

Terms and Conditions

MeYou&Music (MEYOU&MUSIC STUDIOS LTD)

Effective Date: April 9, 2026

1. Introduction

Welcome to MeYou&Music. These Terms and Conditions (the "Terms") govern your access to and use of the website meyoumusic.com, the MeYou&Music platform, and all mixing, mastering, and related services (collectively, the "Services") provided by MEYOU&MUSIC STUDIOS LTD, a company registered in the Federal Republic of Nigeria ("MeYou&Music," "we," "us," or "our"). By creating an account, subscribing to a plan, or otherwise using our Services, you ("you," "Client," or "User") agree to be bound by these Terms. If you do not agree, you must not use the Services.

2. Eligibility

You must be at least 18 years old, or the age of majority in your jurisdiction, to use the Services. By using the Services, you represent and warrant that you have the legal capacity to enter into a binding agreement and that all information you provide is accurate, current, and complete. We reserve the right to refuse service, terminate accounts, or cancel orders at our sole discretion.

3. Account Registration and Security

To access most features, you must register for an account. You agree to provide accurate information and to keep your login credentials confidential. You are solely responsible for all activity that occurs under your account. You must notify us immediately of any unauthorized use or security breach. We are not liable for any loss or damage arising from your failure to safeguard your account.

4. Description of Services

MeYou&Music provides professional audio mixing services and related creative services through a subscription model. Our services include but are not limited to: stem-based mixing, creative enhancement, revision rounds, project consultation, and optional mastering services. Mixing is delivered using our proprietary Emotion-First Architecture methodology. Specific deliverables, turnaround times, and concurrent project capacity depend on the subscription tier you select.

5. Subscription Plans and Billing

We offer four subscription tiers: PRO (\$299/month), PLUS (\$499/month), PREMIUM (\$899/month), and PLATINUM (\$1,999/month). All prices are in United States Dollars (USD) and are billed monthly in advance. Subscriptions automatically renew each month on the billing anniversary date until cancelled. By subscribing, you authorize us (and our payment processor) to charge your designated payment method on a recurring basis. You are responsible for ensuring your payment method remains valid.

Failed payments may result in suspension of Services until payment is resolved.

6. Concurrent Project Capacity

Each subscription tier permits a maximum number of concurrent active projects: PRO allows 1, PLUS allows 2, PREMIUM allows 4, and PLATINUM allows 8. A project is considered active from the moment of submission until final client approval. You may not exceed your tier's concurrent project limit. Upgrading your plan immediately increases your capacity; downgrading takes effect at the start of the next billing cycle.

7. Turnaround Times

Estimated turnaround times are based on stem count: 1 to 15 stems within 3 business days, 16 to 25 stems within 5 business days, and 26 to 40 or more stems within 7 business days. Turnaround begins once a project is fully submitted with all required materials, including stems, reference tracks, and creative direction. Turnaround times are estimates and not guarantees. Delays caused by incomplete submissions, client unresponsiveness, holidays, or force majeure events are excluded from turnaround calculations.

8. Project Submission Requirements

Clients are responsible for providing properly prepared stems, accurate metadata, reference tracks, and clear creative direction through our 8-step guided submission flow. Stems must be exported dry (without master bus processing), correctly labeled, and free of clipping. We reserve the right to request resubmission of materials that do not meet our technical standards. Repeated failure to provide adequate materials may result in project rejection without refund.

9. Revisions

Revision allowances vary by subscription tier and are detailed within each plan's description on the platform. Revision requests must be submitted through the platform with clear, specific, and actionable feedback. Vague or contradictory feedback may delay delivery. Requests for changes that fall outside the original creative direction or scope may be considered new projects at our discretion.

10. Delivery, Preview, and Approval

Mixed audio is delivered via streaming preview within the platform until the client formally approves the final mix. Upon approval, high-quality download files are unlocked for the client. Clients have 14 calendar days from delivery to request revisions or formally approve the mix. After 14 days of inactivity, the project will be automatically marked as approved and closed.

11. Mastering Services

Mastering is offered as a separate post-approval service. Light Mastering includes 1 revision and Full Mastering includes 2 revisions, regardless of subscription tier. Mastering fees, where applicable, are disclosed at the point of order. Mastering revisions are subject to the same submission and approval rules outlined in these Terms.

12. Cancellation and Refunds

You may cancel your subscription at any time through your account dashboard. Cancellation takes effect at the end of the current billing period, and you will retain access to the Services until that date. We do not offer refunds for partial months, unused project capacity, or completed work. Refunds may be considered, at our sole discretion, only in cases where we have materially failed to deliver Services in accordance with these Terms.

