

Work Order Form Date: July 30, 2021:

Company name:	Billy Goat Brands				
Address:	#2200, HSBC Building, 885 West Georgia Street Vancouver, British Columbia V6C 3E8				
Contact name:	Information type - Name.				
E-mail:		Title:	Director		

Information type - Email address.

## **Campaign Details:**

Dedicated Landing Page (Company Spotlight Infographic) 12 months Sponsored Infographic x 2 (long format) Sponsored Impact Graphic x 2

Promotion to VC Audience that includes:

Publication to VC site

Distribution to VC Email Blast

Posting to VC Social Media x 4

Animated Display Ad Published to VC 1 M impressions

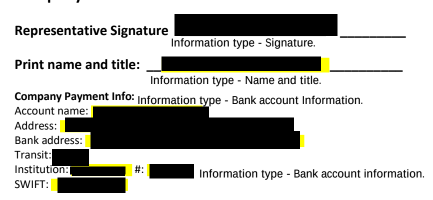
Regular Email Sponsorship (below fold) 200 K impressions

Premium Email Sponsorship (above fold) 200 K impressions

# **Pricing:**

Item details	Total Price (Est.)	
Silver Base Pkg with Premium Ads	\$70,000 CND	

## **Company Authorization:**



### Payment terms:

Quarterly payments of \$17,500 with first payment to initiate campaign.
I confirm, by signature on this document, that we wish to participate in the services noted above according to this agreement in accordance to the Terms and Conditions attached.

### Scan/Fax Signed Forms to:

Information type - Name and email address.

### **Terms & Conditions**



#### **Revolve Marketing Inc. will:**

- 1. Provide the range of products and services as specified on the Work Order Form.
- 2. Invoice you for the products and services:
  - a) Initial upfront payment of \$17,500 CND
  - b) Billed Quarterly thereafter at \$17,500 CND
  - b) Fees for any additional services requested such as: wire dissemination, additional 3rd party e-mail blasts or promotion, and any other type of promotion not outlined on Work Order Form.
- 3. As needed, maintain relationships with third party suppliers to provide some of the products and services.
- 4. Comply with all applicable local, state, federal, provincial, and international laws and regulations.

#### You will:

- 1. Pay the invoices upon receipt
- 2. Pay interest at a rate of 1.5% per month (18% annually) on any amount more than 30 days past due, plus attorney's fees and other costs incurred by Revolve Marketing Inc. in collecting any amounts owing.
- 3. Grant Revolve Marketing Inc. a non-exclusive, non-transferable license for the Term of this Agreement to display your trademarks and other proprietary information provided by you, but only in connection with Revolve Marketing Inc.'s delivery of the products and services under this Agreement.
- 4. Bear sole responsibility for the contents of, and indemnify Revolve Marketing against, claims or losses arising from, all customer-supplied material and for delays in distribution not caused primarily by Revolve Marketing's misconduct or gross negligence
- 5. Use the data provided in connection with this Work Order and Terms and Conditions and any other confidential information of Revolve Marketing Inc. or any third parties solely for your internal use and not publish, distribute, transfer, sell, or make such information available to any third party in any manner without written consent from Revolve Marketing.
- 6. Use the products and services subject to all applicable local, state, provincial, federal, and international laws and regulations.

This agreement begins on the date listed on the Work Order form.

If any portion of this agreement is found to be unlawful, void, or unenforceable for any reason whatsoever, the unenforceable provision may be severed from this agreement and shall not affect the validity or enforceability of the remaining provisions of the agreement. This agreement is the complete arrangement concerning the subject matter hereof, and supersedes all prior agreements and representations between Revolve Marketing and Client. The agreement may be modified only in writing signed by both parties. This agreement shall be governed and construed in accordance with the laws of British Columbia.

Disclaimer of Warranty and Limitation of Liability: Except as expressly provided otherwise in this agreement, Revolve Marketing and its third-party suppliers provide all products and services on an "as is" basis and make no express or implied warranties or representations regarding the products or services, that the product and services will be uninterrupted or that any data obtained from the product will be accurate, complete, or error-free. Revolve Marketing will not be liable for any delay and/or inability to access the products or services, whether due to an act of God, accident, strike, network difficulty, electronic malfunction, or otherwise. Neither Revolve Marketing nor its third-party suppliers will be liable for any lost profits, loss, or interruption of business or data or any other consequential, coincidental, indirect, exemplary or punitive damages. Revolve's liability to client for damages, regardless of the form of action, will be limited to the total fees paid by client under this agreement.

Agreed:	Initial of Client:_	Information type - Signat	ure. Date:	Aug 5, 2021
---------	---------------------	---------------------------	------------	-------------