



ARTIFICIAL INTELLIGENCE USAGE TERMS

These terms apply to all recordings, performances, or files delivered by **Vivienne Pettitt**, legal name **Vivienne Tebbenham** ('Talent'), to [**Client Name**] ('Client'), whether or not a formal contract is in place. By accepting delivery of the files, the Client agrees to the following:

1) Usage limitation

The Client shall not use any portion of the Talent's files, recordings, or performances for purposes other than those agreed at the time of commissioning the work, including but not limited to creating synthetic or 'cloned' voices or for machine learning.

2) No voice simulation

The Client shall not use any recording or performance of the Talent to simulate the Talent's voice or likeness, or to create any synthesised or 'digital double' version of the Talent's voice or likeness.

3) No AI-related resale or transfer

The Client shall not sell, licence, or transfer any original files containing the Talent's recordings to any third party for purposes of artificial intelligence, including text-to-speech or speech-to-speech uses, without the Talent's prior knowledge and written consent.

4) No agreements on behalf of Talent

The Client shall not enter into any agreement or arrangement on behalf of the Talent that permits the use of any of the Talent's recordings for artificial intelligence purposes without the Talent's prior knowledge and written consent.

5) Data protection

The Client shall use reasonable measures to prevent unauthorised access to digital files containing the Talent's voice or likeness. If such files are stored in a cloud service, the Client shall use providers offering safeguards such as encryption or other up-to-date technological protections.

TALENT: _____

CLIENT _____

Signature: _____

Signature: _____

Date: _____

Date: _____