

Intellectual Property Rights Policy

You are entirely responsible for the content you record with Mastertone Studio, LLC. Content includes, but is not limited to, data, audio, video, images, text, graphics or other material incorporated in your project. You are specifically responsible for obtaining any permissions for any material recorded with us which may be required from third parties and warrant that your products do not infringe upon the rights of any third party, including copyright, trademark or privacy.

Under the United States Copyright Law you cannot reproduce other people's copyrighted works (including songs, recordings, movies, photographs and drawings) without first obtaining express or implied permission from the copyright owner or without qualifying for specific exemptions under the law, such as the use of works in face-to-face teaching activities and other specific types of "fair use." Trademark laws prohibit you from using another's trademark or tradename in a way that is likely to cause confusion or mistake about where the product comes from. And, many State laws protect people from having their names or likenesses used without permission.

Your recording of content with us includes a representation from you that one, or any combination, of the following is true: (1) you are the owner of the copyright in the content by transfer and/or purchase from the copyright owner; (2) you created the content yourself and own the copyright in the content; (3) you have a direct or implied license from the copyright owner, or an authorized agent, to copy the content; (4) the contents are in the public domain or have been abandoned to public use or are not copyrightable; (5) your use of the contents falls within established exemptions in the copyright law for teachers or uses by government agencies; (6) you have a good faith belief that your use of the content is "fair use" as defined by the copyright laws of the United States.

We have no obligation to monitor any materials that you record at Mastertone Studio, LLC. However, you acknowledge and agree that we have the right, but not the obligation, to monitor any submitted materials, and to disclose any information to any third party in order to operate business properly; to protect ourself and our customers; and to comply with legal obligations or governmental requests. We respect all intellectual property rights and expect everyone who uses our services to also respect them. We are relying on your representations and warranty about the content you provide to us as a condition to your using our service. We reserve the right to (a) cancel an order or cancel the account of anyone found to violate the intellectual property rights of third parties and (b) to share the submitter's account information with government organizations, law enforcement authorities or other third parties as necessary.

By becoming our customer, you agree to indemnify and hold us harmless and accept responsibility for reimbursing us for any costs, expenses or liability we incur if you use our service in any way that is incompatible with our policies or violates any US or international laws.

Adopted by Mastertone Studio, LLC on January 21, 2015

Acknowledgment of Intellectual property Rights

Making music is very important to us at Mastertone Studio, LLC and we strive to give each client the highest quality recordings possible. It is important to understand that Mastertone Studio, LLC, its employees, owners, landlords or third party vendors are not responsible for the purchase of Intellectual Property Rights.

By signing this document you are agreeing you the Artist or Responsible Party accept our Intellectual Property Rights Policy and it is understood that Mastertone Studio, LLC, its employees, Owners, landlords and third party vendors will not be held liable for any violations.

Artist Name: _____

Project: _____

Artist or Responsible Party

Date_____

Artist or Responsible Party

Date_____