

Please read our terms and conditions, which you agree to in signing up for Promo Virtuals. As a user of Promo Virtuals you accept that by using this site you agree that ArtworkservicesUSA assumes no responsibility for the nature or content of anything contained on this site and disclaims all liability in respect of such nature or content. Use of this site is subject to our Terms and Conditions of Use.

TERMS AND CONDITIONS

1. Acceptance of TERMS

Promo Virtuals is provided by ArtworkservicesUSA, who provides its services to you, subject to the following Terms and Conditions which may be updated by us from time to time without notice to you. In addition, when using particular Promo Virtuals software, services, or other items provided by ArtworkservicesUSA, you will be subject to any posted guidelines or rules applicable to such services, which may be posted from time to time. All such guidelines or rules are hereby incorporated by reference into the TERMS. Promo Virtuals contains a large number of images, artwork and other data some of which is on licence from its copyright owners. You are not permitted to download or use any widgets or other material from Promo Virtuals or use such material other than for display on Promo Virtuals. You agree not to hold ArtworkservicesUSA liable and ArtworkservicesUSA accepts no liability in respect of, the loss of all data relating to your account. You are strongly advised to keep copies of any data, images, or otherwise that you upload onto Promo Virtuals.

2. Description of Service

Promo Virtuals currently provides software and services for personal use to create and view Virtual Samples and enable products to be used for the creation of Virtual Samples. Unless explicitly stated otherwise, any new features that augment or enhance Promo Virtuals, including the release of new services, software tools or resources, shall be subject to the TERMS. We may add, delete or change some or all of the services provided as part of Promo Virtuals at any time. Unless otherwise stated these TERMS apply to you whether you are a casual, registered or other user of Promo Virtuals.

3. Subscription, Cancellation and Refunds

ArtworkservicesUSA uses a third party, to manage its Promo Virtuals subscription transactions via credit card. Upon subscription by this method you will be authorising both an immediate payment and a repeat payment that will be taken regularly in the future on at a frequency chosen by you during the payment steps using the card details you submit. If your account is terminated as a result of your breach of this contract, the remainder of any payment made by you will not be refundable.

4. Registration

By completing the registration process you are stating that you agree to be bound by all of these TERMS. In consideration of your use Promo Virtuals, you agree to: (a) provide true, accurate, current and complete information about yourself as prompted by the Promo Virtuals registration form and (b) maintain and promptly update your information to keep it true, accurate, current and complete. If you provide any information that is untrue, inaccurate, not current or incomplete or ArtworkservicesUSA have reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, we have the right to suspend or terminate your account and refuse any and all current or future use of Promo Virtuals (or any portion thereof). You will create a password and receive account credentials upon completing the Promo Virtuals registration process. You are responsible for maintaining the confidentiality of the password and account, and are fully responsible for all activities that occur under your password or account. You agree to immediately notify ArtworkservicesUSA cannot and will not be liable for any loss or damage arising from your failure to comply with this section.



5. Code of Conduct

You agree that all information, data, text, software, photographs, graphics, messages or other materials ('content'), whether publicly posted or privately transmitted, are the sole responsibility of the person from which such content originated. This means that you, and not ArtworkservicesUSA, are entirely responsible for all content that you upload post, email or otherwise transmit via Promo Virtuals. ArtworkservicesUSA does not control the content posted via Promo Virtuals and, as such, does not guarantee the accuracy, integrity or quality of such content. You understand that by using the Service, you may be exposed to content that is offensive, indecent or objectionable. Under no circumstances will ArtworkservicesUSA be liable in any way for any content, including, but not limited to, any errors or omissions in any content, or for any loss or damage of any kind incurred as a result of the use of any content posted, emailed or otherwise transmitted via Promo Virtuals. The use of Promo Virtuals is restricted to: Promotional products Suppliers, and firms whose sale is generated through product purchases from promotional products suppliers for resale to the distributor's end user clients. And for the buyers of promotional products with the intent to view their identification or message on the items. If you wish to use Promo Virtuals services and do not fit the definition above, please contact ArtworkservicesUSA. by mailing us at: promovirtuals@artworkservicesusa.com

You agree not to use the Promo Virtuals to:

(a) Upload, post, publish, distribute, disseminate or otherwise transmit any content (hereinafter 'post') that is unlawful, tortuous, defamatory, harmful or invasive of another's privacy, or otherwise objectionable, including but not limited to material that promotes or provides instructional information about illegal activities or promotes physical harm or injury against any group or individual;

(b) Upload, post or otherwise transmit any content that you do not have a right to transmit under any law or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under non disclosure agreements);

