Terms of Service

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I strive for accuracy in all item descriptions, photographs, compatibility references, detailed specifications, pricing, links and any other product-related information contained herein or referenced on our website. Due to human error, I cannot guarantee that all item descriptions, photographs, compatibility references, detailed specifications, pricing, links and any other product-related information listed are entirely accurate, complete or current, nor can I assume responsibility for these errors. In the event a product listed on our website is labeled with an incorrect price due to some typographical, informational, technical or other error, Company shall at its sole discretion have the right to refuse and/or cancel any order for said product and immediately amend, correct and/or remove the inaccurate information. Additionally, all hyperlinks to other websites from Company are provided as resources to customers looking for additional information and/or professional opinion.  I do not assume responsibility for the claims and/or representations made on these or any other websites.

By making a purchase on this website, and submitting your order, you are agreeing to pay the listed price in full. You authorize HamrickSellsNashville.com to charge your credit or debit card or cash your check, as payment for your product or service.  Furthermore, you agree that you are responsible for full payment of fees for your order, regardless of whether you actually use the product or all of the service hours purchased on retainer. To further clarify, **all sales are final, no refunds will be issued**.

**AUTOMATIC RENEWAL FOR PAYMENT PLANS:** Client understands and agrees that if you have been extended a generous payment plan option, your subscription for services is a monthly recurring charge billed on the same day each calendar month.

**DELINQUENCY:**Client hereby understands and agrees that if recurring payment is skipped, declined or late, all services will cease immediately until payments have been reinstated.  A reinstatement and team energy fee of $75 will be charged to all accounts that are delinquent for more than 10 days.

**TERMINATION:** I am committed to providing all clients with excellent service. By making your purchase, you agree that the Company may, at its sole discretion, limit, suspend, or terminate your services without refund or forgiveness if you become disruptive or difficult to work with before or during your service term, if you fail to provide us with information or materials necessary to perform such services, or if you impair our team members from performing their duties in any way.

**NO REFUNDS:**Client understands that payments made are not refundable.  Services are considered rendered at the time of payment, as extensive planning, strategizing, designing and setup has been delivered in advance that cannot be returned.

**SALES TAX**

Sales tax is only required for orders shipping within our resident states of business. Therefore all orders shipping within Tennessee will be charged applicable sales tax according to your area's tax rate.

**LINKS TO THIRD PARTY WEBSITES:**I may provide links to web pages which are not part of my web family. These sites are not under our control and I am not responsible for the information or links you may find there.

**CONTACTING US**

If you need to contact me, you can email me at HamrickSellsNashville@gmail.com or call me at 615.549.6844, or send me a letter to

547 N Mt Juliet Road #200, Mt Juliet TN 37122

**HOURS OF OPERATION**

• Customer Service Hours are Monday - Friday 8am - 5pm

• I am closed for all US Holidays

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Upon a request by Company, you agree to defend, indemnify, and hold Company and its other affiliated companies harmless, and their employees, contractors, officers, and directors from all liabilities, claims, and expenses, including attorney’s fees, that arise from your misuse of this website or from your violation of the Terms of Use stated herein.

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Neither party shall be liable to the other for any failure to perform any obligation under any Agreement which is due to an event beyond the control of such party including but not limited to any Act of God, terrorism, war, Political insurgence, insurrection, riot, civil unrest, act of civil or military authority, uprising, earthquake, flood or any other natural or manmade eventuality outside of our control, which causes the termination of an agreement or contract entered into, nor which could have been reasonably foreseen. Any Party affected by such event shall forthwith inform the other Party of the same and shall use all reasonable endeavors to comply with the Terms of Use of any agreement contained herein.

Failure of the Company to enforce any of the provisions set out in these Terms of Use and any agreement, or failure to exercise any option to terminate, shall not be construed as a waiver of such provisions and shall not affect the validity of these Terms of Use.  These Terms of Use shall not be amended, modified, varied or supplemented except in writing and signed by duly authorized representatives of the Company.