

Terms & Conditions

In the terms and conditions below Rank Right Advertising Limited is called 'the Company and the other contracting party is called 'the customer'

Trading Name: Rank Right Advertising
Address: Sale Football Club, Heywood Road, Sale, M33 3WB
Telephone: 0161 905 8460
Email: info@rankright.co.uk

1. It is the intention of the Company that all of the terms of the agreement between the customer and the Company are contained in this agreement and any other document including welcome letter or email that may have been provided to the customer.
2. It is the companies' intention to fulfil any agreement entered in to with the customer, such as building a website for the customer and to provide advertising for the customer.
3. **Payment Policy: -**
 - (3.1) The Company trades in sterling.
 - (3.2) Payment for all the websites are transacted by a 30% deposit with the balance being paid upon completion. You may be required to make full payment in advance for websites which are pre constructed.
 - (3.3) Websites are hosted by Qbic Internet Solutions and customers are not required to pay any hosting fees while they are advertising with the Company.
 - (3.4) Payments can be paid by Cheque, BACS, Credit Cards & Debit Cards.
4. **Cancellation Policy: -**
 - (4.1) If for any reason beyond the Company's control, the Company is unable to supply a particular item or service, the Company shall notify the customer as soon as is reasonably possible and with the agreement of the customer the Company shall replace it with an item of equal quality and value.
 - (4.2) For any cancellation the Company does require thirty days written notice by pre-paid registered post to which one further payment may be taken. Orders resulting in cancellation may be subject to part of the deposit being withheld by the Company to cover any costs incurred.
 - (4.3) The Company is not responsible for any letters of cancellation if not delivered, or lost when not sent by registered post.
5. **Delivery Policy: -**
 - (5.1) The Company will do all that is reasonably possible to meet launch dates. In case of unforeseen circumstances the Company will contact the customer and agree alternative dates.
 - (5.2) The customer will do all reasonably possible to meet installation dates. In some case of unforeseen circumstances the customer will contact the Company and agree alternative dates.

6. Refund policy: -

(6.1) If for any reason the customer should require a refund, then the Company requires a written application which shall be reviewed by our cancellation department. Once approved the money shall take no longer than thirty days.

7. Miscellaneous: -

(7.1) Although the Company may be prepared to agree to certain changes to the original terms and conditions of the contract, this shall be on the understanding that it does not infringe the companies full right under the contract and that it not prevent the Company from exercising those rights in the future.

(7.2) The Company reserves all copyright and any other rights (if any) which may subsist in the products of, or in connection with, the provision of the companies services or facilities. The Company reserves the right to take such actions as may be appropriate to restrain or prevent infringement of such copyright.

(7.3) The Company and the customer agree that these terms shall be governed by and constructed in accordance with the law of England.

(7.4) The customer will not legally own any of the products or services that are being supplied by the Company until the full balance or initial balance is fully paid for.