



Angry Chicken Creative Media Terms & Conditions (Film Production)

Angry Chicken Creative Media Terms & Conditions

Services are provided under the following terms and conditions 'Angry Chicken Media' refers to the registered business 'Angry Chicken Creative Media.' Agreement to and acceptance of the terms and conditions listed herein are acknowledged, once a booking or request for service is made. Angry Chicken Media will only provide services under the following Terms and Conditions. A copy of these Terms and Conditions can be provided on request.

Ownership of Recorded Material

The Edited Video Files and Audio Files, including all copyrights will remain the property of Angry Chicken Media until full payment is made for commissioned works.

For unpaid commissioned works or in the event that a final agreed payment is not made, Angry Chicken Media reserves the right to withhold all recordings and finished works.

The copyright for all and any music and lyrics or musical composition included or recorded in the edited video or recorded by equipment used

by Angry Chicken Media will remain the property of the author or legal entity owning the copyright.

Special Provision for Ownership of Recorded Materials

Angry Chicken Media reserves the right to retain ownership of any recorded material of an anomalous nature once discovered in Post Production. The copyright of such recordings will belong to Angry Chicken Media. Angry Chicken Media reserves the right to use edited or unedited video from all productions or commissioned works for promotional or commercial purposes. The copyright for the segments will belong to Angry Chicken Media exclusively. The segments will be used on their website, sent to clients via file share, or sold.

Disposal of Recorded Materials

Master Tapes (Raw Footage), Video Files, Audio Files & Edited Video Files will be retained for up to one (3) months only and will then be disposed of, deleted or erased . If at the end of one (3) months commissioned works have not been purchased, Angry Chicken Media reserves the right to dispose of all tapes, video and audio files, recorded materials and finished works.

Illness or Failure of Equipment

Whilst all reasonable care and preparation is taken for videography and editing, Angry Chicken Media shall not be liable for any compensation except for the return of any original deposit made, should a failure occur for all or any of the electronic equipment used or due to illness of the operator or person(s) employed by Angry Chicken Media or because of an unforeseen event or by any dispute regarding the ownership of recorded materials.

Resources Supplied for Post Production

Whilst every care will be taken with photographs or other materials supplied by the client, no responsibility is accepted for loss or damage caused by circumstances beyond the control of Angry Chicken Media. In order to maintain strict deadlines, any resources to be supplied by clients to be used in postproduction must be submitted by the client at the agreed time.

Right of Refusal or Termination

Angry Chicken Media reserves the right to terminate the recording of any event or commissioned works, where the circumstances change such that the videographer, or any person(s) employed by Angry Chicken Media is placed in actual or apparent danger or that there is a possibility that all or any of the equipment used may be damaged. Should this situation occur, then any deposit paid is non-refundable. Angry Chicken Media also reserves the right to seek compensation for any damage to property or equipment.

Angry Chicken Media reserves the right to refuse service to any clients that become aggressive (Verbal, Physical or Written). Lack of or unwillingness to communicate in an acceptable manner and timeframe (7) days.

Venue Location Fees & Permissions

It is the responsibility of the client to meet any fees or to ensure that permission is sought and obtained at all venues and locations for the videography of events or commissioned works.

Artistic License

The client acknowledges and accepts that editing an event and the production of finished materials may include elements of artistic expression and interpretation. Angry Chicken Media reserves the right to use 'Artistic License' in any commissioned works that require editing or the production of finished materials. The re-editing of commissioned works or re-designing of

the printed materials is offered as an optional extra by prior arrangement and a quote provided on request. The conditions for utilising the re-edit option are listed herein.

Conditions for using the 'Re-Edit' Option

The 'Re-Edit' option is **only** available if notice is given prior to an event or commencement of works. Angry Chicken Media will provide one (1) 'draft copy' of an initial edited file. And in order to maintain strict deadlines the client is required to provide all proposed changes to the draft copy within seven (7) days of receipt of the 'draft copy'. Once the changes are affected the client will receive a 'final draft copy'.

The 'final draft copy' is used to identify any errors in the original changes only. No new changes may be requested unless another 'Re-Edit' option is purchased. The client is required to report any errors found in the 'final draft copy' within seven (7) days. Angry Chicken Media reserves the right to refuse any changes to the 'draft copy' or the 'final draft copy' if the deadlines listed herein are not met. The client acknowledges that some changes may not be possible.

Payment for Goods and Services

The finished product, edited files and audio files will be released immediately when full payment for products and services is received. Payment for products and services not received by the due date, **will** incur a late payment fee of \$5.00 per day past the payment due date. The payment due date will be marked clearly on the supplied invoice.

Filming Cancellation

If the Customer has engaged Angry Chicken Creative Media to provide Services, the Customer may notify ACCM in writing (during normal business

hours) that the Customer does not require the Services to be provided on that date (“the cancellation”). If notification of the cancellation is provided outside of normal business hours, it is deemed to have been provided at the commencement of the following business day. If a cancellation is made the Customer must reimburse ACCM for any expenses incurred by ACCM in preparation for provision of the Services, this may include filming direction and concepts, pre and post production concepts. The Customer must pay the Agreed Fee(s) in full, such fees may be deducted from any monies provided in deposit of the services.

Changes to the Terms & Conditions and Other Information Provided

Angry Chicken Media reserves the right to change or amend the terms and conditions, the products or any of the information provided on the Angry Chicken Media website at any time and without prior notice.

Content Disclosure

Clients understand that the content, the views and the opinions expressed in the video material produced for the client (YOU), by Angry Chicken Media, are those solely of the client (YOU). The material is intended to represent the opinion of the client (YOU), and in no way reflects the views and opinions of Angry Chicken Media, its staff or partners.

Privacy

All information received from customers, written or otherwise will be kept confidential. Any private information provided will not be divulged or distributed to any third party. For enquiries only; no contact details are retained.