



LAKE COOK PIANO STUDIO LLC

1151 McHenry Road, Suite 205-A
Buffalo Grove, IL 60089
(224) 633-6611
info@lakecookpianostudio.com

The Keys to Possibilities

Audio, Music and Video Production Contract

This agreement is made and entered into as of this _____ day of _____ in the year of _____ between _____ herein referred to as "Client" and _____ herein referred to as "Producer."

This is a legal contract made between Producer and Client on the date signed, for the provision of audio and/or music and/or video production services by Producer to Client. Client has received and read this contract and agrees to abide by its provisions, as a condition to Producer providing audio and/or music and/or video services to Client.

1. Client agrees to pay a total of \$_____ for (_____) audio recording(s) named: _____

at the rate of \$_____ per hour; \$_____ per day; \$_____ For/Per _____

2. Client is responsible for all monies due to Producer and shall make payment to Producer upon completion of said production services outlined in this contract.

3. Client shall have 100% ownership of *all* master audio, music and video recordings once Producer is compensated 100% for all services rendered as agreed to per this contract. Until full payment is made for services outlined in this contract, *all* audio, music and video production, including, individual tracks, mixdowns and master audio, music and video recordings, shall remain 100% property of Producer.

4. Client gives Producer permission to use any and all recordings including individual tracks, mixdowns and master audio, music and video recordings for promotional, educational and entertainment purposes for use in profit or non-profit exercises so long as any profit does not arise from the sale, licensing and/or distribution of said recordings.

5. If at any time Producer should seek direct compensation through the sale, licensing and/or distribution of said recordings, Producer shall obtain permission from Client beforehand.

6. For Audio Projects: Upon completion of services, Client shall receive one (1) digital master recording in the following formats: Wav and MP3 to be burned to a CD and/or uploaded to a media storage device.

For Video Projects: Upon completion of services, Client shall receive one (1) digital master recording in the following formats: WMV or MOV and MP4 to be burned to a DVD and/or uploaded to a media storage device.

7. In the event Client's recording media have been stored on the premises, Producer shall not release said media to Client until all monies due to Producer have been paid.

8. In the event of loss of or damage to Client's recording media due to willful negligence, Producer shall be responsible for replacement of no more than the value of the total replacement cost of audio, music and video production services and studio time to date devoted to said services outlined in this contract.

9. Producer shall endeavor to secure all recording media (master tapes, final mixes, and all other media storage devices) owned by Client, and left or stored on studio premises, but is not responsible for loss or damage.
10. Producer shall endeavor to secure all other property left on premises by Client, (other than recording media) but is not responsible for loss or damage due to theft, fire, act of God or other unnamed occurrence.
11. Client's recording media left on premises 90 days after completion of last recording session or service shall become the property of Producer whether or not all monies due to Producer have been paid by expressed day.
12. Receipt of recording media from Producer to Client is acknowledgement between both parties that the quality of all services rendered by Producer is satisfactory to Client and shall release Producer from any and all liability regarding said recording media and services rendered.
13. In the event of cancellation of a service such as a recording session, scheduled appointment for fee or *any* other billed service to Client, Client shall be responsible for 20 % of cost of services scheduled if cancellation occurs within 24 hours of the scheduled recording session or appointment or service.
14. Client shall be responsible for any loss or damage to Producer's property incurred by Client, employees of Client, guests of Client, or agents of Client acting under Client's instruction, as a result of misuse, negligence, and or carelessness.
15. This constitutes the entire agreement between Client and Producer, and may not be modified, changed, or terminated in any way unless there is a written agreement signed by both parties.

The signatures below confirm all parties involved understand this agreement in full and feel it is fair and just.

Executed on this _____ day of _____ of _____.

By: _____
 Producer

By: _____
 Client

Website: www.lakecookpianostudio.com
 Email: info@lakecookpianostudio.com
 Phone number: (224) 633-6611

Main address:
 Lake Cook Piano Studio LLC
 1151 McHenry Road, Suite 205-A
 Buffalo Grove, IL 60089

Alternate address:
 Lake Cook Piano Studio LLC
 PO Box 7436
 Buffalo Grove, IL 60089

Created: June 1, 2019