## STUDIO FEE AGREEMENT

	greement is made and entered into as of this	
in the year of between herein refereed to as "Client" and herein refereed		
herein	refereed to as "Client" and	herein refereed to as
"Studi		
1.	Client agrees to the hourly rate of \$ an hour, o billable day.	r \$ each day, at hours per
2.	Client is responsible for all monies due to Studio, and s	
	(delete non-applicable terms) (a) in adva	ance; (b) upon conclusion of recording
	session; (c) within days after the end of the re-	cording session; (d) within days
	of completion of recording project.	
3.	Studio shall endeavor to secure all recording media (all	
	cassettes, and all other magnetic media storage devices	
	studio premises, but is not responsible for loss or dama	
4.	In the event of loss to or damage of Clients recording n be responsible for replacement of no more than the value	
	unrecorded tape and studio time to date devoted to said	recording media.
5.	Studio shall endeavor to secure all other property left o	n premises by Client, (other than recording
	media) but is not responsible for loss due to theft, fire,	act of God or other unnamed occurrence.
6.	Clients recording media left on premises days a	
	service shall become the property of Studio if all monies due Studio have not been paid.	
7.	Clients recording media left on premises days a	
	service shall become the property of Studio if all monies due Studio have been paid.	
8.	All rented tapes shall be erased days after con	
	unless Client makes purchase payment for said tape(s) at full retail purchase price set forth by	
	Studio within days after completion of last recording session or service.	
9.	In the event Clients recording media have been stored on premises, Studio shall not release said media until all monies due Studio have been paid.	
10.	Receipt of recording media from Studio to Client is ack	nowledgement between both parties that
	the quality of all services rendered by Studio is satisfactany and all liability regarding said recording media and	
11.	In the event of cancellation of recording session or other	
	be responsible for % of cost of services schedu	
	hours of the scheduled recording session or service.	
12.	Client shall be responsible for any loss or damage to St	
	employees of Client, guests of Client, or agents of Clie	nt acting under Clients instruction, as a
	result of misuse, negligence, and or carelessness.	
13.	This constitutes the entire agreement between Client ar	
	changed, or terminated in any way unless there is a wri	tten agreement signed by both parties.
The signst.	gnatures below confirm all parties involved understand th	is agreement in full and feel it is fair and
just.		
Execu	ted on theday of 20	
Ву:		
	Studio	
_		
Ву: _	CIV.	
	Client	
انان ۸	200	
Addre	38:	