(c) Upload, post or otherwise transmit any content that infringes any patent, trademark, trade secret, copyright or other proprietary and intellectual property rights of any party, or rights of publicity or privacy of any party, unless you are the owner of such rights or have the permission of the owner to post or transmit such material, including but not limited to offering pirated computer programs or links to such programs;

(d) Forge headers or otherwise manipulate identifiers in order to disguise the origin of any content transmitted through Promo Virtuals;

(e) Upload, post or otherwise transmit any unsolicited or unauthorised advertising, promotional materials, 'junk mail,' 'spam,' 'chain letters,' 'pyramid schemes,' or any other form of solicitation, except in those areas of the Promo Virtuals that are designated for such purpose;

(f) Upload, post or otherwise transmit any material that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment;

(g) Disrupt the normal flow of dialogue, cause a screen to 'scroll' faster than other users of Promo Virtuals are able to type, or otherwise act in a manner that negatively affects other users' ability to engage in real time exchanges;

(h) Interfere with or disrupt Promo Virtuals servers or networks connected to the Promo Virtuals, or infringe any requirements, procedures, policies or regulations of networks connected to Promo Virtuals, or interfering with another user's use and enjoyment of Promo Virtuals, including but not limited to (i) transmitting any material that contains viruses, trojan horses, worms, time bombs, or other computer programming routines that are intended to damage, detrimentally interfere with, surreptitiously intercept or expropriate any system, data or personal information, or (ii) attempting to gain unauthorised access to Promo Virtuals, other's accounts on Promo Virtuals, or private mailing lists on Promo Virtuals through password mining or any other means;



(i) Intentionally or unintentionally violate any applicable local, state, national or international law

(j) Defame, abuse, harass, stalk, threaten or otherwise violate the legal rights (such as rights of privacy and publicity) of others;

(k) Collect, store, or distribute personal data about other users without their consent;

(I) Promote or provide instructional information about illegal activities, promote physical harm or injury against any group or individual, or promote any act of cruelty to animals.

(m) Violate any law or regulation (including without limitation those governing export control, unfair competition, discrimination or false advertising); or

(n) Engage in commercial activities that are deemed inappropriate on Promo Virtuals. As such ArtworkservicesUSA has the right to remove or bar content that they feel fall into this category.

In addition ArtworkservicesUSA in no way endorses or takes responsibility for any goods, services etc that are posted within site. Any transactions therefore are strictly outside the remit of Promo Virtuals. Any correspondence or business dealings with, or participation in activities found on or through Promo Virtuals, including payment and delivery of related goods or services, and any other terms, conditions, warranties or representations associated with such dealings, are solely between you and such vendor. You agree that ArtworkservicesUSA shall not be responsible or liable for any loss or damage of any sort incurred as the result of any such dealings or as the result of the presence of such advertisers on Promo Virtuals. ArtworkservicesUSA also have the right at any time to change their terms regarding commercial arrangements at any time without to prior notice. It should be noted that the use of any payment mechanisms, other than those endorsed by ArtworkservicesUSA are the sole responsibility of the user and ArtworkservicesUSA can take no responsibility for their upkeep, integration, compatibility or otherwise; nor offer advice on these matters. You acknowledge that ArtworkservicesUSA does not pre-screen content, but that it has the right in their sole discretion to refuse or move any content that is available via Promo Virtuals. Without limiting the foregoing, ArtworkservicesUSA shall have the right to remove any content that violates the TERMS or which is otherwise in our opinion, objectionable. You agree that you must evaluate, and bear all risks associated with, the use of any content, including any reliance on the accuracy, completeness, or usefulness of such content. ArtworkservicesUSA will have no liability or responsibility for performance or nonperformance of such activities. ArtworkservicesUSA reserves the right to terminate or restrict your access to Promo Virtuals at any time without notice for any reason whatsoever. You acknowledge and agree that ArtworkservicesUSA may preserve content and may also disclose content if required to do so by law or in the good faith belief that such preservation or disclosure is reasonably necessary to: (a) comply with any applicable law; (b) enforce the TERMS; (c) respond to claims that any Content violates the rights of third-parties; or (d) protect the rights, property, or personal safety of ArtworkservicesUSA, Promo Virtuals, its users and the public. You understand that the technical processing and transmission of Promo Virtuals, including your content, may involve (a) transmissions over various networks; and (b) changes to conform and adapt to technical requirements of connecting networks or devices.

