

LOGO & ACCOLADE LICENSING

& CUSTOM DISPLAY PRODUCTS

Being named one of the companies on the first ever **Fortune 500 Europe** list is a big deal — one worth sharing with customers, staff, investors and prospects. **To boast your win, Logo Licensing and Custom Products are available exclusively through PARS International** — **Fortune's official content management agent.**









PREFERRED PACKAGE*

12 month term for selected distribution. Content to be Licensed: Includes use of the Fortune 500 Europe 2023 Logo and Accolade Text "Named to the Fortune 500 Europe 2023 list" on

- ✓ Corporate Website
- √ Social Media (Owned/Organic)
- √ E-mail Signatures (Up to 1,000)
- ✓ Press Releases
- ✓ Corporate Reports

EUROPEAN DISTRIBUTION (\$21,500)

EUROPEAN & NORTH AMERICAN DISTRIBUTION (\$33,900)

WORLDWIDE DISTRIBUTION + (\$42,400)

*By selecting the Preferred Package, you benefit from a bulk discount of over 25%!

BUILD YOUR OWN PACKAGE

Select 2 uses: 5% discount; **3-4 uses:** 10% discount; **5+ uses:** 15% discount Rates are per individual use of Content; 12-month term for selected distribution; shorter terms available upon inquiry.

			'	· · · · · · · · · · · · · · · · · · ·	·	'	' /
USES	EUROPE EUR	OPE & NORTH AMER	RICA WORLDWIDE+	USES	EUROPE EURO	PE & NORTH AMERI	CA WORLDWIDE+
Broadcast Advertising	\$16,380	\$24,560	\$30,770	E-mail Signatures (up to 1,000)	\$7,280	\$10,920	\$13,690
Brochures & Fliers	\$20,570	\$30,860	\$38,590	E-mail Signatures (up to 5,000)	\$9,820	\$14,730	\$18,450
Career & Recruitment Fairs	\$5,460	\$8,190	\$10,290	E-mail Signatures (over 5,000)	\$11,990	\$17,980	\$22,530
Career & Recruitment Sites	\$10,440	\$15,660	\$19,640	Indoor/Outdoor Signage (Corporate Campus)	\$9,510	\$14,260	\$17,850
Corporate Newsletter	\$8,760	\$13,140	\$16,490	OOH/Billboard	\$14,620	\$21,930	\$27,460
Corporate Presentations & Pitch Decks	\$7,280	\$10,920	\$13,690	Press Releases	\$7,280	\$10,920	\$13,690
				Print Advertising	\$14,620	\$21,930	\$27,460
Corporate Reports (print & digital)	\$7,280	\$10,920	\$13,690	Social Posts (Owned/Organic)	\$7,280	\$10,920	\$13,690
Corporate Video	\$3,220	\$4,820	\$6,040	Social Posts (Paid/Sponsored)	\$12,330	\$18,490	\$23,120
Corporate Website	\$7,280	\$10,920	\$13,690	Trade Shows & Events (excluding Career Fairs)	\$4,650	\$6,970	\$8,760
Direct Mail	\$21,150	\$31,730	\$39,700	Web Advertising	\$13,770	\$20,660	\$25,840
E-mail Marketing	\$21,150	\$31,730	\$39,700	YouTube (Corporate channel)	\$7,000	\$10,500	\$13,180

+ Use in Asia pending Publisher approval; please inquire with your PARS sales rep.

Interested in Merchandise Licensing?

Submit your request for more info **HERE**



CUSTOM PRODUCTS

Display Products

Any 4 or more: \$525 each; Any 3: \$575 each; Any 2: \$600 each; Single: \$625 each



Wood Plaque

Quantity_

FORTUNE 500 EUROPE 2023 Company Name 11.25" x 16"

Metal Plaque

Quantity ___

FORTUNE 500 EUROPE 2023
Company Name 9"x 12"

Bamboo Plaque

Quantity____



Framed Print

Quantity ____



Crystal Award

Quantity___



Bamboo Desktop Award

Quantity____

All sizes noted are close approximations.

Digital Products



PDF \$7,500

PDF layout includes relevant content featuring your company and has low-res print capability and is authorized for posting to corporate website.



