

Soundbooth Platform Terms of Service	
Welcome	<p>Welcome to the Soundbooth Platform (“Platform”).</p> <p>Soundbooth Theater, LLC (“we” “us”) produces and publishes audiobooks and audio dramatizations (“Audio Products”) and related merchandise (“Merchandise”) offer these Audio Products and Merchandise for purchase on our Platform.</p> <p>When you use the Platform or purchase our Audio Products or Merchandise, you agree to the following Terms of Service (“Terms”). Please read these Terms carefully.</p>
Age Restriction	You represent that you are at least 18 years of age.
Purpose and Use	<p>We provide the Platform and the Platform’s text, images and other content (“Content”) for information and to promote and sell our Audio Products and Merchandise.</p> <p>You agree to use the Platform and the Content only for purposes permitted by these Terms and any applicable law, regulation or generally accepted practices in your jurisdiction. You will not:</p> <ul style="list-style-type: none"> • Interfere with or disrupt the Platform, the normal use of the Platform by other authorized users, the Content or the servers and networks associated with the Platform; • Upload any unlawful information or materials; or • Use the Platform in violation of local, state, or national law.
Our Properties	<p>We own the Platform, the Audio Products, our name SOUNDBOOTH™ and related trademarks that we use on the Platform and in commerce, copyrights in the Platform and in some Audio Product cover art, and the right to produce and to distribute the Audio Products (collectively “Properties”).</p> <p>Unless we permit you in writing, you may not copy, sell, trade, use or allow others to use these Properties. If there are other intellectual properties that appear on the Platform, those belong to their respective owners and we use them only to refer to those owners’ goods and services.</p> <p>Address your questions concerning using our Properties to:</p> <p>Soundbooth Theater, LLC 4741 Central Street. Suite 445 Kansas City, MO 64112 816-716-8383 hello@soundbooth.app</p>
Content and Information	<p>The Content is the responsibility of the Content provider. We are not responsible or liable for the Content provided by others. Some Content may be protected by intellectual property rights owned by partners, sponsors, advertisers or Members providing that Content to us. Unless we permit you in writing, you may not copy, sell, trade, use or allow others to use the Content.</p> <p>You are responsible for the information that you provide to us about yourself (“Information”) as a visitor or, as applicable, as a commenter on Content.</p>
Author Works	To the best of our knowledge, each named author (“Author”) owns the text on which each Audio Product is based and the copyrights in that text (“Author Works”). In some cases, the Author also owns the Audio Product cover art.

	<p>We produce and distribute Audio Products based on agreements that we have with Authors.</p> <p>The Author Works are the responsibility of the Author. We are not responsible or liable for the Author Works. Unless Author permits you in writing, you may not copy, sell, trade, use or allow others to use the Author Works.</p>
Ordering	<p>To order an Audio Product or Merchandise, use the ordering function on the Platform.</p> <p>All our prices are listed in U.S. dollars. We may add sales taxes or other service charges to Audio Product and Merchandise prices, each of which we will show on our invoice before you buy.</p> <p>We accept major credit cards on the Platform only and cannot accept checks or money orders. Please note below our privacy policy with respect to your orders.</p> <p>You will pay for disputed credit card transaction costs related to your orders.</p>
Privacy	<p>To visit our Platform, we do not require you to give us any personal or financial information.</p> <p>We do not gather non-public personal information such as your Social Security number or any other information that could be used to determine credit- or employment-worthiness.</p> <p>If you place an order for an Audio Product or Merchandise our Platform, you will be directed to a secure payment page that is managed through an outside payment processor. We will not see, collect or store the payment information that you enter on the payment page. Our outside payment processor will notify us that you have made a payment, providing us only with your name and the amount paid.</p> <p>During your online order, our server will assign your browser a unique identification number stored in a file on your computer (“Cookie”) unless you have disabled Cookies on your computer. Cookies identify your browser, but not you personally, to our computers whenever you interact on our Platform.</p> <p>If you “opt in” where indicated, we may use your name and email to:</p> <ul style="list-style-type: none"> • Follow up with you after your visit. • Send to you messages that we approve and to which you have subscribed (“Messages”). • Send to you emails about related or new Audio Products, Merchandise or other products and services that we feel may be of interest to you (“Mailings”). <p>We will not share this information with anyone. We maintain security procedures and standards for storing this information that we believe are as safe as today’s technology permits. We test these procedures and modify them regularly as new technologies become feasible.</p> <p>If you do not want to receive certain Messages or Mailings, you can opt out in several ways:</p> <ul style="list-style-type: none"> • Click on the opt-out link if one is provided in a Message or Mailing. • Email us at help@soundbooth.app requesting that you name be removed from future Messages or Mailings. • Write to us at Soundbooth Theater, LLC, 4741 Central Street. Suite 445, Kansas City, MO 64112 requesting that your name be removed from future Messages or Mailings. <p>If you visit other websites or apps through links that you find on our Platform, we are not responsible for the privacy practices or content of those websites or apps. Those websites or apps may collect information about you, including personal information. You are</p>

