

MICOMA – Policy to Use Client Logo/Likeness

INTRODUCTION

This policy is will serve as an add-on to the contract entered into between [Company Contact or Client Name] of [Company Name] with its principal offices at [Company Address], (“Client”) and MICOMA Enterprises, located at Edison Street, Baltimore Maryland, 21225 (“Supplier”) for the purpose utilization of the Client Logos or Likeness by the Supplier.

GENERAL POLICY

Upon delivery and acceptance of Supplier product or service, the Supplier is authorized to use the Client logos and likenesses in future marketing materials, indicating Client entered a contractual relationship with the Supplier.

OBLIGATIONS OF SUPPLIER.

Supplier shall not deface or change the Clients branding or logos or likenesses in anyway except for proper scaling in marketing materials or website displays.

WAIVER.

If the Client does not wish to allow the use of their branding on MICOMA Enterprises marketing materials or website, the Client must provide a waiver in writing prior to authorizing contract work.

EFFECTIVENESS.

This policy is in force upon the Clients’ signature on an authorized work contract, and will be effective until the Supplier determines a withdrawal date for the Client logos and likenesses.