

Meditit Limited

- +44 7846738219
- 🖂 Meditit@outlook.com
- 20 Bridgestreet, Wybunbury, Nantwich

Terms and Conditions of Service for Meditit - UK

Effective Date: 20/9/2020

Welcome to Meditit! We appreciate your interest in our video editing services. Please carefully read the following terms and conditions that govern your use of our services.

1. Acceptance of Terms

By using our video editing services, you agree to comply with and be bound by these terms and conditions. If you do not agree to these terms, please do not use our services.

2. Services

Meditit offers professional video editing services to individuals and businesses in the United Kingdom. The scope of services, including pricing, turnaround times, and deliverables, will be outlined in your specific project agreement.

3. Project Agreement

Upon engaging our services, a detailed project agreement will be provided, outlining the specific terms, requirements, and deliverables for your video editing project. Both parties must agree to and sign this agreement before the commencement of any work.

4. Payment

Payment terms will be specified in the project agreement. Meditit reserves the right to request a deposit or full payment upfront before starting work on a project. Late payments may incur additional fees or result in the suspension of services.

5. Revisions and Changes

We understand that clients may require revisions to meet their satisfaction. The number of revisions allowed and any associated fees will be specified in the project agreement. Additional revisions beyond the agreed-upon limit may incur extra charges.

6. Intellectual Property

All intellectual property rights, including copyrights, for the edited videos produced by Meditit remain the property of the client. Yet Meditit does not retain the right to showcase the edited videos in its portfolio or promotional materials unless otherwise specified in the project agreement.

7. Confidentiality

Meditit agrees to keep all client information and project materials confidential. Any sensitive information shared during the course of the project will not be disclosed to third parties.

8. Termination of Services

Either party may terminate the services outlined in the project agreement with written notice if the other party breaches any material term of the agreement. Upon termination, the client is responsible for payment of any outstanding fees for work completed.

9. Limitation of Liability

Meditit is not liable for any indirect, incidental, special, or consequential damages arising out of or in connection with our services.

10. Governing Law

These terms and conditions are governed by the laws of England and Wales. Any disputes arising from the use of our services will be subject to the exclusive jurisdiction of the courts of England and Wales.

By using Meditit's services, you acknowledge that you have read, understood, and agreed to these terms and conditions.

If you have any questions or concerns, please contact us at Mitchellstretch@meditit.com.

Thank you for choosing Meditit!

- Mitchell Stretch -