



To Whom It May Concern:

[Company Name]

[123 Example St. | Anywhere]

[Province/State | Country]

November 9, 2023

Dear _____

WILD KRATT CONSULTING LTD. » TERMS AND CONDITIONS

These terms and conditions ("Terms") delineate the framework under which Wild Kratt Consulting Ltd. ("Consultant") delivers consulting services to the client ("Client"). The act of engagement and the subsequent agreement with Wild Kratt Consulting Ltd. bind the Client to these specified Terms.

» 1. Scope of Services

Wild Kratt Consulting Ltd. commits to delivering comprehensive consulting services encompassing digital marketing, branding & design, web development, integrations & automations, and analytical insights as expressly defined in the mutually agreed-upon scope of work.

» 2. Payment Terms

Payment terms for consulting services are explicitly outlined in the agreed-upon proposal or contract. Invoices are expected to be settled within 30 days of receipt, with late payments potentially incurring a 5% late fee.

» 3. Confidentiality

Both parties mutually commit to maintaining the confidentiality of any proprietary or confidential information disclosed during the consulting engagement. This includes, but is not limited to, trade secrets, business plans, and financial information.

» 4. Intellectual Property

Any intellectual property generated throughout the provision of consulting services, encompassing designs, reports, and strategies, remains the exclusive property of Wild Kratt Consulting Ltd. unless expressly agreed upon otherwise in writing.



» **5. Termination**

Either party reserves the right to terminate the consulting engagement with written notice should the other party breach a material term of the agreement. In the event of termination, the Client is liable to remunerate Wild Kratt Consulting Ltd. for any services provided up to the termination date.

» **6. Limitation of Liability**

Wild Kratt Consulting Ltd. disclaims liability for any indirect, incidental, consequential, or special damages arising from or connected with the consulting services, even if apprised of the potential for such damages.

» **7. Governing Law**

These Terms are subject to interpretation and enforcement in accordance with the laws of ALBERTA. Any disputes arising from these Terms fall under the exclusive jurisdiction of the courts in CANADA.

» **8. Amendments**

Any amendments to these Terms must be documented in writing and necessitate the signatures of both parties to be considered valid.

By engaging Wild Kratt Consulting Ltd., the Client expressly acknowledges and agrees to adhere to the conditions outlined in these Terms and conditions.



Wild Kratt Consulting Ltd.

216 SUNRISE COMMON
COCHRANE, ALBERTA. CANADA
info.wild.kratt@gmail.com