6. Proprietary Rights and Licences

You acknowledge and agree that content, including but not limited to text, software, photographs, graphics, page layout and design or other material contained in Promo Virtuals or information presented through Promo Virtuals by ArtworkservicesUSA is protected by our copyright, trademarks, service marks, patents, or other proprietary rights and laws. You acknowledge and agree that ArtworkservicesUSA owns or is licensed to use all intellectual property rights (including without limitation all copyrights, patents, trademarks and trade secrets) in connection with and in all versions of Promo Virtuals, the Promo Virtuals software, any Promo Virtuals content and any data generated by users. Except as expressly authorised by ArtworkservicesUSA you agree not to modify, copy, reproduce, republish, upload, post, transmit, rent, loan, sell, lease, licence, sub-licence, distribute or create in any way content and/or derivative works from Promo Virtuals, in whole or in part. ArtworkservicesUSA grants you a



personal, non-transferable and non-exclusive right and licence to use the software of Promo Virtuals; provided that you do not (and do not allow any third party to) copy, modify, create a derivative work of, reverse engineer, reverse assemble or otherwise attempt to discover any source code, sell, assign, sublicense, grant a security interest in or otherwise transfer any right from Promo Virtuals. You agree not to modify the Promo Virtuals software in any manner or form, or to use modified versions of the Promo Virtuals software, including (without limitation) for the purpose of obtaining unauthorised access to Promo Virtuals. You agree not to access the Promo Virtuals by any means other than through the interface/s that is provided by for use in accessing the Promo Virtuals. Upon termination of your use of Promo Virtuals, the licence to use the Promo Virtuals shall cease forthwith.

7. Disclaimer of warranties

You expressly understand and agree that:

(a) Your use of Promo Virtuals is at your sole risk. Promo Virtuals is provided on an 'as is' and 'as available' basis and ArtworkservicesUSA and its suppliers, to the fullest extent permitted by law, disclaim all warranties, including but not limited to warranties of title, fitness for a particular purpose, merchantability and non-infringement of proprietary or third party rights. ArtworkservicesUSA makes no warranties about the accuracy, reliability, completeness, or timeliness of the material, services, software, text, graphics, and links.

(b) ArtworkservicesUSA is not responsible for the content of users password protected areas, accessible through use of that site or messages distributed through mailing lists, and assumes no responsibility for and makes no warranty or representation as to the accuracy, currency, completeness, reliability or usefulness of information distributed through Promo Virtuals.

(c) ArtworkservicesUSA makes no warranty that (i) Promo Virtuals will meet your requirements, (ii) that Promo Virtuals will be uninterrupted, timely, secure, or error-free, (iii) the results that may be obtained from the use Promo Virtuals will be accurate or reliable, (iv) the quality of any products, services, information, or other material purchased or obtained by you through Promo Virtuals will meet your expectations, and (v) any errors in the software will be corrected. Further, if your use of the web site or the material results in the need for servicing or replacing equipment or data, the company is not responsible for those costs.

(d) Any material downloaded or otherwise obtained through the use of Promo Virtuals is done at your own discretion and risk and that you will be solely responsible for any damage to your computer system or loss of data that results from the download of any such material.

(e) No advice or information, whether oral or written, obtained by you from Promo Virtuals or through or from Promo Virtuals shall create any warranty not expressly stated in the TERMS.

8. Indemnity

You agree to defend, indemnify, and hold harmless ArtworkservicesUSA its officers, directors, employees, partners and agents, from and against any claims, actions or demands, including without limitation reasonable legal and accounting fees, alleging or resulting from your use of the content (including Promo Virtuals software, service, your connection to Promo Virtuals or your breach of the terms of these TERMS. ArtworkservicesUSA shall provide notice to you promptly of any such claim, suit, or proceeding and shall reasonably assist you, at your expense, in defending any such claim, suit or proceeding.

9. No Resale of Promo Virtuals

You agree not to reproduce, duplicate, copy, sell, resell or exploit for any commercial purposes, any portion of Promo Virtuals, use of Promo Virtuals, or access to Promo Virtuals, without the express permission of ArtworkservicesUSA by separate agreement.



