

Terms & Conditions

This agreement is made between the ordering party named on the invoice, "Client", and 1st Look Media with respect to any media content (images, videos, digital models, copy and the like) produced by 1st Look Media and paid for by Client.

Payment:

We like our clients to have seen the photos before paying. Our automated system allows viewing of watermarked photos before paying, and automatically removes this watermark as soon as the balance is settled.

Rescheduling/Cancelation:

1st Look Media NEVER charges cancellation or rescheduling fees, even if we arrive at the shoot and it is not ready. We know that things happen.

Copyright Notice:

1st Look Media, LLC is the copyright holder of any media content (images, videos, digital models, copy, etc.) we produce. The copyright of an image is not transferred to any other party unless a specific written agreement is made.

Licensing may be

obtained for various applications of media content, please contact us for more details.

Photo Rights and Usage:

The Client has permission to use the media content in any electronic or printed form of advertisement for the promotion of that subject property and/or the Client's services. The licensing agreement is only valid for the duration the subject property is listed for sale and cannot be reused without specific written permission. Media content cannot be sold to any other party as Client does not own the media content but rather has the right to use it during the specific term the subject property is for sale.

Have a question? Give us a call at 630-839-9026 or email
Ryan@1stLookMedia.com