



Copyright

as at 7 April 2020

Christian Copyright Licencing International (CCLI) Licence Australia

The CCLI licence includes the right to record your services/assemblies including any live music for limited distribution (excludes Mobile version). However, “dubbing” (making a recording which includes pre-recorded music such as from a CD or MP3) is not permitted.

The CCLI streaming licence permits you to record your services/meetings including the “live” music by audio or video means for those unable to attend. The quantity of recorded copies allowed per service cannot exceed 15 per cent of the maximum number of size category (excludes the Mobile version of this licence).

In relation to sharing the pre-recorded clips, the licence **does not permit** you to:

- Photocopy or duplicate typeset sheet music.
- Alter the words or music of any authorised hymn or song.
- Rent, sell, lend or distribute copies made under the licence to anyone outside the church/school.
- Assign or transfer the licence to any other church/school or group without CCLI’s approval. This is a congregation-specific licence, meaning it is not tied to a specific building.
- Stream songs performed in your church services in audio and/or video, which requires an additional Streaming Licence.

By way of example, if the CCLI licence is in the name of say Toowong, you cannot share with Indooroopilly and the streaming licence requirements are the same in both a stream closed to the public and one that is streamed to any/all.

YouTube

You may access and use the service as made available to you, as long as you comply with their agreement (Terms) and applicable law. You may view or listen to content for your personal, non-commercial use. You may also show YouTube videos through the embeddable YouTube player.

The following restrictions apply to your use of the Service. You are **not allowed** to:

- access, reproduce, download, distribute, transmit, broadcast, display, sell, license, alter, modify or otherwise use any part of the service or any content except: (a) as expressly authorised by the service; or (b) with prior written permission from YouTube and, if applicable, the respective rights holders;
- use the service to view or listen to content other than for personal, non-commercial use (for example, you may not publicly screen videos or stream music from the service); or
- use the service to (a) sell any advertising, sponsorships, or promotions placed on, around, or within the service or content, other than those allowed in the advertising on YouTube policies (such as compliant product placements); or (b) sell advertising, sponsorships, or promotions on any page of any website or application that only contains content from the service or where content from the service is the primary basis for such sales (for example, selling ads on a webpage where YouTube videos are the main draw for users visiting the webpage).



Uploading Content

If you have a YouTube channel, you may be able to upload content to the service. You may use your content to promote your business or artistic enterprise. If you choose to upload content, you must not submit to the service any content that does not comply with this agreement (including the YouTube Community Guidelines) or the law. For example, the content you submit must not include third-party intellectual property (such as copyrighted material) unless you have permission from that party or are otherwise legally entitled to do so. You are legally responsible for the content you submit to the service. We may use automated systems that analyse your content to help detect infringement and abuse, such as spam, malware, and illegal content.

Rights you Grant

You retain ownership rights in your content. However, we do require you to grant certain rights to YouTube and other users of the service, as described below.

License to YouTube

By providing content to the service, you grant to YouTube a worldwide, non-exclusive, royalty-free, sublicensable and transferable license to use that content (including to reproduce, distribute, prepare derivative works, display and perform it) in connection with the service and YouTube's (and its successors' and Affiliates') business, including for the purpose of promoting and redistributing part or all of the service.

License to Other Users

You also grant each other user of the service a worldwide, non-exclusive, royalty-free license to access your content through the service, and to use that content, including to reproduce, distribute, prepare derivative works, display, and perform it, only as enabled by a feature of the service (such as video playback or embeds). For clarity, this license does not grant any rights or permissions for a user to make use of your content independent of the service.

Image copyright

Congregations and entities of the Uniting Church are urged to take care when using images that have been taken off the internet, or from any other source.

In order to protect the church from any potential copyright claims, the Synod office advises that images from Google should not be used as there could be financial consequences to the congregation/presbytery. Websites such as [Unsplash](#) and [Pixabay](#) have images that can be accessed for free.