Policies

Minnesota Apparel keeps your privacy. We do not buy, sell, rent, lease, barter, donate, or share personal information, email addresses or identifiable information regarding its customers in any way.

By ordering from our company or in store you agree to the following terms and understand that you are placing an order for goods and/or services. You agree to be legally bound and to abide by the following terms. If you do not agree to these terms, this transaction is null and void. Minnesota Apparel, LLC reserves the right, at any time, to change, modify, alter, or update the terms and conditions, as deemed necessary. By accepting this document, you also agree to follow the terms and conditions set forth by those changes. Any changes or modifications are effective immediately upon notice thereof, as published and/or posted on our web site.

Copywritten Materials

Minnesota Apparel will not accept any designs, images, or other material that are protected by copyright without the permission of the actual copyright owner. By approving your proof with such images, designs, or other material, the approving party warrants and represents that it owns all of the copyright in such images, designs, or other material. If you do not own the images, designs or other material the approving party warrants and represents that they have received permission from the person or entity who owns the copyright in such images, designs, or other material.

Provided Items

Minnesota Apparel will print on provided apparel. Our prices are adjusted for prints on provided apparel and we **do not** replace items that may get damaged or not turn out during the production process.

Returns and Cancellations

Custom orders may only be cancelled, if we have not placed the order for the apparel. If we have placed the order for the apparel the customer may still cancel but is responsible for paying any cost already incurred.

Special orders are final and cannot be returned or exchanged.