publication a statement for the twelve-month period ending the previous December 31 showing the number of copies of the book sold, the royalty rate, net sales receipts, and the royalties due to the Author thereon, and the Publisher at the same time shall pay the royalties, if any, owing to the Author. Any royalty statement submitted by the Publisher to the Author shall be deemed true and accurate and conclusively binding on the Author if not disputed in writing by the Author within ninety (90) days after receipt of such statement from the Publisher.
- 10. The Publisher agrees to give the Author for his personal use a total of **10** complimentary copies of the first and subsequent editions upon publication thereof and to permit the Author for his personal use to purchase from the Publisher further copies of the book at a discount of 30% from the list price.
- 11. The Author hereby warrants to the Publisher that the Work is an original work and is not in any way whatsoever an infringement of any existing copyright and that it contains nothing scandalous, objectionable, blasphemous, libellous or defamatory and that all statements contained therein are true and the Author will indemnify and keep indemnified the Publisher against any suit, demand, claim or recovery, finally sustained, by reason of any violation of proprietary right or copyright, or any unlawful matter contained in this Work.

Initialled by: Author _____ Publisher _____

- 12. The Publisher reserves the right to require the Author to alter or delete anything which the Publisher considers objectionable or actionable at law, but any such alteration or indemnity shall not affect the Author's full liability as described above.
- 13. This Agreement shall be binding and inure to the benefit of the parties and their respective assigns personal representatives and successors in title.

IN WITNESS WHEREOF, the parties have executed this Publishing Agreement as of the Effective Date

PROFESSOR MILLER PUCKETTE

WORLD SCIENTIFIC PUBLISHING CO. PTE. LTD.