IMPORTANT TERMS AND CONDITIONS LEGAL RIGHTS TO OUR WORK ARE RETAINED BY US.

In engaging us to create, design and/ or produce your project, you have agreed with the terms and conditions herein and agree to pay a 1.5% finance charge per month on any unpaid balance after (30) thirty days as well as ANY fees incurred should we have to secure an attorney or collection firm to gain fees due to us on your account. Usage rights of any/all/or part of our creative work images (whether created as original or manipulated), illustrations, concepts, text/copy, photos, etc, are contingent upon payment in full and is subject to terms and conditions unless otherwise specified in writing. Payment in full is required before ANY copyright transfer or ownership/assignment/usage rights will be allowed or granted.

GRANTING OR USAGE RIGHTS OF OUR ART, PHOTOS, CONCEPTS, VERBAGE, ETC, IS CONTINGENT UPON PAYMENT AND IS SUBJECT TO THE TERMS AND CONDITIONS HEREIN. FULL PAYMENT IS REQUIRED BEFORE RIGHT OF USAGE, COPYRIGHT TRANSFER, ASSIGNMENT OF OWNERSHIP TO ANOTHER PARTY OR ENITY WILL BE AUTHORIZED. BY PAYING THIS INVOICE, YOU FULLY COMPLY AND UNDERSTAND THAT YOU ARE BUYING THE LICENSING RIGHTS TO USE OUR CREATIVE AND THAT OWNERSHIP IS RETAINED BY WRAP STARS ATL. UNAUTHORIZED USE OF ARTIN ENTIRETY OR IN PART, AS PRIMARY, SECONDARY, OR OTHER SEQUENTIAL USE, OR ANY FUTURE UNAUTHORIZED USE, AS WELL AS USE, MANIPULATION, ALTERATION, OR COPYING IN WHOLE OR IN PART BY THIRD PARTY VENDORS WITHOUT WRITTEN CONSENT FROM WRAP STARS LLC IS A DIRECT VIOLATION OF THE TERMS AND CONDITIONS OUTLINED HEREIN AND IS STRICTLY PROHIBITED. ANY VIOLATION OF THE AFOREMENTIONED TERMS AND CONDITIONS WILL BE SUBJECT TO LEGAL ACTION ALL OF OUR CREATIVE (BOTH CONCEPTUAL AND TANGIBLE) IS FULLY PROTECTED BY INTERNATION COPYRIGHT LAW.

NOTE: Digital files are made available selectively and are included only on identity systems or other such projects where deemed necessary by the sole discretion of Wrap Stars Atl. Native, original files and all electronic/digital files and ALL electronic/digital files remain the sole property of Wrap Stars Atl as these contain our proprietary design "recipes." Wrap Stars Atl retains all rights and ownership of digital file for logos, page-layout, sign design and art. There is a \$48 file minimum retrieval charge to locate and transfer files via email FTP or Dropbox.

VEHICLE WRAP VINYL – Wrap Stars Atl uses the highest quality vehicle wrap vinyl manufactured by 3M and Avery Dennison. Our vinyl wrap materials will not damage your Original Factory Paint job (OEM), in fact it protects it. However, any inferior after-market and non-factory paint jobs may not possess optimum adhesion properties and may fail when the vehicle wrap is removed. WRAP STARS ATL SHALL NOT UNDER ANY CIRCUMSTANCES BE LIABLE TO PURCHASER OR USER OR CONSIGNEE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, LABOR, NON-3M OR AVERY DENNISON MATERIAL CHARGES, LOSS OR PROFITS, REVENUE, BUSINESS, OPPORTUNITY, OR GOODWILL) RESULTING FROM OR IN ANY WAY RELATED TO OUR PRODUCTS and/ or SERVICES. Wrap Stars Atl is not responsible for any damage to a customer's inferior paint job during installation or removal of vinyl vehicle graphics. This limitation of liability applies regardless of the legal or equitable theory under which such losses or damages are sought including breach of contract, breach of warranty, negligence, strict liability, or any other legal or equitable theory. Wrap Stars Atl uses materials to personalize products that ultimately have value only for the end user. Due to the nature of our custom products and services ALL SALES ARE FINAL. ALL DEPOSITS ARE NON-REFUNDABLE due to material cost and labor for graphics design time and mechanical set-ups.