GENERAL TERMS AND CONDITIONS



1. Scope of application

The following general terms and conditions apply exclusively to the legal relationship between the studio and its customers. Deviating general terms and conditions of the customer shall not apply.

2. Conclusion of the contract

The contract between the studio and the customer comes with the written acceptance of the offer by the customer and after receipt of the agreed deposit and refers to a temporally precisely determined use / production period.

3. Remuneration / deposit

Unless otherwise agreed, 30% of the remuneration is due immediately upon conclusion of the contract (down payment). The remaining payment is due within 7 days after receipt of the invoice.

4. Right of withdrawal

The customer has a right of withdrawal. Only in case of a withdrawal up to 8 weeks before the beginning of the agreed usage / production period at the latest, the deposit will be refunded. In case of a withdrawal up to 4 weeks before the beginning of the agreed period of use / production, the deposit of 30 % will be retained. In the event of a later withdrawal or non-arrival, the agreed remuneration is to be paid in full.

The studio has a right of withdrawal due to force majeure. In the event of withdrawal by the studio due to force majeure, any advance payments already made shall be refunded.

Liability

The customer is liable for the duration of the agreed use / production period for all in the context of use arising personal injury and property damage of the studio's agents and third parties and for property damage to the studio, the premises and the accommodation.

The studio is not liable for damage to or by electronic sound equipment. In particular, the studio is not liable for quality problems caused by third parties or external influences during or after the recording.

6. Copyright

If protected works, music or language are used or produced by or for the customer, the customer is responsible for the proper registration and clarification of any third-party rights.

7. House rules

The house rules are part of these general terms and conditions. The agreement to comply with the house rules is a binding part of each contract. The customer undertakes that all persons who have access to the studio as well as to the premises belonging to the studio in the context of the execution of the order take note of and sign the house rules. The customer is liable for any damage caused to the studio or third parties by a violation of the house rules.

8. Storage of data / reference copies

The studio reserves the right to store all backup copies of completed productions at its discretion. A claim for storage does not exist.

9. Severability clause

Should any provision of these General Terms and Conditions be invalid, the validity of the remaining provisions shall remain unaffected.

10. Applicable law / place of jurisdiction

This contract is subject to French law.

The French jurisdiction is responsible for legal disputes.