



Terms and conditions

The contract includes the final quote, the agreed final design of logos, ads, flyers and websites. Emails that attend the final quote terms and conditions.

This contract is not time bound unless previously agreed.

The payment terms for this contract are included with the final quote.

Payment of the deposit constitutes acceptance of the quote and contract.

All deposits are non-refundable.

All logos, ads, flyers and websites whether in draft or final form, remain the property and copyright of Bright Ideas Work until paid for in full. No logos, ads, flyers or websites may be reproduced or passed to third parties for any use whatsoever until they are paid for in full. Ownership and copyright will pass to the client upon full and final payment of the Bright Ideas Work invoice.

We will clearly lay out the work that we am going to undertake for you. Along the way, things might change. If these changes incur any extra costs, we will let you know in advance.

The client is required to provide accurate information. If any information provided by the client is not accurate Bright Ideas Work shall be held harmless from any legal, financial or other liability as a result of such information.

All invoices submitted by Bright Ideas Work are due upon presentation. If any deposit invoice is unpaid after presentation without agreement, Bright Ideas Work reserves the right to cease work on the project.

If Bright Ideas Work is forced to cease work due to the non-payment of any invoices the company reserves the right to charge any downtime incurred to the contract.

Bright Ideas Work
Part of Scope of Works Ltd
20-22 Lower Street
Rode
Frome
BA11 6PU

office@brightideaswork.co.uk
www.brightideaswork.co.uk
Company number 15396309