



STUDIO HIRE TERMS AND CONDITIONS

TERMS OF USE

Definitions-

“Client” means any person, body of persons, School, Academy or Company with whom 48Four Studios Ltd. enters into a contract, verbal or written, for the sale of goods or provision of services by 48Four Studios Ltd.

1. Bookings & Deposits: A 50% deposit or full payment is required when making your booking. A booking is only considered firm after receiving deposit payment.
Deposit payments must be paid within 24 hours of receiving booking email or your booking may be cancelled.

Any last minute bookings (sessions within 48 hours of booking), full payment must be paid within 1 hour of receiving booking email or booking will not be valid.

Remaining payments plus any additions must be made at the end of your booking.
2. Payment & Cancellation: All payments are non-refundable or date transferable. Payments should be made via bank transfer, cash payment in person or via PayPal (5% additional charge applies for PayPal Payments). In the event of a cancellation 50% of total booking (If booking paid in full) will be put forward towards a future booking and not refunded.
3. Lateness: If you believe you could be arriving late please contact us as soon as possible. If you are more than 10 minutes late for your booking we will attempt to contact you, if we fail to contact you after 10 minutes then your booking will be cancelled & any prior payments made will be non-refundable.
4. Colour roll usage: Free - If use just down the wall. £10 per metre if used down the wall and on the floor.
5. A Power usage charge may apply if you choose to bring your own lights, studio must be notified with power and type of lights they are beforehand if you plan to bring your own lights. If total amount exceed 1000w charge may apply.
6. Studio must be left in the condition that it was in when you entered. ALL rubbish must be tidied up and everything returned to the state it was in on entry. If you fail to clean up in time a clean-up charge of £10 will apply.
7. Set up and Take down time: The client must include set up and take down time within the hours booked, to avoid overtime charges. Please do not enter studio before your time booked as you may interfere with another session.
8. Use of Equipment: The client may not without the written consent of 48Four Studios LTD: (a) remove the equipment from the studio premises; or (b) modify or alter or tamper with the equipment in any way; nor (c) use the equipment in a manner not recommended by the manufacturer; nor (d) allow the equipment to be used by any untrained or unauthorized personnel. Equipment must be returned promptly at the end of the hire period in the original condition.
9. Breakages, Losses and Damages: (a) The client hiring the studio is responsible for all breakages, losses or damages caused to the studio or equipment by him/her, or any other person, during the use of the studio. (b) All equipment and services are supplied by 48Four Studios LTD entirely at the risk of the client. 48Four Studios LTD shall not be liable for any loss or damage to materials or props or equipment, including consequential loss and loss of profit however caused, arising out of the use or the inability to use the equipment supplied or agreed to be supplied. (c) No alterations, decorations or additions to the studio are permitted without the written consent of 48Four Studios LTD. (d) The client shall pay any costs incurred by 48Four Studios LTD arising out of any breach of these conditions. (e) The client must notify 48Four Studios LTD at the time of supply if the condition of the equipment is not acceptable. (f) 48Four Studios LTD shall not be liable to the client for any loss, damage, expense, or for any consequential loss (including loss of profit) whatsoever or howsoever arising out of or in connection with any of the following: any damage to or loss of property by the Client or the Clients servants or agents or any third party; any breakdown, stoppage or failure of the facilities and equipment provided in the studio or any other equipment supplied to the client by 48Four Studios LTD.
10. Client agrees to fully reimburse 48Four Studios Ltd. for any legal fees incurred in the course of enforcing this contract.
11. This agreement shall be governed by the laws of England, Wales and Scotland. These Terms and Conditions shall not be varied except by agreement in writing

48Four Studios LTD reserve the right to terminate any hire contract if the client shall be in breach of any of the Terms and Conditions.

ATTENDING 48FOUR STUDIOS MEANS YOU AGREE TO THESE TERMS & CONDITIONS