



# Addendum to Agreement for Private Music Tuition: Online teaching

---

This Addendum is hereby and herewith incorporated into the Agreement for Private Music Tuition dated \_\_\_\_\_ between Scott Welcomme \_\_\_\_\_ (The Teacher) and \_\_\_\_\_ (Client or Client's Parent/Guardian) ("the Agreement").

## 1 Location of lessons

The Teacher shall give lessons to the Client in accordance with the Agreement. If the Teacher and the Client cannot meet in person at any physical location in the Agreement for reasons beyond the control of the parties, tuition will be given to the Client via an online platform as agreed by the parties for a period to be agreed by the parties in writing during which the terms of this Addendum will apply. If the location given in the Agreement is 'Online' all lessons shall be given online in accordance with the terms of the Agreement and this Addendum. Unless otherwise specified & agreed between both parties.

## 2 Timetable and duration of lessons

The lesson timetable and lesson duration shall be as specified in the Agreement. The Teacher and Client or Client's Parent/Guardian may agree to vary the timetable and duration of lessons subject to written confirmation by each party to any agreed changes.

## 3 Additional lessons

The Teacher and Client or Client's Parent/Guardian may agree at any time to schedule additional online lessons, which shall be paid at a rate agreed in writing by the Teacher and the Client/Client's Guardian/Parent.

## 4 Client's teaching environment and equipment

- 4.1 The Client or Client's Parent or Guardian shall be responsible for a suitable location for online tuition.
- 4.2 The Client or Client's Parent/Guardian shall be responsible for provision of technology suitable for the online tuition and shall ensure that any applications or other technology specified by the Teacher for the tuition is installed and tested before online lessons commence. The Teacher is not responsible for the loan or supply of any equipment or materials, unless agreed in writing in advance.
- 4.3 The Teacher is not liable for any delays or disruptions caused by technical difficulties of whatever nature at the Client's home or their location for the lessons. The teacher shall not be required to make up any time lost through such incidents.
- 4.4 The Teacher is not liable for any damage, technical faults or failures of equipment and software belonging to the Client or Client's Parent or Guardian.

## 5 Safeguarding

- 5.1 The parties agree that safeguarding in the online environment is of paramount importance and agree that they shall observe best practice and professional guidance (such as advice to teachers from the ISM) in safeguarding and child protection at all times.
- 5.2 The Client and/or Client's Parent or Guardian agrees to follow any safeguarding requirements specified by the Teacher. Details of which can be found via the following link: [How it All Works](#) under the headings 'Safety' & 'Tuition expectations from all Clients'
- 5.3 The Client, if aged 18 or under, will not contact the Teacher directly by any means for whatever reason: all communications relating to the lessons shall be made between the Client's Parent or Guardian and the Teacher preferably by email except in an emergency such as unavoidable cancellation of a lesson at the last minute, where telephone use is acceptable.
- 5.4 Inappropriate behaviour or use of inappropriate or unlawful materials during the lessons by the Client may result in the Teacher terminating the lesson immediately and the teacher reserves the right to terminate the agreement with immediate effect, in which case the Teacher shall not be required to refund any fees previously paid.

## 6 Other

All other terms in the Agreement shall remain unaffected and remain in full force.