

Terms and Conditions for PianoMasterclass.com

Last Updated: 01. September 2025

These Terms and Conditions (“Terms”) govern the relationship between **István I. Székely**, founder and owner of **PianoMasterclass.com** (“Author”), and any individual or entity who visits the Website and purchases access to the online piano masterclasses (“User”). By registering for, purchasing, or using the services provided on PianoMasterclass.com, you agree to be bound by these Terms. If you do not agree, you must not use the services.

1. Subscription and Access

1.1 Each purchased subscription (“Season”) grants the User access to the selected content for a maximum of **24 months**, with no limitations on the number of times the content may be viewed within this period.

1.2 Subscriptions are individual and may not be shared, transferred, or resold. Any misuse may result in suspension or termination of the User’s access without refund.

1.3 The Author reserves the right to restrict or limit access to a single browser. The User may change the browser used, but pairing restrictions remain in place.

2. Trial Period and Refunds

2.1 A **trial period of up to 14 days** is available for new subscriptions.

2.2 Refunds may only be requested if the User has viewed **no more than 10% of each purchased Season**.

2.3 After the trial period, **no refunds** will be granted.

3. User Accounts

3.1 To access services, the User must register an account by providing **true, accurate, and complete information**, and keep this information updated.

3.2 Accounts are personal and may not be shared. Misuse may result in suspension or termination.

4. Intellectual Property and Content Usage

4.1 All videos, audio, images, text, and other materials on PianoMasterclass.com (“Content”) are the exclusive intellectual property of István I. Székely and/or licensors.

4.2 The Content is provided strictly for **personal educational purposes** related to piano and music.

4.3 **Prohibited actions include:**

- Downloading, reselling, redistributing, or publicly displaying any Content.
- Using Content (in whole or in part, audio or video) without **written permission** from the Author.
- Sharing images or video materials from the Website.

4.4 Any unauthorised use constitutes infringement and may lead to **legal action**.

5. Service Availability and Modifications

5.1 The Author may **modify, suspend, or terminate** the Services, fees, or Terms at any time, with or without prior notice.

5.2 Updated pricing will not affect existing subscriptions. If you do not agree to new fees, you may cancel your subscription before the next billing cycle.

5.3 The Author is responsible for resolving **technical errors** within the Website as quickly as possible, but is **not liable** for issues caused by third-party platforms, applications, or plugins.

6. Third-Party Applications

6.1 The Services may integrate with third-party applications, websites, or services (“Third-Party Applications”).

6.2 These Third-Party Applications are governed by their own terms and policies, which prevail over these Terms in case of conflict.

6.3 The Author does not guarantee compatibility with Third-Party Applications and is not responsible for their functionality, features, or content.

7. User Responsibilities and Safety

7.1 The courses are created in a safe environment and within normal health limits. The Author is not responsible for any physical, technical, or other damages caused by misuse.

7.2 Users are solely responsible for the safe and lawful use of the Services.

8. Eligibility

8.1 Services are available to purchase only to individuals aged **16 or older**, or the legal age of majority in their country of residence.

8.2 Users aged less than **16** must obtain **parental or guardian consent** (unless higher local legal age requirements apply) and their purchase must be done by the parent or guardian.

8.3 Legal entities may use the Services only if duly organized, legally existing, and fully authorized under applicable law.

9. Intellectual Property Rights

9.1 The Author (István I. Székely) is the **sole owner or lawful licensee** of all rights in the Services, Content, and any supplied materials on pianomasterclass.com

9.2 All ownership, title, and intellectual property rights remain with PianoMasterclass.com, the Author, affiliates, or licensors.

9.3 All rights not expressly granted under these Terms are reserved.

10. Termination

10.1 The Author reserves the right to terminate or suspend Services, accounts, or access at any time without compensation, in cases of violation of these Terms.

11. Contact

For questions, concerns, or legal notices, please contact:

 **contact@pianomasterclass.com**