

StudioLAX Terms and Conditions

These Terms and Conditions are for your protection as well as ours. Please read them carefully.

1. These conditions shall apply to all contracts for Services between StudioLAX Video Production hereinafter referred to as the Contractor and you hereinafter referred to as the Client.
2. A binding contract will only come into existence on receipt of the Client's written/email acceptance of the quote.
3. Fees applicable are those as detailed in the Quote and represent time spent by the Contractor in undertaking the project, including travelling time, whether at the client's premises or elsewhere.
4. On the majority of projects, a 'draft 'version of the production will be forwarded to the Client for their review. This draft may receive one set of revisions only, which is included in the original agreed cost. Subsequent revisions thereafter or a major re-edit will incur an additional daily rate of £250.00 (inc VAT) per part day or part thereof, unless otherwise agreed. Any changes to the draft copy must be advised within 7 days of delivery of the file or DVD.
5. 50% of the total cost of the project (including VAT) will be due at the commencement of work on the project, or in cases where the project spans more than 2 months, additional payments will be staged and invoices for a further 10% of the total invoice will be sent at the end of each calendar month. All Invoices are due for payment immediately upon receipt. StudioLAX reserve the right to add an accumulative percentage on late payments as dictated under the UK government late payments scheme.
6. All expenses directly related to the Project are charged at cost, with the exception of mileage which is charged at a rate per mile as defined in the quote unless this is agreed as inclusive of expenses.
7. The Project may be terminated by either party giving to the other four weeks' notice, in writing. The Contractor will, upon termination of the Project, invoice the Client for all work done and all expenses incurred up to the end of the notice period.
8. The time taken to complete the work and the measure of its success depends, in part, upon factors outside the control of the Contractor. Any changes to the elapsed timescales proposed for this project will be advised to the Client at the earliest possible time.
9. Any forecast or estimates made by the Contractor for the Project and the results attainable are given in good faith, having regard to the information made available by the Client and represents the Contractor's interpretation of the Client's instructions. Any such estimates and any confirmation or variance from them in subsequent reports and correspondence shall not be taken in any respect as an undertaking, warranty or contractual condition.
10. Any additional work carried out by the Contractor, not being part of the Quote, is not part of the Contract and will be subject to separate negotiation and confirmed in writing by Client.
11. Whilst the Intellectual Property Rights of any commissioned work belongs to the commissioner, the physical Intellectual Property Rights remain with StudioLAX Video Production, unless otherwise agreed.

12. In all instances StudioLAX will reserve the right to remove any of its personnel and/or equipment from a location if it is deemed unsafe or if they are subjected to abusive or aggressive behaviour. In this instance the Client will be liable for any costs incurred as a result of this. StudioLAX will observe the Clients site safety rules at all times and will liase with the Health and Safety Manager if deemed necessary.
13. StudioLAX carries public liability insurance cover of £5 million pounds. Upgraded specific project insurance cover can be provided at an additional cost if required upon request.
14. In the unlikely event that StudioLAX experiences equipment failure or difficulties, all efforts will be made to find suitable replacement equipment as soon as possible. The equipment used on the day of filming will be at the discretion of the senior member of the film crew.

All Terms and Conditions stated within this document are deemed acceptable to the Client upon receipt of a written/email confirmation.

All Terms and Conditions stated within this document override any Terms and Conditions from the Client unless otherwise agreed.