



Catrin Brierley
1 Sienna Place
Lessing Street
London
SE23 1AU
trinbrierley@gmail.com

Terms & Conditions.

Catrin Brierley AKA Trin Paints Signs (hereinafter, Artist) and Client (hereinafter, client).

1. COPYRIGHT & INTELLECTUAL PROPERTY

All work created is owned by the artist unless agreed otherwise. The artist has the right to sell or pass ownership to the client. Intellectual property resides with the artist.

2. APPROVAL

All artwork created by the artist is subject to approval by the client. Once designs are approved production of the work shall be executed.

3. PRODUCTION

Work will be produced by the artist to the best of their ability, as accurately to the approved artwork as is possible. Taking into considerations environment and other conditions. Any design change requests from the client post approval, are to be made at the artists discretion.

4. PAYMENT

The artist adheres to a strict payment policy of 30 days upon receipt of invoice. If payment is not received when due, penalty changes under provision of the Late Payment of Commercial Debts Act (1998) will be applied and the invoice will be passed automatically to a Debt Collection agency of choice.

5. CANCELLATION

If the client cancels the upcoming work to be carried out, the following cancellation fees apply. Within 2 business days prior to the work commencing: 50% of quoted amount cancellation fee. Within 5 business days prior to the work commencing: 25% quoted amount cancellation fee. Over 5 business days prior to the work commencing: < 25% quoted amount, at the artists discretion. All work to date prior to cancellation will be charged at 100%.

6. TERMINATION

The artist may immediately terminate this agreement if any of the following reasons arises to the client. In case of significant loss of credit, such as filing for bankruptcy, insolvency, suspension of overdraft transactions, seizure of third parties, applications for provisional injunction, etc.

In case of delay in implementation or failure to comply with schedule without justifiable reason.

Where a request for correction is made in violation of the contract, but the correction is not made within a considerable period of time. When it is objectively judged that it is impossible to continue execution of this agreement due to suspension, cancellation or internal circumstances of business. If there is an issue that may seriously affect the performance of this agreement itself, or it is objectively acknowledged that it is difficult to implement this agreement due to a reason that this agreement cannot be continued according to conventional wisdom. Termination of this agreement shall not affect either party's claim for damages.