

DocRockerMusic.com 570-926-5522

- Revised January, 2022 -

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THIS AGREEMENT IS DATED	, 2022, BETWEEN
	("CLIENT"),
	("STUDENT"),
AND DocRocker MUSIC ACADEMY, LLC, P.O. BOX 84	, EXTON, PA 19341
("DocRocker").	

1. CONTRACT SERVICES:

DocRocker is being hired to provide private music lessons to the Student according to terms contained herein. Payments are to be made upon invoice by the Client to DocRocker. Lessons are either held at the Client's home address, the teacher's studio, or another mutually agreed upon location.

2. SCHEDULING AND ATTENDANCE POLICY:

2.1 CONFIRMATION: After the schedule has been established, the teacher will confirm each appointment via phone call, text message, or email to the Client within 24 hours of the scheduled lesson. The appointment is not confirmed until a reply is received. If the appointment cannot be met, the Client must provide at least 24 hours' notice to reschedule the lesson. Failure to comply will result in the service being charged, even if it is not provided. If confirmed appointments are canceled, they will be charged by default.

2.2 TARDINESS: If the Student is late for the lesson, the lesson will still end at its scheduled time. The teacher is not responsible for honoring time lost by the Student. If the teacher is late for the lesson, it is DocRocker's responsibility to ensure the correct amount of lesson time is provided. This may result in an extended lesson on that day or on a later date.

2.3 GUARDIAN SUPERVISION: If the lesson takes place at the Student's home address, and the Student is under the age of eighteen (18) years of age, it is required that a parent or legal guardian be present during the lesson. All teachers must observe our "open-door" policy - at least one door to the area being used for lessons must be open at all times during the lesson.

3. SINGLE POINT OF CONTACT CLAUSE:

All business communication is to be conducted only as fo	llows:
CLIENT CONTACT:	DOCROCKER CONTACT:
NAME:	NAME: DOCROCKER MUSIC ACADEMY, LLC - DANTON ARLOTTO
ADDRESS:	ADDRESS:
	P.O. BOX 84
	EXTON, PA 19341
PHONE:	PHONE: 570-926-5522 (CALL OR TEXT)
EMAIL:	EMAIL: DOCROCKERMUSIC@GMAIL.COM

4. CONFIDENTIALITY:

All Client and Student information disclosed to DocRocker on this Agreement and their registration form is confidential. Under no circumstances will DocRocker share this information with other parties, unless otherwise requested or approved by the Client.

5. PAYMENT:

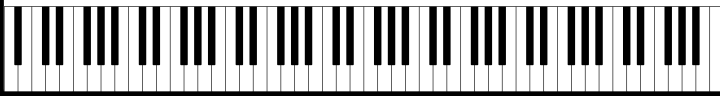
Installments are to be paid via checks payable to DocRocker Music Academy, LLC, or electronic payments via DocRocker invoices. Receipt will be kept on file, for the convenience of all parties.

6. DUE DATES & LATE PENALTIES:

Payment invoices are sent monthly by DocRocker. Payments are due by the date specified on the invoice. If no payments are made:

- By the first scheduled lesson in agreed upon package lessons will be canceled for the Student.
- During an active term of contract a Late Fee of \$15.00/lesson will be charged to the following installment.
- By the due date of the following invoice- the service agreement will henceforth be terminated by DocRocker. A Termination Fee will be charged, as appropriated by the signed lesson package.

FAILURE TO PAY WILL RESULT IN THE SUSPENSION OF SERVICES UNTIL PAYMENTS HAVE BEEN BROUGHT CURRENT.





STUDENT LESSON AGREEMENT

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7. AMENDMENTS & REVISIONS:

Agreement revisions may be requested by the Client, but no changes are binding unless agreed to in a writing signed by both the Client and DocRocker. Any requests are subject to possible denial, or if approved, a \$15.00 Amendment Fee, which will be applied to the following installment.

7.1 SCHEDULING AMENDMENTS:

Any Student extracurricular activities that may interfere with the lesson schedule agreed upon by each party should be brought to the attention of DocRocker as soon as possible. Arrangements will be made, if possible, but such accommodations cannot always be guaranteed. DocRocker understands that while enrolled in lessons, the Student may need to attend other extracurricular activities. Please note that frequent scheduling changes not only complicate matters for the parties involved, but they also affect other Students. We kindly ask that families be considerate when requesting amendments to their schedules.

8. CO-TEACHER/OBSERVATION CONSENT:

DocRocker reserves the right to conduct occasional co-teaching sessions with all Students. By this, the teacher may bring a second teacher for observation and/or collaboration to the lesson.

9. TERM OF CONTRACT:

The term of this Agreement shall begin on the date listed and signed on the Payment Agreement and upon receipt of first payment. Services end at the agreed upon date listed on said lesson package. Any lessons not completed by the agreed upon date are subject to forfeiture. Upon completion of services, the Client may renew lessons through DocRocker by selecting the same or a different lesson package. An approval by the Client via signature is required for each renewal. Monthly Plans will recur until termination.

10. TERMINATION:

If the Client decides to terminate lessons before the end of the Term, a Termination Fee will be charged to the Client's account, due immediately. Any discounts credited to the account will also be forfeited and charged. Once these charges have been paid, the Client's account will be made inactive by DocRocker. No refunds may be given for lessons for which the Client has already paid. In the event that DocRocker has to enforce its rights under this Agreement, DocRocker shall be entitled to recover its attorneys' fees and costs also.

11. AUTHORIZED SIGNATURES:

By signing this document, the following parties hereby agree to be legally bound by the terms stated in this Agreement. Please note: under the Academy Standard Rate, an enrollment fee of \$25.00 applies, and under the Academy Director Rate, an enrollment fee of \$50.00 applies. Enrollment fees are charged upon receiving this signed document, and help cover costs of initial lesson materials to be provided to the student by DocRocker Music Academy.

ON BEHALF OF CLIENT:	DOCROCKER MUSIC ACADEMY, LLC
(SIGNATURE)	
(PRINT NAME)	DANTON ARLOTTO ACADEMY DIRECTOR, OWNER
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