

Static, Animated and Flash Banner Terms and Conditions

1. An initial fee of 50% of the cost will be paid up front. Talking Duck will not go beyond the initial design stage of producing thumbnails and sketches until this payment is received.
2. If the customer cancels the banner within 24 hours of the project commencing, Talking Duck will retain the full initial fee. All work produced up until that point will be retained by Talking Duck.
3. The customer will supply images and video footage for the website. Stock images can be sourced if you are unable to supply the above, but may cause delay. Images will be optimised to ensure they are presented on the internet in the best possible format. This includes enhancing the colour along with brightness and contrast (with your permission). This service is free of charge. Additional edits can be discussed (free of charge), but again may cause delays.
4. The customer will provide any music or voice over required for the banner. Stock music and sound loops can be sourced, but may cause delay in doing so.
5. The customer will provide all text for the banner. Please ensure it has been spell checked and is grammatically correct.
6. Talking Duck will not be liable if the customer is found to be infringing on existing copyrighted or trademarked material. All artwork and design work produced during the course of the project are 100% original and can be protected by law.
7. Talking Duck will not be involved in providing any services related to pornography.
8. All design materials, artwork, revisions, edits and work produced during the development of the project (other than the final product) remain exclusive copyright and intellectual property of Talking Duck. Any use of this work by the client or other parties is strictly prohibited.
9. Any additional redraws or revisions of the banner designs after the initial three design choices and two re - draws will be charged individually at £50.00. Developing these will cause delays to the project timescale.