

DESIGN2TEE.COM

- NO MINIMUM : PRICING STRUCTURE -

For the most part, our pricing matrix is simple, with a “No Minimum” on order requirement you can expect to pay just for what you want and no more.

Complete printing includes tees. The following pricing applies only to major brands design2tee carries on a regular basis. Prices are subject to change without notice.

QTY	1 COLOR PRINT	MULTI-COLOR PRINT	2 SIDED PRINT 1 CLR/MULTI-COLORED	PKT PRINT 1 CLR/MULTI	DARK TEES
1-12	\$12/PER	\$14/PER	ADD \$1 / \$2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
13-24	\$10/PER	\$12/PER	ADD \$1 / \$2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
25-50	\$8/PER	\$10/PER	ADD \$1 / \$2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
51-100	\$7/PER	\$9/PER	ADD \$1 / \$2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
101-200	\$6/PER	\$7/PER	ADD \$1 / \$2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
200-300	\$5/PER	\$6/PER	ADD \$1 / \$2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
SPECIAL REQUEST OR CUSTOM ORDER TEES, PRICING WILL BE ADJUSTED ACCORDINGLY.					

**If you have your own garment already and want us just to print for you, that's not a problem.
We are more than happy to accommodate with your orders.**

QTY	1 COLOR PRINT	MULTI-COLOR PRINT	2 SIDED PRINT 1 CLR / MULTI	PKT PRINT 1 CLR / MULTI	COLOR/DARK TEES
1-12	\$10 / PER	\$12 / PER	ADD \$1 / 2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
13-24	\$8 / PER	\$10 / PER	ADD \$1 / 2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
25-50	\$6 / PER	\$8 / PER	ADD \$1 / 2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2
51-100	\$5 / PER	\$7 / PER	ADD \$1 / 2 FOR MULTI	ADD \$.50 / \$1 FOR MULTI	ADD \$2

Artwork fees will apply accordingly and depending upon individual request.
On most orders, we do not charge set-up, film, screens, and custom ink fees.

Artwork and Design

	PRINT READY	RE-TOUCHING / REDO COST PER HOUR RATE	COST PER HOUR DESIGN RATE
Customer Provided Artwork	\$0	\$35/hr	N/A
In-House graphic design service	INCLUDED	INCLUDED	\$55/hr
Special Order and Request	N/A	N/A	TBD ACCORDING TO REQUEST

Design2tee's full in-house creative department and staff is more than happy to help you fully evolve your idea(s) into a wearable printed tee or take care of all your business design needs. Look to us for your logo designs, marketing products, brochures, flyers, hang-tags, business cards, and etc.

For questions or quote, please contact us at 866.700.3771

Terms and Conditions

1. **Time for Payment**

Payment is due at each upon Delivery of goods or designs. All invoices are payable within (30) days of receipt. A 5% monthly service charge is payable on all overdue balances. The grant of any license of copyright is conditioned on receipt of full payment.

2. **Default in Payment**

The Client shall assume responsibility for all collection of legal fees necessitated by default in payment.

3. **Progress Reports**

Designer shall contact or meet with the Client on a mutually acceptable schedule to report all tasks completed, problems encountered, and or email recommended changes relating to the development. The Designer shall inform the Client promptly by telephone upon discovery of any event or problem that may delay the development of the work significantly.

4. **Changes**

The Client shall be responsible for making additional payments for changes in the original assignment requested by the Client. However, no additional payment shall be made for changes required to conform to the original assignment description. The Client shall offer the Designer the first opportunity to make any changes.

5. **Testing and Acceptance Procedures**

The Designer will make every good faith effort to test all deliverables thoroughly and make all necessary corrections as a result of such testing prior to handing over the deliverables to the Client. Upon receipt of the deliverables, the Client shall either accept the deliverables and make milestone payments set forth herein, or provide the Designer with written notice of any corrections to be made and a suggested date for completion which should be mutually acceptable to both the Client and the Designer. Neither party shall have any obligation to consider for approval nor respond to materials submitted other than through the designated persons listed above. Each party has the right to change its designated person upon five (5) days notice to the other.

6. **Enhancements**

Under the maintenance agreement if the Client wishes to make modifications to the artwork, the Designer shall be given first option to provide a bid to perform such enhancements.

7. **Confidential Information**

The Designer acknowledges and agrees that the source materials and technical and marketing plans or other sensitive business information, as specified by the client, including all materials containing said information, which are supplied by the Client and the Designer in the course of developing the work are to be considered confidential information. Information shall not be considered confidential if it is already publicly known through no act of the developer.

8. **Return of Source Information**

Upon the Clients acceptance of the Final Version, or upon the cancellation of the project, the Designer shall provide the Client with all copies and originals of the source materials provided to the Designer.

9. **Ownership of Copyright**

Client acknowledges and agrees that Designer retains all rights to copyright in the subject material.

10. **Claims for Losses**

If Design2tee.com or the client violates any part of this Agreement, neither party shall be prohibited by this provision from pursuing other remedies, including a claim for losses and damages.

11. **Recruiting of Personnel**

It is understood that the Client will not solicit, entice, hire, employ or seek to employ any employee of Ripsawcreative without expressed written consent by Ripsawcreative. In turn Design2Tee.com will not solicit, entice, hire, employ or seek to employ any employee of the Client without expressed written consent by the Client.

12. **Dispute Resolution Procedure**

If any dispute, controversy or claim arises in connection with the performance or breach of this agreement, either party may, upon written notice to the other party, request facilitated negotiations. Such negotiations shall be assisted by a neutral facilitator acceptable to both parties and shall require the best efforts of the parties to discuss with each other in good faith their respective positions and, respecting their different interests, to finally resolve such dispute.

Each party may disclose any facts to the other party or to the facilitator, which it, in good faith, considers necessary to resolve the dispute. However, all such disclosures will be deemed in furtherance of settlement efforts and will not be admissible in any subsequent litigation against the disclosing party. Except as agreed by both parties, the facilitator shall keep confidential all information disclosed during negotiations. The facilitator shall not act as a witness for either party in any subsequent arbitration between the parties.

Such facilitated negotiations shall conclude within sixty days from receipt of the written notice unless extended by mutual consent. The parties may also agree at any time to terminate or waive facilitated negotiations. The costs incurred by each party in such negotiations will be borne by it; the fees and expenses of the facilitator, if any, shall be borne equally by the parties.

If any dispute, controversy or claim arises in connection with the performance or breach of this agreement and cannot be resolved by facilitated negotiations (or the parties agree to waive that process) then such dispute, controversy or claim shall be settled by arbitration in accordance with the laws of the State of California and then current Commercial Arbitration Rules of the American Arbitration Association, except that no pre-hearing discovery shall be permitted unless specifically authorized by the arbitration panel, and shall take place in the city in which the Design2Tee.com office providing the relevant services exists, unless the parties agree to a different locale.

Such arbitration shall be conducted before a panel of three persons, one chosen by each party and the third selected by the two party-selected arbitrators. The arbitration panel shall have no authority to award non-monetary or equitable relief, and any monetary award shall not include punitive damages. The confidentiality provisions applicable to facilitated negotiation shall also apply to arbitration.

The award issued by the arbitration panel may be confirmed in a judgment by any federal or state court of competent jurisdiction. All reasonable costs of both parties, as determined by the arbitrators, including (1) the fees and expenses of the AAA and the arbitrators and (2) the costs, including reasonable attorneys' fees, necessary to confirm the award in court shall be borne entirely by the non-prevailing party (to be designated by the arbitration panel in the award) and may not be allocated between the parties by the arbitration panel.