COPYRIGHT TRANSFER AGREEMENT

Seller:

Logomax S de RL de CV Blvd. Universitario 399(2), Juriquilla CP 76230, Querétaro, QRO Mexico

Buyer:

Self Neeraj Singh ind, uind, inff Afghanistan



Logo ID:

#888675836

Date: 2024-10-20

1. Services Offered

This Copyright Transfer Agreement ("Agreement") becomes effective and binding upon both the Seller and the Buyer when the Buyer completes the purchase of the logo described above via Logomax. The completion of the purchase transaction signifies the Buyer's acceptance of all terms and conditions set forth in this Agreement.

2. Sale and Transfer of Rights

Upon the Buyer completing the purchase transaction, the Seller transfers to the Buyer all copyrights and associated intellectual property rights in the original, uncustomized Logo, granting the Buyer full and exclusive ownership. This transfer includes the unrestricted right to use, reproduce, modify, distribute, publicly display, and sell the original, uncustomized Logo in any form, medium, or technology.

3. Warranties and Representations

The Seller provides a limited warranty that, to the best of its knowledge and after conducting reasonable due diligence, the original, uncustomized Logo provided at the time of sale does not infringe upon the intellectual property rights of any third party. The Seller makes no further warranties beyond this representation. Post-Purchase Responsibilities: From the moment of the sale, the responsibility to ensure that the Logo, including any modifications, customizations, or usage thereof, does not violate any intellectual property laws or infringe on any third-party intellectual property rights is entirely the Buyer's. The Buyer assumes all risks associated with the intellectual property of the Logo post-purchase. The Buyer agrees to conduct their own due diligence and is responsible for any legal issues that may arise due to copyright infringement or other intellectual property claims.

4. Indemnification

The Buyer agrees to indemnify, defend, and hold the Seller harmless from any and all claims, liabilities, losses, damages, and expenses, including reasonable attorney's fees and costs, arising from any breach of this Agreement by the Buyer, including any claims of infringement of intellectual property rights by third parties in relation to the Logo after its purchase.

5. Condition of Payment and Consequences of Non-Compliance

Payment Conditions: The transfer of copyright under this Agreement is conditional upon the receipt of the full agreed payment by the Seller. This Agreement becomes enforceable only upon successful completion and clearance of the said payment.

Consequences of Payment Failure: Should the payment not be received in full, or should it be subject to a chargeback, dispute, or otherwise reclaimed by the Buyer, this Agreement shall be rendered null and void. Consequently, all rights granted herein, including but not limited to the use, reproduction, modification, and sale of the Logo, shall immediately revert to the Seller without any further obligations to the Buyer.

6. Governing Law and Dispute Resolution

This Agreement shall be governed by and construed in accordance with the Federal laws of Mexico. Any disputes arising under this Agreement shall be resolved in the competent courts of Santiago de Querétaro, and the parties hereby consent to the jurisdiction of such courts.

7. Miscellaneous

If any provision of this Agreement is found invalid or unenforceable by a court of competent jurisdiction, the remaining provisions shall continue in full force and effect. This Agreement does not require a physical or digital signature to be valid; the completion of the purchase transaction by the Buyer on Logomax constitutes a binding acceptance of these terms.

8. Entire Agreement

This document and any other documents referred to herein constitute the entire agreement between the parties with respect to the purchase of the Logo and supersede all prior agreements, proposals, and communications, both written and oral, regarding this subject.