



GENERAL TERMS AND CONDITIONS

1. The client agrees that while on the property 5619 Kallan Court, Mario Palumbo, owner of Omni 1 Productions Recording Studio (herein called O1PRS), may not be held responsible in the event of any damage(s) to the client's instrument(s) and/or any accidental injury.
2. The client agrees that payment is due in full at the end of each recording session.
3. The client agrees to give O1PRS a 48 hour advance notice in case of a cancellation and understands that failure to do so will result in a \$50.00 cancellation fee.
4. The client certifies that he/she either owns or has rights to any copyrighted material submitted to be recorded at O1PRS . If requested, the client must be able to provide proof of ownership or right to use. As a recording facility, O1PRS assumes no liability for any copyright infringement, involving materials supplied to O1PRS for recording. By recording at O1PRS, the client specifically indemnifies O1PRS against any liability whatsoever, should the client be the subject of any actual action pursuant to such infringement.
5. Although O1PRS will strive to supply the highest level of recording quality, due to the varying degrees of capabilities of the recording artist, O1PRS cannot be held responsible for unsatisfactory results. There will be no refunds.
6. Any delivery dates and prices quoted by O1PRS or printed in any advertisement are only estimates. O1PRS disclaims liabilities for delays in delivery. All prices are subject to change without notice.
7. All materials used for the recording, (master tapes, CD's back-ups , etc.) will be stored at O1PRS facility (at a nominal charge) unless otherwise prearranged between the client and O1PRS.
8. O1PRS reserves the right to refuse services at O1PRS discretion, including the use of profane and/or vulgar language, lyrics and behaviour.
9. In no event shall O1PRS be liable for any special, indirect, incidental, or consequential damages including, but not limited to loss of business profits, business interruption, monetary loss, or accuracy of data arising out of the use of or inability to use the product, even if O1PRS has been advised of the possibility of such damages.
10. O1PRS does not insure the client's materials and computer data. O1PRS specifically denies liability for any loss or damage due to fire, casualty, or negligence to any material in the care, control, or possession of O1PRS.

The client has read and accepts the above terms and conditions.

CLIENT NAME: _____ GROUP/ARTIST NAME: _____
(Please print)

ADDRESS: _____

EMAIL: _____ PHONE: _____

CLIENT SIGNATURE: _____ DATE: _____
(Required if client is a minor)

PARENT SIGNATURE _____ DATE: _____