E-Print \$6,600

E-PRINT layout includes relevant content featuring your company and is authorized for posting on corporate website and distribution via e-mail for up to 12 months.



Virtual Background \$2,995

VIRTUAL BACKGROUND Includes .jpg file supply of custom-designed virtual meeting background featuring the Content, your name and company. Authorized for use exclusively in virtual meeting backgrounds for up to 12 months.

Fortune Discount Group Subscriptions Your order makes you eligible for a discounted group subscription to Fortune that will provide you and your team access to subscriber-only deep-dives, an immersive video hub of exclusive playlists, propriety research, webinars, and more. FOR INFORMATION, CLICK HERE.



Fortune 500 Europe 2023 Licensing & Product Order Form/Agreement

LICENSEE/PURCHASER INFORMATION

Licensee/Purchaser Company Name:	Licensee/Purchaser Contact Name:							
Address 1:								
Address 2:	City:	State:	Zip:					
Phone:	Email:							
I have selected my choices and have read and agree to the Terms & Conditions.								
Authorized Purchaser:	Date:							
Company:	Title:							
PAYER INFORMATION Check if Payer information is the same as Licensee/Purchaser information. If not checked, information below is required.								
Payer Company Name:	Payer Contact Name:							
Address 1:								
Address 2:	City:	State:	Zip:					
Phone:	Email:							
PRODUCT SHIPPING INFORMATION All products ship via UPS Ground unless otherwise noted								
Ship to Company Name:	Ship to Contact Name:							
Address 1:								
Address 2:	City:	State:	Zip:					

PAYMENT TERMS - GENERAL

• Pre-payment is required.

Phone:

- PARS' policy is to NOT accept credit card payments for invoices in excess of \$3,000.
- All fees in and all payments are required in U.S. dollars.
- Reuse, shipping, handling and sales tax will be added to your invoice if applicable.
- PARS' preference is to manage invoice payments directly with the Payer's company. Payers choosing to process their PARS invoice through a third-party payment processing company (e.g. Ariba) may incur a service charge of 3.5% of their total invoice. Service charges will be assessed on invoices that require PARS to enter an agreement or "sign-up" with a third party in order to be paid.

Email:

PAYMENT TERMS - FOR PAYMENTS AND SHIPMENTS OUTSIDE OF THE UNITED STATES

- All fees are exclusive of any taxes or withholding. PARS will not be responsible for any taxes, fees (including international shipping fees, customs fees and any other associated additional charges), withholding, supplying certificates of exemption, filing for exemption refunds, or other paperwork associated with sales outside of the United States. Payment of all such fees and taxes and filing of all such paperwork is the sole responsibility of the Licensee.
- All payments drawn from a non-U.S. Bank/Financial institution must include a \$150 USD processing fee.

PAYMENT OPTIONS

- CHECK/MONEY ORDER: The "PARS Order Number" should be included on your check/money order and be made payable to: PARS INTERNATIONAL CORP. Attn: Sales A/R; P.O. Box 259; Greenvale, NY 11548
- WIRE TRANSFERS: If you wish to pay via wire transfer, please send your name, company and PARS Order Number to the following email address: wiretransfers@parsintl.com.

 Upon receipt of your e-mail. we will respond with our bank information.
- CREDIT CARDS: For orders that do not exceed \$3,000, you will be given the option of paying via credit card when you receive your invoice.



