

TERMS AND CONDITIONS

The Client (individually and/or collectively, the "Client"), understands and agrees to the terms stated in this Booking Confirmation Agreement. Client understands and acknowledges that Sound Kitchen Studios, LLC does not maintain contents insurance for the personal property of Client or any person, guest, or employee involved with the Client, including, without limitation; production equipment, musical instruments, recordings whether on tape or computer hard drive, vehicles, as well as any other personal property, while such property is located on the premises of 112 Seaboard Lane Franklin, Tennessee. If payment is not received by Sound Kitchen Studios, LLC before the time limits set forth herein, then from the date due until paid, the delinquent amount shall bear interest at the maximum rate permitted in the State of Tennessee. If Sound Kitchen Studios, LLC is required to institute legal action against the Client or any other party that is obligated to pay Sound Kitchen Studios, LLC, then Sound Kitchen Studios, LLC shall be entitled to the recovery of all reasonable collection costs including attorney's fees, court costs, costs on appeal, and interest from date of breach. To secure the payment of all obligations of Client to Sound Kitchen Studios, LLC, Client hereby grants a lien and security interest in and to any and all personal property (including, without limitation, tapes, hard drives, equipment, instruments, documents, or other materials) owned by Client or any party participating in Client's activities at the property and left in the possession and control of Sound Kitchen Studios, LLC. If Client requests that Sound Kitchen Studio, LLC pay for or advance services or supplies on Client's behalf, then Sound Kitchen Studio, LLC will invoice the actual cost plus a twenty (35%) percent service and/or administrative fee. Some examples of service items are; gear rentals, express mailings, miscellaneous purchases, CDs, catering services and additional staffing (etc.).

CLIENT NEGLIGENCE

In the event, Client and/or its Guests/Invitees damage equipment and/or the facility, then the Client is solely responsible to pay for and/or reimburse Sound Kitchen Studios, LLC for all repairs to the facility, equipment, and if required, technical services to restore the studio back to its original condition.

BOOKING CANCELLATION DISCLAIMER

Client understands that when a studio booking date is canceled without Seventy Two (72) hours advance written notice (based upon seven day work week), then the Client is responsible for payment equal to Fifty (50%) percent of the date(s) booked, including payment for any third party rentals already delivered. If a cancellation is made less than Forty Eight (48) hours advance written notice (based upon a seven day work week), then the Client is solely responsible for 100% of the booking date(s) reserved, including all rentals already secured. If payment is not received within thirty (30) days of the date invoiced, then Sound Kitchen Studios, LLC reserves the right to add a late penalty of Ten (10%) percent to your invoice. In the event client breaches this agreement, the client authorizes Sound Kitchen Studio's LLC to charge the clients credit card. Payments delayed beyond the time limits set forth herein from the date due until paid; the delinquent amount shall bear interest at the maximum rate permitted by the State of Tennessee.

NOTICE

It is the sole responsibility of the client to copy and remove their session files at the completion of the studio session. Sound Kitchen Studios, LLC does not store or maintain session files. All credit card transactions processed by Sound Kitchen Studios LLC, will include a 3% processing fee.

(In order to book session dates with Sound Kitchen Studios LLC, client must provide a 50% session deposit and a valid credit card to hold against the balance remaining.)

Name on the card as it appears: _____

Card Number: _____

Expiration Date: _____

Security Code: _____

Signed _____

Date _____