

**Cable Tariff – ORDA Decision nr.327/2010**  
**Excerpt from the Methodology for usage of musical works by means of broadcasting**  
**by TV stations as modified by the Decision no. 263 A/16.11.2010 of**  
**the Court of Appeal of Bucharest**

This tariff applies for simultaneous, unaltered and unabridged retransmission by a cable or microwave system of musical works from the repertoire of UCMR-ADA, by wire, satellite (DTH), optic fiber, short wave broadcasting as set forth by the Copyright Act, under the form of a non-exclusive license.

Users who obtain the license have the obligation to pay a quarterly fee to the CMO in charge of the collection, which is determined based on a percentage applied to the basis of calculation.

The **basis of calculation** is based on all income gross income from the activity of cable retransmission of the users, or if there are no revenues, from all of the cable operators expenses.

The tariff is the following:

Category of right holders	Year 2009 and the following
Authors of musical works	1,35%
Authors of audio-visual works	1,50%
Authors of written works	0,12%
Authors of visual arts works	0,03%
Artists – performance on phonograms	0,25%
Artists – performance from the audiovisual field	0,50%
Phonogram producers	0,25%
Video carriers producers	0,50%

The due royalties are to be paid until the **20<sup>th</sup> of the next month for the month in question.**

Until the 15<sup>th</sup> of the next month for each quarter users have the obligation to send a report, containing the list of retransmitted TV programs, the number of subscribers, the amount of the subscription and the base of calculation.