# **Colorprinz Ltd - Terms and Conditions**

The following Terms and Conditions of Service apply to all artwork, graphic design, print and services provided by Colorprinz Ltd.

All design work is carried out by Colorprinz Ltd on the understanding that the client has agreed to abide by Colorprinz Ltd's terms and conditions.

Copyright of all graphic design work is retained by Colorprinz Ltd including copy, concepts, ideas, proofs and illustrations (unless specifically released in writing) until after all invoices have been settled.

If multiple design concepts are submitted, only one concept is deemed to be given by Colorprinz Ltd as fulfilling the contract. All other artwork designs remain the property of Colorprinz Ltd, unless agreed in writing.

#### **Project Acceptance**

A copy of the written estimate or quotation is to be signed and dated by the customer to indicate acceptance and should be returned to Colorprinz Ltd. Alternatively, the client may send an official order in reply to the estimate or quotation which binds the client to accept Colorprinz Ltd's terms and conditions. No work on a project will commence until either document has been received by Colorprinz Ltd.

#### **Design Fees**

Fees for design services to be provided by Colorprinz Ltd, will be set out in the written estimate or quotation that is provided to the customer. At the time of the customer's signed acceptance of this estimate or quotation, indicating acceptance of the Terms & Conditions.

#### **Payment**

The client will be asked to provided artwork sign off before followed by an Invoice prior to print/artwork/publication. At this time the remainder of the fees due will become payable. Accounts which remain outstanding for 30 days after the date of invoice, will incur an extra charge of 2% per month of the outstanding amount.

Payments may be made by Bacs, cash, cheque, or (for overseas customers) previously agreed electronic funds transfer.

Publication and/or release of work done by Colorprinz Ltd on behalf of the client, may not take place before funds have cleared.

Returned cheques will incur an additional fee of £50 per returned cheque. Colorprinz Ltd reserves the right to consider an account to be in default in the event of a returned cheque.

### Default

An account shall be considered default if it remains unpaid for 30 days from the date of invoice, or following a returned cheque. Colorprinz Ltd shall be considered entitled to remove Colorprinz Ltd's and/or the customer's material from any and all computer systems, until the amount due has been fully paid. This includes any and all unpaid monies due for services, including, but not limited to, printers, photographers and libraries.

Removal of such materials does not relieve the customer of it's obligation to pay the due amount. Customers whose accounts become default agree to pay Colorprinz Ltd reasonable legal expenses and third party collection agency fees in the enforcement of these Terms and Conditions.

#### Copyrights and Trademarks

By supplying text, images and other data to Colorprinz Ltd for inclusion in the customer's brochure or other medium, the customer declares that it holds the appropriate copyright and/ or trademark permissions. The ownership of such materials will remain with the customer, or rightful copyright or trademark owner.

Any artwork, images, or text supplied and/or designed by Colorprinz Ltd on behalf of the customer, will remain the property of Colorprinz Ltd and/or it's suppliers, excluding Logo design in which full copyright will be passed to the client upon

receipt of full payment.

The customer may request in writing from Colorprinz Ltd, the necessary permission to use materials (for which Colorprinz Ltd holds the copyright) in forms other than for which it was originally supplied, and Colorprinz Ltd may, at it's discretion, grant this. Such permission must be obtained in writing before it will allow any of the aforesaid artwork, images, text, or other data to be used. Colorprinz Ltd reserves the right to charge fees for additional useage.

By supplying images, text, or any other data to Colorprinz Ltd, the customer grants Colorprinz Ltd permission to use this material freely in the pursuit of the design and to utilise the designs in Colorprinz Ltd's portfolio unless agreed otherwise.

Should Colorprinz Ltd, or the customer supply an image, text, or any other file for use in a website, multimedia presentation, print item, exhibition, advertisement or any other medium believing it to be copyright and royalty free, which subsequently emerges to have such copyright or royalty usage limitations, the customer will agree to allow Colorprinz Ltd to remove and/or replace the file.

The customer agrees to fully indemnify and hold Colorprinz Ltd free from harm in any and all claims resulting from the customer in not having obtained all the required copyright, and/or any other necessary permissions.

### **Alterations**

The customer agrees that changes required over and above the estimated work or required to be carried out after acceptance of the draft design will be liable to a separate charge.

The customer also agrees that Colorprinz Ltd holds no responsibility for any amendments made by any third party, before or after a design is published.

## Licensing

Any design, copywriting, drawing, or idea created for the customer by Colorprinz Ltd, or any of it's contractors, is licensed for use by the client on a one-time only basis and may not be modified, re-used, or re-distributed in any way or form without the express written consent of Colorprinz Ltd and any of it's relevant sub-contractors.

