Terms of Service (TOS)

Last updated: 25/08/25

These Terms of Service ("Terms") govern your access to and use of *The Remix Blueprint* online course and the Sub Skool community (the "Course" and "Community"), operated by Lightwork Learning Limited ("Company," "we," "us," or "our"). By purchasing, subscribing, or accessing our services, you agree to these Terms. If you do not agree, do not use our services.

1. Business Information

Lightwork Learning Limited Unit 29 Highcroft Industrial Estate, Enterprise Road, Horndean, Waterlooville, United Kingdom, PO8 0BT Email: info@subskool.com

2. Eligibility

You must be at least 18 years old, or have parental consent, to purchase or subscribe. By using the Course or Community, you represent that you meet these requirements.

3. Applicability

These Terms apply to all users of *The Remix Blueprint*. Specific sections apply depending on whether you:

- purchased the one-time access course ("Course User"),
- subscribed to the monthly community ("Community Subscriber"), or
- do both.

4. Course & Community Access

4.1 One-Time Purchase: The Remix Blueprint

- Sold as a one-time purchase, providing lifetime access to the online training materials.
- Access is delivered through online streaming; downloadable resources may include templates, samples, and presets.
- You are granted a personal, non-transferable licence to access and use the materials for your own learning and commercial music production (subject to the EULA).

• Refunds for the one-time purchase are subject to the 14-day money-back guarantee. Requests must be submitted within 14 days of purchase.

4.2 Monthly Subscription: Sub Skool Community

- Grants access to a members-only community, including forums, live Q&A sessions, and ongoing content updates.
- Subscriptions are billed monthly via Stripe or other payment processors.
- You may cancel your subscription at any time. Cancellation stops further charges but does not refund past payments, except where required by law.
- We reserve the right to modify, suspend, or terminate the Community or specific features at any time.

4.3 General Rules for Both Products

- Sharing login credentials is strictly prohibited.
- Access may be suspended or terminated for violations of these Terms or the EULA.
- All content is for educational purposes only. Any legal issues arising from the misuse of third-party material remain the user's responsibility.

5. Payments & Refunds

5.1 One-Time Purchase Course

- Payments are processed securely via Stripe.
- Refunds must be requested within 14 days of purchase.

5.2 Subscription Community

- Recurring monthly payments are processed via Stripe or other payment providers.
- Cancellation stops future charges but does not refund prior payments.
- Refunds may be granted at our discretion in exceptional circumstances.

6. Intellectual Property & EULA

- All Course and Community materials (videos, text, graphics, templates, samples, presets) remain the exclusive property of Lightwork Learning Limited.
- You are granted a personal, non-transferable licence to use the materials for your own learning and commercial music production (per the EULA).

- You may not resell, redistribute, or publicly share any materials.
- Sharing login credentials is prohibited.
- Upon termination, you must immediately cease use and delete any downloaded materials.
- See the full EULA for detailed licensing rights and restrictions.

7. Copyright, Licensing & User Liability

7.1 Educational Use Only

All content in the Course and Community, including stems, samples, audio, and project files, is provided strictly for **educational and personal learning purposes**. Sub Skool does **not** grant you any rights to distribute, publish, monetise, or publicly release any remix, bootleg, edit, or derivative work created using the materials provided.

7.2 No Rights to Third-Party Material

Certain course modules involve working with copyrighted material owned by third parties. Sub Skool does not own or license these works and does **not** grant you any rights to use them beyond private study.

Any remix or derivative work you create may contain material owned by third-party rights holders.

7.3 Your Responsibility to Obtain Permissions

It is **solely your responsibility** to obtain all licences, permissions, or clearances required before distributing, uploading, sharing, performing, or monetising any remix or derivative work, including uploads to:

- Spotify, Apple Music, YouTube, SoundCloud, Bandcamp, Beatport, etc.
- download gates such as Hypeddit, Toneden, or PromoPal.

7.4 Prohibited Uses

Without the proper permissions, you agree **not** to:

- upload your remix publicly,
- monetise or commercially exploit your remix,
- offer the remix as a free or gated download,
- upload copyrighted stems or samples provided in the course,
- imply any official endorsement, approval, or licensing.

7.5 No Legal Advice

All copyright and licensing information provided is for educational purposes only. **Nothing** in the Course or Community constitutes legal advice. For legal guidance, seek a qualified professional.

7.6 Limitation of Liability (Copyright Use)

To the **maximum extent permitted by law**, Lightwork Learning Limited shall **not be liable** for any claims, takedowns, account suspensions, losses, damages, penalties, legal fees, or other consequences arising from your creation, distribution, or use of copyrighted or unlicensed material.

You acknowledge that you act entirely at your own risk when using copyrighted material.

7.7 Indemnification

You agree to **indemnify**, **defend**, **and hold harmless** Lightwork Learning Limited from any claims, liabilities, damages, losses, or expenses (including legal fees) resulting from:

- your use of copyrighted or unlicensed material,
- your distribution or publication of any remix,
- your breach of these Terms or the EULA,
- your violation of any intellectual property rights.

This obligation survives termination of your access.

7.8 Enforcement & Termination

We reserve the right to suspend or terminate your access if you misuse copyrighted material, breach these Terms, or expose Sub Skool to legal risk.

8. No Legal Advice Disclaimer

The Course and Community do not constitute legal advice. Participation does not create a solicitor-client or advisor-client relationship. Seek professional legal counsel for questions about licensing or copyright.

9. Disclaimers

All content is provided "as is" without warranties of any kind. Results may vary. We do not guarantee record deals, bookings, income, or specific outcomes.

10. Limitation of Liability (General)

Lightwork Learning Limited shall not be liable for any indirect, incidental, or consequential damages.

Maximum liability is limited to the amount paid for the Course or subscription.

11. Termination

Violation of these Terms or the EULA may result in suspension or termination without refund.

12. Governing Law & Jurisdiction

These Terms are governed by the laws of England and Wales. Any disputes fall under the exclusive jurisdiction of the courts of England and Wales.

13. Changes to Terms

We may update these Terms at any time.

Continued use of the Course or Community constitutes acceptance of the updated Terms.

14. Contact

Email: info@subskool.com