	<p>responsible for yourself, your passwords and personal information on those sites. While we are committed to protecting your privacy while you visit our Platform, we do not ensure or warrant the security of any information that you transmit to us.</p> <p>We may gather and archive basic Platform logging statistics showing the daily number of visitors to our Platform, daily requests for particular files, originating server locations and server or browser domain names. We use these aggregated statistics internally to provide better service, but we may also provide these statistics to others.</p> <p>If we are required by law enforcement or judicial authorities to provide information, we will do so to the extent that information is available and if we determine disclosure is appropriate. We may also provide information as necessary to protect the personal safety of the public.</p>
<p>No Warranties</p>	<p>Platform</p> <p>You understand and agree that you use the Platform at your own risk and that we provide the Platform “AS IS” and “AS AVAILABLE” without any express or implied warranties of merchantability, reliability, non-infringement or fitness for a particular purpose. Also, we <u>do not</u> warrant that:</p> <ul style="list-style-type: none"> • The Platform will meet your requirements; • Will operate without interruption or error; • Content will be accurate or reliable; • Content or Audio Products will not damage your computer; or • We will correct Platform deficiencies. <p>You understand that we, our affiliates, sponsors and advertisers will not be liable for any consequential, incidental, indirect or punitive damages associated with your use of the Platform, or for any loss resulting from:</p> <ul style="list-style-type: none"> • Your reliance on the Platform; • Your transactions with an advertiser or sponsor on the Platform; • Changes that we make to the Platform; or • Your failure to keep your information confidential. <p>Audio Products and Merchandise</p> <p>We describe our Audio Products and Merchandise as accurately as possible, but do not warrant that those descriptions are accurate, complete, reliable or error free. We also attempt to update the Content frequently, but make no warranties that the Content is current.</p> <p>YOU UNDERSTAND AND ASSUME ALL RISK RELATED TO YOUR PURCHASE AND USE OF OUR AUDIO PRODUCTS AND MERCHANDISE. WE WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT CONSEQUENTIAL, INCIDENTAL, STATUTORY OR PUNITIVE DAMAGES ARISING FROM OR RELATED TO THE AUDIO PRODUCTS OR MERCHANDISE.</p> <p>WE EXPRESSLY DISCLAIM ALL OTHER WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, QUALITY, PERFORMANCE, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.</p> <p>NOTHING IN THESE TERMS EXCLUDES OR LIMITS OUR WARRANTY OR LIABILITY FOR LOSSES WHICH MAY NOT BE LAWFULLY EXCLUDED OR LIMITED BY</p>