All design work where there is a risk that another party may make a claim, should be registered by the client with the appropriate authorities prior to publishing or first use or searches and legal advice sought as to its use. Colorprinz Ltd will not be held responsible for any and all damages resulting from such claims. Colorprinz Ltd is not responsible for any loss, or consequential loss, non-delivery of products or services, of whatever cause. The customer agrees not to hold Colorprinz Ltd responsible for any such loss or damage. Any claim against Colorprinz Ltd shall be limited to the relevant fee(s) paid by the customer.

## **Data Formats**

The client agrees to Colorprinz Ltd's definition of acceptable means of supplying data to the company.

Text is to be supplied to Colorprinz Ltd in electronic format as standard text (.txt), MS Word (.doc) on CD-ROM, or via e-mail.

Images which are supplied in an electronic format, are to be provided in a format as prescribed by Colorprinz Ltd via CD-ROM, or electronic data format. Images must be of a quality suitable for use without any subsequent image processing, and Colorprinz Ltd will not be held responsible for any image quality which the client later deems to be unacceptable. Colorprinz Ltd cannot be held responsible for the quality of any images which the client wishes to be scanned from printed materials.

Additional expenses may be incurred for any necessary action, including, but not limited to, photography and art direction, photography searches, media conversion, digital image processing, or data entry services.

## **Design Project Duration**

Any indication given by Colorprinz Ltd of a design project's duration is to be considered by the customer to be an estimation. Colorprinz Ltd cannot be held responsible for any project overruns, whatever the cause. Estimated project duration should be deemed to be from the date that cleared funds of the deposit are received by Colorprinz Ltd.

# **Design Project Completion**

Colorprinz Ltd considers the design project complete upon receipt of the customer's sign off.

## **Design Credits**

The customer agrees to allow Colorprinz Ltd to place a small credit on printed material, exhibition displays, advertisements and/or a link to Colorprinz Ltd's own website on the customer's website. This will usually be in the form of a small logo or line of text placed towards the bottom of the page.

The customer also agrees to allow Colorprinz Ltd to place all designs on Colorprinz Ltd's own website for portfolio and demonstration purposes and to use any designs in its own publicity unless agreed otherwise.

#### Rights of Refusal

Colorprinz Ltd will not include in its designs, any text, images or other data which it deems to be immoral, offensive, obscene or illegal. All advertising material must conform to all standards laid down by all relevant advertising standards authorities. Colorprinz Ltd also reserves the right to refuse to include submitted material without giving reason. Any images and/or data that Colorprinz Ltd does include in all good faith, and then finds out that it contravenes these Terms and Conditions, the customer is obliged to allow Colorprinz Ltd to remove the contravention without hindrance, or penalty. Colorprinz Ltd is to be held in no way responsible for any such data being included.

#### Cancellation

Cancellation of orders may be made initially by telephone contact, or e-mail, however, following this, Colorprinz Ltd will need formal notification in writing. The client will then be invoiced for all work completed over and above the non-refundable deposit that will have been made at the time of first ordering. The balance of monies due must be paid within 30 days. Please note: any cancellation which is not formally confirmed in writing and received by Colorprinz Ltd within 14 days of such instruction being issued, will be liable for the full quoted cost of the project.

## Disclaimer

Colorprinz Ltd makes no warranties of any kind, express or implied, for any and all products and/or services that it supplies. Colorprinz Ltd will not be held responsible for any and all damages resulting from products and/or services it supplies. Colorprinz Ltd is not responsible for any loss, or consequential loss of data, or non-delivery of products or services, of whatever cause. While we take resonable steps to investigate the materials we recommend, we accept no responsibility for the performace or quality of materials or any consequential loss arising from their failure. The customer agrees not to hold Colorprinz Ltd responsible for any such loss or damage. Any claim against Colorprinz Ltd shall be limited to the relevant fee(s) paid by the customer.

Colorprinz Ltd will store artwork for a 12 month period. Thereafter, artwork will be deleted. If customers require artwork to be held or returned, this must be requested in writing within this 12 month period.

Colorprinz Ltd reserves the right to use the services of subcontractors, agents and suppliers and any work, content, services and usage is bound by their Terms and Conditions. Colorprinz Ltd will not knowingly perform any actions to contravene these and the client also agrees to be so bound.

Colorprinz Ltd and its clients agree to comply with Printers Terms and Conditions which include disclaimers for non-completion on time and the flexibility to supply quantities within 10% of the total ordered. Colorprinz Ltd recommend that if an exact quantity is required, then 10% extra is added to the quantity and extra time made available should the job be delayed.

#### General

These Terms and Conditions supersede any previous Terms and Conditions distributed in any form. Colorprinz Ltd reserves the right to change any rates and any of the Terms and Conditions at any time and without prior notice.

Acceptance of Quotation and Terms and Conditions

The placement of an order for design and/or any other services offered by Colorprinz Ltd and validated by the customer's signature on the estimate or quotation, constitutes acceptance of the estimate or quotation and agreement to comply fully with all the Terms and Conditions and forms a Contract for Business between the signatory and Colorprinz Ltd