

StickersBanners, Inc. Broker Contract 2019

Preface: The following guidelines set forth the proposed terms and conditions for the herein contained Term Sheet for the StickersBanners, Inc. Broker Program. The proposed Contract is established for the sole purpose of discussion and negotiations, to describe the general terms and conditions only, and as such, it is not made with the intent of imposing any legal obligation to any party in connection with this document.

General Information:

NAME("PURCHASER"): _____ E-MAIL: _____
FIRST LAST

COMPANY: _____ PHONE:() _____ EXT: _____

ADDRESS: _____
CITY ST ZIP CODE



INITIAL

Notice: Because of recent changes in Tax Laws, we are requiring Brokers to provide us with documentation proving their tax-exempt status. We apologize for any inconvenience and thank you for your cooperation.

1. PARTIES TO PURCHASE OF INTEREST

The "**Purchaser**" proposes and in consideration the acquisition from StickersBanners, Inc., which hereinafter shall be known as the "**Company**" any item ordered from www.stickersbanners.com.

Aforementioned properties and assets intended for purchase shall hereinafter be known as the "**Assigned Interests**."

2. TERMS

For the sale and transfer of the aforementioned **Assigned Interests** to the **Purchaser**, the purchase discount is **10%** and the terms of payment are as follows:

- No proofs will be provided;
- Files must be print ready*;
- Orders will be blind shipped, unless notified otherwise;
- Any specific instructions should be added to the "Special Instructions" box
- Be advised, the Same Day shipping policy only applies to single quantity orders.

For more information please read our policies below:

<https://www.stickersbanners.com/shipping.html>

<https://www.stickersbanners.com/return-policy.html>

<https://www.stickersbanners.com/company-policy.html>

<https://www.stickersbanners.com/terms-and-conditions.html>

3. STATEMENTS & ASSURANCES

- Both the **Purchaser** and the **Company** hereby agree to comply with any and all applicable laws with regards to the performance of the aforementioned transaction;
- That the herein titled **Company** certifies and attests that it maintains a clear title and ownership over the **Assigned Interests**;
- Furthermore, the **Company** guarantees and warrants that the **Assigned Interests** are free and(cont.)

clear from obligation and defects;

- That there are no pending litigation or proceedings commenced against the **Company** nor the **Purchaser** that would challenge or contest, or which may prevent, delay, interfere with or make illegal any of the herein contained Contemplated Transactions;

I agree to the above and understand that failure to comply could result in the immediate removal from the Broker program.

SIGNATURE

DATE