



BIG HORN HUB

LEGAL TERMS & CONDITIONS

By submitting payment, approving a proof, or placing an order, the Client acknowledges and agrees to all terms and conditions outlined herein.

Questions - Please Email ModBigHornHub@gmail.com or Phone 307-302-0036

PAYMENT TERMS

Full payment is required prior to production on all custom orders unless otherwise agreed upon in writing.

PRODUCTION VARIANCE DISCLAIMER

Due to the nature of printing processes, slight variations in color, size, and placement may occur. These are considered acceptable and not grounds for reprint or refund.

CUSTOM ORDER FINALITY

Due to the custom nature of all printed products, all sales are final once production has begun. No refunds or cancellations will be issued after production has started.

TURNAROUND TIME DISCLAIMER

Production timelines are estimates and may vary based on workload, order complexity, and equipment availability.

RUSH & PRIORITY ORDERS

Expedited or rush services are subject to availability and may incur additional fees. Big Horn Hub and TK2.Designs LLC reserve the right to decline rush requests based on current production capacity.

SHOP ERROR & REPRINT POLICY

In the event of a confirmed production error made by Big Horn Hub or TK2.Designs LLC, our liability is limited to a reprint of the affected items only. No cash refunds will be issued for shop errors. Claims must be submitted within 7 days of pickup or delivery notification. Errors resulting from client-approved proofs are not eligible for reprint or refund.

MINIMUM ORDERS & QUANTITY CHANGES

Quoted pricing is based on the quantity submitted at the time of order. Quantity reductions after proof approval are subject to price adjustment and may result in a higher per-unit rate. Quantity increases are subject to availability and may affect turnaround time. Changes to quantity must be requested in writing prior to production.

WRITTEN COMMUNICATION REQUIREMENT

All order changes, cancellations, quantity adjustments, and special instructions must be submitted in writing via email to ModBigHornHub@gmail.com or text Message to 307-302-0036. Verbal requests — including phone calls and in-person conversations, will not be considered binding and may not be acted upon. Big Horn Hub and TK2.Designs LLC are not responsible for changes that were not confirmed in writing.

ABANDONED ORDERS

Orders not picked up within 100 days of pick up notification may be considered abandoned and disposed of without refund.



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FILE STORAGE & RETENTION

Big Horn Hub and TK2.Designs LLC are not responsible for long-term storage of client files. Files may be deleted after a set period unless otherwise requested.

CLIENT RESPONSIBILITY FOR REPRODUCTION RIGHTS

The Client affirms and warrants that they possess full legal rights, licenses, or permissions to reproduce any and all artwork, designs, logos, trademarks, or intellectual property submitted for printing. The Client assumes full and sole responsibility for ensuring that submitted materials do not infringe upon any third-party rights.

INDEMNIFICATION CLAUSE

The Client agrees to indemnify, defend, and hold harmless Big Horn Hub and TK2.Designs LLC, including its owners, employees, and affiliates, from and against any and all claims, damages, liabilities, costs, and expenses (including legal fees) arising from or related to the unauthorized use, reproduction, or infringement of any submitted artwork or intellectual property.

NO LIABILITY FOR INFRINGEMENT

Big Horn Hub and TK2.Designs LLC shall not be held liable under any circumstances for copyright infringement, trademark violations, or unauthorized use of intellectual property resulting from materials provided by the Client. All legal responsibility rests solely with the Client.

RIGHT TO REFUSE SERVICE

Big Horn Hub and TK2.Designs LLC reserve the right to refuse any order at their sole discretion, including but not limited to materials that are suspected to infringe on intellectual property rights, are unlawful, or are deemed inappropriate.

PROOFING & APPROVAL RESPONSIBILITY

The Client is responsible for reviewing and approving all proofs, including artwork, spelling, sizing, placement, and quantities prior to production. Once approved, the order will be produced exactly as submitted, and Big Horn Hub assumes no responsibility for errors approved by the Client.

NO GUARANTEE OF TRADEMARK CLEARANCE

Big Horn Hub and TK2.Designs LLC do not perform trademark searches or copyright verification. Acceptance of artwork for printing does not imply legal clearance or authorization for reproduction.

DIGITAL FILES, MOCKUPS & PROOF OWNERSHIP

All digital files, mockups, proofs, and design concepts created by TK2.Designs LLC during the quoting, proofing, or approval process remain the sole intellectual property of TK2.Designs LLC regardless of whether an order is placed. These materials may not be reproduced, shared, or used for production by any third party without prior written consent.

OWNERSHIP OF IN-HOUSE DESIGNS

All original artwork, designs, illustrations, and creative works produced by TK2.Designs LLC remain the sole intellectual property of TK2.Designs LLC unless otherwise agreed upon in writing.



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UNAUTHORIZED USE OF TK2 DESIGNS

Any unauthorized reproduction, duplication, modification, distribution, or commercial use of TK2.Designs LLC intellectual property without prior written consent is strictly prohibited and will be subject to legal action, including but not limited to claims for damages, injunctive relief, and recovery of legal fees.

LIMITED LICENSE (IF APPLICABLE)

When TK2.Designs LLC provides artwork for a specific order, the Client is granted a limited, non-transferable license for that specific production use only. Ownership rights are not transferred unless explicitly stated in writing.

CLIENT ACKNOWLEDGMENT

I have read, understood, and agree to all terms and conditions listed above.

Client Name: _____

Signature: _____

Date: _____

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