Rules and Considerations

We aim to be a space for the community. Please care for it as you would your own.

- Only park in front of POSSIBLE.
- No illegal activities.
- No smoking indoors.
- Clean up after yourself and place all litter in the bathroom garbage can.
- Be kind to the gear, the space, and yourself.
- Please don't blow the speakers.
- Please return all gear to its original placement, settings, etc.
- Please ensure all gear is turned off when done.
- Do not take gear, accessories, or anything else that belongs to POSSIBLE.

If you need to reach POSSIBLE at any time, call or text (828) 263-4292.

Cancellations must be made at least 24 hours before your booked time.

AGREEMENT

The person who booked the space/time is the RESPONSIBLE PARTY. The RESPONSIBLE PARTY will be charged for any missing or damaged property of POSSIBLE inflicted at any time by them or their guests. Any damage discovered must immediately be reported to POSSIBLE.

The RESPONSIBLE PARTY agrees that they are the responsible party that represents any person accompanying them during their time at POSSIBLE.

This agreement is entered into in the State of North Carolina and shall be construed in accordance with the laws of said state applicable to contracts to be wholly performed therein.

The North Carolina Courts, State & Federal, only, shall have jurisdiction over any controversies regarding their agreement. Any action or other proceeding will be brought in those courts in NC, and not elsewhere.

POSSIBLE assumes no legal or financial responsibility for the following:

- i. Damage to, theft from, or theft of cars parked while client or guests are in the studio.
- ii. Damage to client's or guests' property in use at the studio.
- iii. Personal injury to clients or their guests or property of clients and guests.
- iv. Recorded media stored at the studio or left with the engineer or producer.

This contract is considered binding and will be arbitrated if necessary in accordance with NC law.

I, the RESPONSIBLE PARTY, agree to be bound by the terms listed above in this agreement.

Signed	 	 		
Printed Name				
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DATE	 	 		