13. Intellectual Property Rights

Upon full payment and final approval, the client retains ownership of the underlying musical composition and master recording. MeYou&Music retains exclusive ownership of all proprietary methodologies, including the Emotion-First Architecture, templates, mix presets, internal workflows, and supporting documentation. Nothing in these Terms transfers ownership of MeYou&Music's trademarks, trade secrets, or proprietary processes. Clients may not reverse-engineer, replicate, or distribute our methodology.

14. Client Warranties

By submitting any audio, stems, lyrics, artwork, or other materials to us, you represent and warrant that you own or control all necessary rights to those materials and that they do not infringe upon the rights of any third party. You agree to indemnify and hold harmless MeYou&Music against any claims, damages, or liabilities arising from your breach of this warranty.

15. License to Use Client Work for Promotion

Unless you explicitly opt out in writing, you grant MeYou&Music a non-exclusive, royalty-free, worldwide license to use short excerpts of your mixed work (including before-and-after audio samples), your name, and your project for portfolio, marketing, social media, and promotional purposes. You may revoke this license at any time by written notice, and we will cease new use within a reasonable period.

16. Acceptable Use

You agree not to use the Services to submit, create, or distribute content that is unlawful, defamatory, hateful, sexually explicit involving minors, threatening, or that infringes on intellectual property rights. We reserve the right to refuse, suspend, or terminate any project or account that violates these standards, without refund.

17. Confidentiality

We treat all client materials and project details as confidential. Our engineers and staff are bound by internal confidentiality obligations. We will not share your unreleased music with third parties except as necessary to deliver the Services or as required by law.

18. Service Availability

We strive to maintain continuous availability of the platform, but we do not guarantee uninterrupted access. Scheduled maintenance, technical failures, third-party service outages, or force majeure events may temporarily affect availability. We are not liable for losses arising from such interruptions.

19. Disclaimers

The Services are provided on an "as is" and "as available" basis. To the fullest extent permitted by law, MeYou&Music disclaims all warranties, express or implied, including warranties of merchantability, fitness for a particular purpose, and non-infringement. We do not warrant that the Services will meet every subjective creative expectation, as mixing involves artistic interpretation.

20. Limitation of Liability

To the maximum extent permitted by applicable law, MeYou&Music, its directors, employees, and affiliates shall not be liable for any indirect, incidental, special, consequential, or punitive damages, including loss of profits, revenue, data, or goodwill, arising out of or related to your use of the Services. Our total aggregate liability for any claim shall not exceed the amount you paid to us during the three (3) months preceding the event giving rise to the claim.

21. Indemnification

You agree to indemnify, defend, and hold harmless MeYou&Music, its officers, employees, contractors, and affiliates from any claims, damages, losses, liabilities, and expenses (including legal fees) arising out of your use of the Services, your breach of these Terms, or your violation of any third-party rights.

22. Termination

We reserve the right to suspend or terminate your account at any time, with or without notice, for conduct that we believe violates these Terms or is harmful to other users, our business, or third parties. Upon termination, your right to use the Services will immediately cease. Sections of these Terms that by their nature should survive termination shall do so.

23. Modifications to the Terms

We may update these Terms from time to time. When we do, we will revise the Effective Date above and notify users through the platform or by email. Continued use of the Services after changes take effect

constitutes acceptance of the revised Terms. If you do not agree to the changes, you must discontinue use of the Services.

24. Modifications to the Services

We reserve the right to modify, suspend, or discontinue any part of the Services, including features, pricing, and subscription tiers, at any time. Where changes materially affect existing subscribers, we will provide reasonable advance notice.

25. Governing Law and Jurisdiction

These Terms are governed by and construed in accordance with the laws of the Federal Republic of Nigeria, without regard to conflict of law principles. Any disputes arising out of or relating to these Terms or the Services shall be resolved exclusively in the competent courts of Nigeria, unless otherwise required by mandatory consumer protection law in your jurisdiction.

26. Dispute Resolution

Before initiating any formal legal proceedings, the parties agree to attempt in good faith to resolve any dispute through direct negotiation. If a resolution cannot be reached within 30 days, either party may pursue available legal remedies.

27. Force Majeure

We shall not be held liable for any failure or delay in performance caused by circumstances beyond our reasonable control, including natural disasters, power outages, internet failures, government actions, labor disputes, pandemics, or acts of war.

28. Severability

If any provision of these Terms is found to be invalid, illegal, or unenforceable, the remaining provisions shall continue in full force and effect.

29. Entire Agreement

These Terms, together with our Privacy Policy and any plan-specific documentation, constitute the entire agreement between you and MeYou&Music regarding the Services and supersede all prior agreements and understandings.

30. Contact Information

For questions, concerns, or notices regarding these Terms, please contact us at: MEYOU&MUSIC STUDIOS LTD, via the contact form on meyoumusic.com or through your account dashboard.