

INVOICE

Wneptunesphere

Chris Neville

chris-neville@wneptunesphere.com
Wneptunesphere.com

Invoice #: NFL SOFTWARE
CONTRACT
Invoice Date: Apr 4, 2019
Due date: Apr 4, 2019

Amount due:
\$8,070,822.06

Bill To:

NFL SOFTWARE CONTRACT

Description	Quantity	Price	Amount
Software	1,696	\$4,499.99	\$7,631,983.04
		Subtotal	\$7,631,983.04
		Tax (5.75%)	\$438,839.02
		Total	\$8,070,822.06 USD

Notes

Go to Wneptunesphere.com/download and switch your browser to Edge for page purchase.

Terms and Conditions

State of Ohio
Rev. 133A18A

TERMS OF USE
WNEPTUNESPHERE LLC

Version Date: January 01, 2017
TERMS OF USE AGREEMENT

This Terms of Use Agreement (“Agreement”) constitutes a legally binding agreement made between you, whether personally or on behalf of an entity (“user” or “you”) and Wneptunesphere LLC and its affiliated companies (collectively, “Company” or “we” or “us” or “our”), concerning your access to and use of the www.wneptunesphere.com website as well as any other media form, media channel, mobile website or mobile application related or connected thereto (collectively, the “Website”). The Website provides the following service: Wneptunesphere LLC is an entertainment network administration company where a client pays a quoted fee to use my name and my company to use my network to sell goods. Using my networks means using my name Chris Neville, Neville (my given porn rap nickname, insinuating those names, or using any reference to Wneptunesphere LLC. This service and intellectual product is owned and operated by Wneptunesphere LLC. The clients include musicians, advertisers, commercials, movies, and other network administration services. (“Company Services”). Supplemental terms and conditions or documents that may

be posted on the Website from time to time, are hereby expressly incorporated into this Agreement by reference.

Company makes no representation that the Website is appropriate or available in other locations other than where it is operated by Company. The information provided on the Website is not intended for distribution to or use by any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation or which would subject Company to any registration requirement within such jurisdiction or country. Accordingly, those persons who choose to access the Website from other locations do so on their own initiative and are solely responsible for compliance with local laws, if and to the extent local laws are applicable.

All users who are minors in the jurisdiction in which they reside (generally under the age of 18) must have the permission of, and be directly supervised by, their parent or guardian to use the Website. If you are a minor, you must have your parent or guardian read and agree to this Agreement prior to you using the Website. Persons under the age of 13 are not permitted to register for the Website or use the Company Services.

YOU ACCEPT AND AGREE TO BE BOUND BY THIS AGREEMENT BY ACKNOWLEDGING SUCH ACCEPTANCE DURING THE REGISTRATION PROCESS (IF APPLICABLE) AND ALSO BY CONTINUING TO USE THE WEBSITE. IF YOU DO NOT AGREE TO ABIDE BY THIS AGREEMENT, OR TO MODIFICATIONS THAT COMPANY MAY MAKE TO THIS AGREEMENT IN THE FUTURE, DO NOT USE OR ACCESS OR CONTINUE TO USE OR ACCESS THE COMPANY SERVICES OR THE WEBSITE.

USER REPRESENTATIONS

Regarding Your Registration

By using the Company Services, you represent and warrant that:

- A. all registration information you submit is truthful and accurate;
- B. you will maintain the accuracy of such information;
- C. you will keep your password confidential and will be responsible for all use of your password and account;
- D. you are not a minor in the jurisdiction in which you reside, or if a minor, you have received parental permission to use this Website; and
- E. your use of the Company Services does not violate any applicable law or regulation.

You also agree to: (a) provide true, accurate, current and complete information about yourself as prompted by the Website's registration form and (b) maintain and promptly update registration data to keep it true, accurate, current and complete. If you provide any information that is untrue, inaccurate, not current or incomplete, or Company has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, Company has the right to suspend or terminate your account