



Katipo
web services

Licensee _____ wishes to hire Licensor **Ryan Fowley/Katipo**. This document is an agreement between both parties and the specifications are as follows:

1. Licensor and Licensee both agree to the following schedule:

Concept Creation: _____

Client Feedback On Concepts: _____

Final Design: _____

2. Client (Licensee) must approve all materials before project finalisation. Client shall be entitled to ____ revisions. Any revisions beyond ____ shall be chargeable at a rate of £_____ per hour/revision

The designer (insert designers name) will not begin work on the agreed project until the deposit has been paid in full.

3. Both parties agree to the following Payment and Payment Terms:

Total Fee for Services: _____

Deposit Percentage & Amount: _____

4. The Licensee continues to own any and all proprietary information it shares with Designer during the term of this Agreement for the purposes of the Agreement. As working Licensor **Ryan Fowley/Katipo** relinquishes all rights to the final artwork to Licensee _____.

However the Licensor withholds the right to post the artwork within his graphic design portfolio for the purpose of showcasing a past project.

5. This Agreement shall automatically terminate upon Client's acceptance of the deliverables. This Agreement may otherwise be terminated at any time by either the Licensor or Licensee upon written notice to the other party. If the Licensee terminates the project prior to its completion, the deposit will not be refunded. If the client (Licensee) is not happy with the final artwork, and has exhausted all revisions, the deposit will not be refunded.

6. Designer (Licensor) shall complete the agreed Graphic Design services for Client’s purposes and to Client’s specifications. DESIGNER DOES NOT REPRESENT OR WARRANT THAT SUCH DELIVERABLES WILL CREATE ANY ADDITIONAL PROFITS, SALES, EXPOSURE, BRAND RECOGNITION, OR THE LIKE. DESIGNER HAS NO RESPONSIBILITY TO CLIENT IF THE DELIVERABLES DO NOT LEAD TO CLIENT’S DESIRED RESULT(S).

7. UNDER NO CIRCUMSTANCES SHALL EITHER THE LICENSOR OR LICENSEE BE LIABLE TO THE OTHER PARTY OR ANY THIRD PARTY FOR ANY DAMAGES RESULTING FROM ANY PART OF THIS AGREEMENT SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFIT OR LOST BUSINESS, COSTS OF DELAY OR FAILURE OF DELIVERY.

8. This Agreement is legal and binding between both Licensor **Ryan Fowley/Katipo** and Licensee _____ as stated above. This Agreement may be entered into and is legal and binding both in the United Kingdom and throughout Europe. The Parties each represent that they have the authority to enter into this Agreement.

Signed Licensor: _____

Signed Licensee: _____

Date: _____