	<p>APPLICABLE LAW. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR CONDITIONS OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR LOSS OR DAMAGE CAUSED BY NEGLIGENCE, BREACH OF CONTRACT OR BREACH OF IMPLIED TERMS, OR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, ONLY THE LIMITATIONS WHICH ARE LAWFUL IN YOUR JURISDICTION WILL APPLY TO YOU AND OUR LIABILITY WILL BE LIMITED TO THE MAXIMUM EXTENT PERMITTED BY LAW.</p>
Indemnity	<p>You will indemnify and defend us and our officers, directors, employees, agents, heirs, successors in interest, and affiliated entities (each an “Indemnified Party”) from and against any and all liabilities, losses, damages, claims, and expenses, including reasonable legal fees, that may be incurred or suffered by one or more Indemnified Parties arising out of third party claims related to your: a) obligations under these Terms; b) purchase and use of Audio Products or Merchandise. This Section survives the expiration or termination of these Terms.</p>
Cancellation, Exchanges And Returns	<p>We may cancel your order for an Audio Product or Merchandise and refund the amount that you paid if the amount that you paid for an Audio Product or Merchandise is obviously incorrect, regardless of how that error occurred.</p> <p>Audio Products</p> <p>All sales of Audio Products are final. Unless you notify us and we confirm that we delivered your Audio Product with glitches or errors, we will not refund the price of Audio Products or exchange returned Audio Products for other Audio Products.</p> <p>Merchandise</p> <p>If you are not completely satisfied with your Merchandise purchase, for any reason, you must return to us that Merchandise with the original receipt.</p> <p>If we receive that Merchandise within seven days of your purchase, we will refund to you the amount that you paid for that Merchandise, as provided below. We will not give you a refund if the Merchandise is not returned to us within seven days of your purchase, if you do not include the original receipt or if the Merchandise is lost or damaged before we receive it. You will pay all shipping costs to return the Merchandise.</p> <p>If we receive the returned Merchandise on time, we will, within seven to ten business days of receiving that Merchandise and the original receipt, apply to your original payment method a credit for the amount you paid for that Merchandise. We will send to you an email when this credit process is complete. A credit will appear on your next statement, depending on the issuing bank and billing cycle. We are not responsible for any issues with your financial institution.</p>
Reporting Content Violations	<p>If you believe that your intellectual property rights have been violated by anything on our Platform, please send written notice to the address listed under “Contact Us” below that:</p> <ul style="list-style-type: none"> • Describes the intellectual property that you believe was infringed (“Infringed Property”) and where the Infringed Property is located on the Platform; • Includes your address, a telephone number, and an e-mail address where we can contact you; • States that you have a good-faith belief that the infringing use is not authorized by the Infringed Property owner, by its agent, or by law; • States, under penalty of perjury, that the information in your notice is accurate and that you are the Infringed Property owner or are authorized to act on their behalf; and • Includes your electronic or physical signature. <p>We may request additional information before removing anything.</p>

Termination	<p>We may terminate your access to the Platform if:</p> <ul style="list-style-type: none"> • You breach the Terms or act in a way which we believe shows that you do not intend to or are unable to comply with the Terms; • We are required to do so by law; or • We decide to discontinue the Platform.
Governing Law	<p>These Terms and your relationship with us are governed by Missouri law, without regard to its conflict of laws provisions. You agree to submit to the exclusive jurisdiction of the state or federal courts located in Kansas City, Missouri to resolve any legal matter arising from these Terms.</p>
Changes to Terms	<p>These Terms represent the entire understanding relating to the use of the Platform and prevail over any prior or contemporaneous, conflicting or additional, communications. From time to time, we may change the Platform, these Terms, our Audio Products or Merchandise without prior notice to you. Changes will become effective when we post them to the Platform. We will treat your use of the Platform after new Terms are published as your acceptance of the new Terms.</p>
Contact Us	<p>Thank you for visiting our Platform. If you have questions about our policies, please to contact us at:</p> <p>Soundbooth Theater, LLC 4741 Central Street. Suite 445 Kansas City, MO 64112 816-716-8383 hello@soundbooth.app</p>