10. Limitation of Liability

Your use of Promo Virtuals is at your own risk. If you are dissatisfied with any of the content or the service or with these TERMS, or any other rules or policies, your sole remedy is to discontinue use of Promo Virtuals. If such action is taken as a result of your breach of this contract, the remainder of any payment made by you will not be refundable. You expressly understand and agree that ArtworkservicesUSA shall not be liable for any direct, indirect, incidental, special, consequential or exemplary damages, including but not limited to, damages for loss of profits, goodwill, use, data or other intangible losses (even if ArtworkservicesUSA has been advised of the possibility of such damages), resulting from: (i) the use or the inability to use Promo Virtuals; (ii) the cost of procurement of substitute goods and services resulting from any goods, data, information or services purchased or obtained or messages received or transactions entered into through or from Promo Virtuals; (iii) unauthorised access to or alteration of your transmissions or data; (iv) statements or conduct of any third party on the service; or (v) any other matter relating to Promo Virtuals. User's proprietary rights: You agree that upon posting any material within a group open to the public on Promo Virtuals, you grant ArtworkservicesUSA and its successors and assigns, a non-exclusive, world-wide, royalty free, perpetual, non-revocable licence under your copyrights or other intellectual property rights, if any, in such material, to use, distribute, display, reproduce, and create derivative works from such material in any and all media, in any manner, in whole or part, without any duty to account to you. You further agree that upon posting any material within a private catalog or portfolio, you grant ArtworkservicesUSA, and its successors and assigns, a non-exclusive world-wide, royalty free, perpetual, nonrevocable licence under your copyrights or other intellectual property rights, if any, in such material to distribute, display, and reproduce such material to other members of that group.

11. Modifications to the TERMS or to the Promo Virtuals

ArtworkservicesUSA reserves the right to change the TERMS at any time without notice. ArtworkservicesUSA also reserves the right at any time and from time to time to modify or discontinue Promo Virtuals temporarily or permanently, with or without notice to you. You agree that ArtworkservicesUSA shall not be liable to you or any third party for any modification, suspension or discontinuance of Promo Virtuals.

12. Uses and Storage

You acknowledge that ArtworkservicesUSA may establish general practices and limits concerning use of Promo Virtuals, including without limitation the maximum number of days that email messages, or other uploaded content will be retained by Promo Virtuals, the maximum number of email messages that may be sent from or received by an account on Promo Virtuals, the maximum size of any email message that may be sent from or received by an account on Promo Virtuals, the maximum disk space that will be allotted on Promo Virtuals's servers on your behalf, and the maximum number of times (and the maximum duration for which) you may access Promo Virtuals in a given period of time. You agree that ArtworkservicesUSA has no responsibility or liability for the deletion or failure to store any messages and other communications or other content maintained or transmitted by Promo Virtuals. You acknowledge that ArtworkservicesUSA reserves the right to delete accounts that are inactive or very little used for an extended period of time. You further acknowledge that ArtworkservicesUSA reserves the right to change these general practices and limits at any time, in its sole discretion, with or without notice.

13. Termination

You agree that ArtworkservicesUSA, in its sole discretion, may terminate your password, account (or any part thereof) or use of Promo Virtuals, and remove and archive or discard any content within Promo Virtuals, if ArtworkservicesUSA believes that you have violated or acted inconsistently with the letter or spirit of the TERMS. ArtworkservicesUSA may also in its sole discretion and at any time discontinue providing Promo Virtuals, or any part thereof, with or without notice. You agree that any termination of your access to Promo Virtuals under any provision of these TERMS may be effected without prior notice, and acknowledge and agree that ArtworkservicesUSA may immediately deactivate, archive or delete your account and all related information and files in your account and/or bar any further access to such files or Promo Virtuals. Further, you agree that



ArtworkservicesUSA shall not be liable to you or any third-party for any termination of your access to Promo Virtuals. If such action is taken as a result of your breach of this contract, the remainder of any payment made by you will not be refundable.

14. General

The TERMS constitute the entire agreement between you and ArtworkservicesUSA and ArtworkservicesUSA (including, but not limited to, any prior versions of the TERMS). You also may be subject to additional terms and conditions that may apply when you use affiliate or other ArtworkservicesUSA services, third-party content or third-party software. All legal issues arising from or related to the use of Promo Virtuals shall be construed in accordance with and determined by the laws of USA. By using Promo Virtuals, you agree that the exclusive forum for the bringing of any claims or causes of action arising out of or relating to your use of Promo Virtuals are the USA courts. You hereby accept and submit to the jurisdiction of such court in any such proceeding or action, and irrevocably waive, to the fullest extent permitted by law, any objection which you may have now or hereafter have to be laying of the venue of any such action or proceeding brought in such a court and any claim that any such action or proceeding brought in such a court has been brought in an inconvenient forum. If any provision of these TERMS is found to be invalid by any court having competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of these TERMS, which shall remain in full force and effect. No waiver of any term of these TERMS shall be deemed a further or continuing waiver of such term or any other term. Should you find any content or otherwise that you feel breaches the Terms outlined, please email us at: promovirtuals@artworkservicesusa.com providing details of the complaint. We will investigate immediately and inform you by email of the outcome.