



TERMS & CONDITIONS

CONCEPTS:

WITHIN 7 BUSINESS DAYS OF RECEIVING YOUR COMPANY INFORMATION AND DEPOSIT, BOSSESONLYLA WILL CREATE UP TO 8 DIFFERENT LOGO CONCEPTS FOR YOUR BUSINESS. LOGO DESIGNS WILL BE SUBMITTED FOR YOUR REVIEW VIA E-MAIL UNLESS OTHERWISE NEGOTIATED. UPON RECEIPT OF YOUR FEEDBACK ON THESE DESIGNS, BOSSESONLYLA WILL MAKE ANY NEEDED CHANGES TO YOUR FAVORITE OF THE 8 LOGO DESIGNS UNTIL YOU ARE COMPLETELY SATISFIED. UP TO THREE ROUNDS OF REVISION ARE INCLUDED IN QUOTED PRICE. FURTHER REVISIONS WILL INCUR ADDITIONAL COSTS AT BOSSESONLYLA CURRENT HOURLY RATE.

FILE DELIVERY:

AFTER THE FINAL LOGO DESIGN IS APPROVED, THE LOGO DESIGN TO YOU AS A DIGITAL FILES (.JPG, .PDF, AND .EPS GRAPHICS FILE FORMATS).

OWNERSHIP:

YOU, THE CLIENT, HAVE OWNERSHIP OF THE FINAL LOGO DESIGN FOR USE IN ANY MEDIA APPLICATION THAT IS BENEFICIAL TO YOUR BUSINESS. BOSSESONLYLA RETAINS THE RIGHT TO USE THE FINAL LOGO, OR ANY VERSIONS OF THE LOGO CREATED IN THE PROCESS, WITHIN PRINTED AND ON-LINE PORTFOLIOS, INCLUDING PROMOTIONAL MATERIALS SUCH AS NEWSLETTERS AND ADVERTISEMENTS. THE CLIENT ALSO GIVES BOSSESONLYLA PERMISSION TO USE CLIENT'S FULL NAME, BUSINESS ADDRESS, AND/OR WEBSITE ADDRESS, FOR TESTIMONIAL PURPOSES ON HER WEBSITE, OR OTHER BUSINESS RELATED MEDIA. THE CLIENT UNDERSTANDS THAT IT IS THE CLIENT'S RESPONSIBILITY TO COPYRIGHT THE LOGO DESIGN AND/OR SEEK TRADEMARK.

PAYMENT:

IN RETURN FOR LOGO DESIGN, THE CLIENT AGREES TO PAY THE TOTAL FEE PAYABLE IN ONE PAYMENT. A 50% DEPOSIT IS REQUIRED BEFORE ANY WORK BEGINS AND THE REMAINING PAYMENT WHEN FINAL LOGO DESIGN IS APPROVED BUT BEFORE IT IS DELIVERED. THE CLIENT UNDERSTANDS THAT THE FINAL LOGO DESIGN BELONGS TO BOSSESONLYLA UNTIL PAID IN FULL. IN THE EVENT OF TERMINATION OF THIS AGREEMENT, BOSSESONLYLA OWNS THE LOGO AND HAS THE RIGHT TO COMPLETE, EXHIBIT, AND/OR SELL THE LOGO DESIGN (NOT INCLUDING BUSINESS NAME). FURTHERMORE, BOSSESONLYLA OWNS ALL THE LOGO DESIGN CONCEPTS CREATED BEFORE THE FINAL LOGO DESIGN. THE CLIENT UNDERSTANDS THAT ONCE THE FINAL INVOICE IS PAID IN FULL, THE CLIENT HAS THE RIGHT TO USE THE LOGO DESIGN IN ALL MEDIA USEFUL FOR BUSINESS PROMOTION AND THAT BOSSESONLYLA RESERVES THE RIGHT TO DISPLAY THE LOGO FOR BUSINESS PROMOTIONAL USE.

ORIGINALITY:

BOSSESONLYLA AFFIRMS THAT OUR LOGO DESIGNS ARE ORIGINAL AND THEREFORE OWNS THE RIGHTS GRANTED UNDER THIS AGREEMENT, AND THAT THE RIGHTS GRANTED DO NOT CONFLICT ANY OTHER AGREEMENT.

DELAYS:

ILLNESS, INJURY, OR OTHER EVENTS BEYOND BOSSESONLYLA'S CONTROL, SUCH AS: FIRE, THEFT, COMPUTER FAILURE, AND ACTS OF GOD MAY RESULT IN A DELAY OF UNPREDICTABLE LENGTH.

TERMINATION:

THE CLIENT HAS THE RIGHT TO TERMINATE THIS AGREEMENT IF, BOSSESONLYLA FAILS TO COMPLETE THE LOGO WITHIN 60 DAYS OF DEPOSIT SUBMISSION. IF AGREEMENT IS TERMINATED FOR ANY REASON OTHER THAN FAILURE TO DELIVER WITHIN 60 DAYS, BOSSESONLYLA SHALL RETAIN THE DEPOSIT.

PERFORMANCE LIABILITY:

BOSSESONLYLA DOES NOT WARRANT THAT THE FUNCTIONS SUPPLIED BY LOGO DESIGN(S), CONSULTATION OR ADVICE, WILL BE UNINTERRUPTED OR ERROR-FREE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LOGO IS WITH CLIENT. IN NO EVENT WILL BOSSESONLYLA BE LIABLE TO THE CLIENT OR ANY THIRD PARTY FOR ANY DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS OR OTHER INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES ARISING OUT OF THE REPRODUCTION OF, OR APPEARANCE OF THE LOGO, EVEN IF BOSSESONLYLA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

NOTE:

BEFORE YOU CONFIRM YOUR AGREEMENT TO THESE TERMS, PLEASE MAKE SURE YOU UNDERSTAND ALL OF THE ABOVE AGREEMENT. SHOULD YOU HAVE ANY QUESTIONS OR CONCERNS REGARDING THESE TERMS, PLEASE CONTACT US BEFORE ADVISING US OF ACCEPTANCE.