



Purchase Agreement

Thank you for choosing Skyline San Diego as your Total Solution partner in trade show and event marketing. The following is a general review of our terms and conditions.

Terms: Please select payment method.

- Option 1: 70% deposit with the balance due upon delivery or preview of all materials.
- Option 2: 100% cash prepayment with 3% discount on the subtotal.
- Option 3: Visa, AMEX or MasterCard.

Due to the custom production nature of our business, there is always the chance that some item of your order will need to be corrected or revised. Unless there is a major error causing irreparable impact on your event, all balances are due at the time of delivery regardless of corrections or revisions needing to be made to the project. This agreement shall stand as our guarantee and the legal binding commitment of Skyline San Diego to make any necessary production corrections or revisions to your order only once the project has been paid in full.

Contingencies:

Due to the custom nature of our business, it is possible that items not known when the project is originally quoted will add additional costs. It is our strongest desire to reduce, if not completely eliminate these costs whenever possible. However, it is imperative that you are aware of the chance that you may be invoiced for costs beyond the original proposal. Based on this, all projects are subject to a contingency fee not to exceed 10% of the invoice total. This fee covers any cost overruns once the project has commenced.

Limitation of liability:

Due to the inconsistent nature of liability responsibility within our industry, it is highly recommended that you carry complete insurance on your property effective on the date of delivery. Our total liability for all claims of any kind, including without limitation, breach of contract, negligence and other tort liability, and loss or damage arising out of, connected with or resulting from services rendered by us, shall in no event exceed the purchase price paid for those services. This shall include any "unexplained" loss or damage in transit, at final destination or when handled by any other party which is not a direct employee of ours. In addition, in no event shall we be liable to you or other third parties for any incidental or consequential damages, including without limitation loss, or goodwill, profits or revenue, cost of capital or removal or reinstallation of any assets of yours, or claims by you, your customers or other third parties for damages resulting from property damage, death or personal injury.

After reviewing this document, please sign below so that we may begin to process your order.

I have read and understand the terms and conditions within this agreement:

Client Signature

Ryan Solarsh
Skyline San Diego