Fortune 500 Europe 2023 Licensing & Product Order Form/Agreement

PRODUCT TERMS AND CONDITIONS

- 1. Pre-payment is required.
- 2. Cancellations:
 - No Cancellation Fee: Same business day cancellations.
 - 50% Cancellations Fee: Cancellation before proof is issued.
 - 100% Cancellations fee:
 - Cancellation by customer after proof has been issued.
 - Cancellation due to your company's Legal/Compliance department disapproval for any reason (including changes to disclosure requirements for financial firms).
 - o Cancellation due to customer not approving or making changes to proof within 10 days of proof issuance.
- 3. All products are designed according to Publisher guidelines at the discretion of the PARS International Design Team.
- A proof will be sent for approval prior to final production and shipment.
- 5. Standard turnaround time is up to 10 business days following final proof approval. Your PARS Sales and Customer Service Reps can explain the turnaround time for your product.
- 6. Orders billed to addresses outside the United States are subject to a processing fee.
- 7. Applicable shipping, handling and sales tax will be added to your invoice.
- 8. You only have the right to distribute the printed material in the quantity you ordered. The sale of printed material does not include the right to make any reproductions of the material, either in hard copy or in digital format. You are not permitted to distribute or post the printed material online on your website; or to post the material to any social networking site; or to send to third parties via e-mail or any similar method. If you wish to distribute the printed material you ordered electronically, you can purchase a CUSTOM E-PRINT or CONTENT LICENSING from PARS International. You acknowledge that if we discover that the printed material has been distributed in digital format without permission, PARS International may invoice you for such additional usage including an infringement fee and you agree to pay the invoice within 10 days of receipt. This right does not preclude PARS International or the copyright owner from pursuing any additional legal remedy if necessary.

LICENSING TERMS - GENERAL

- 1. This Order Form serves as a Limited License for use of Content upon PARS' receipt of both this Order Form signed by Licensee/Agency and full non-refundable payment.
- 2. Pre-payment is required. Use of Content is not permitted until PARS' receipt of both this Order Form signed by Licensee/Agency and full non-refundable payment.
- 3. All sales are final and non-cancellable upon PARS' receipt of this Order Form signed by Licensee/Agency.

LICENSING TERMS – OTHER

PARS International Corp. (PARS), an authorized agent to sell Content on behalf of Fortune Media IP Limited ("Licensor"), grants Licensee signing this Order Form ("Licensee") the nonexclusive, non-transferable, non-sublicensable Limited License to reproduce the Content described in the "Content to be Licensed" section of this Order Form for the Uses selected on Page 1 of this Order Form.

- 1. LIMITED LICENSE. The Limited License is limited to the Content as specified in the Content to be Licensed section of this Order Form and does not extend to any other content or material. License is for non-exclusive, limited use in specified media for the time period specified on Page 1 of this Order Form.
- 2. RESTRICTIONS. Licensee may not use the Content to solicit clients, fees, payments, dues, contributions, or applications for membership or to endorse any individual or group for elected office. To the extent possible, any Content that is digitally displayed cannot be indexed or "searchable" by Internet search engines and must include a canonical link to the home page of Fortune.
- 3. PRIOR APPROVAL OF CREATIVE. All creative including the Content must be submitted to PARS for written approval prior to use, distribution, republication, or transmission of such creative by Licensee. No changes may be made to approved creative without prior written approval of PARS. Any approved creative is attached and made a part od this Limited License as an Exhibit.
- 4. NO CHANGES TO CONTENT/LINKING. Rewriting, summarizing, revising, changing, editing, updating and/or excerpting the Content are prohibited in any and all media now known or hereafter invented. All uses of Content must accurately reflect the original published Content in context.; for example, an accolade is licensed for use only in connection with the specific company, product, or service that was the subject of the accolade as first published. Licensed covers must appear in their entirety as originally published. All logos licensed for use on a Licensee web site, and all links from all Licensed Content must link directly to Fortune.com.
- 5. NOTICE REQUIREMENTS
 - a. Copyright: Licensed Content must appear with a conspicuous copyright notice as follows: "From Fortune. ©2023 Fortune Media IP Limited. All rights reserved. Used under license."
 - b. Trademark: First appearance of licensed trademarks in all licensed uses must be followed immediately by the ® symbol for registered trademarks and the ™ symbol for non-registered trademarks. Licensed trademarks must appear with a conspicuous trademark notice as follows: if registered, "[insert registered trademark] is a registered trademark of Fortune Media IP Limited and is used under license" and if not registered, same notice but without the word "registered.
 - c. Disclaimer: Licensed Content must appear with a conspicuous disclaimer following the copyright and trademark notices as follows: "Fortune is not affiliated with, and does not endorse products or services of, {Licensee}.
 - d. Placement of Notices & Disclaimer: For Licensed Content, the applicable notice and disclaimer must appear: (a) in connection with, immediately following, or on the same page where the Licensed Content first appears in every licensed use or (b) for licensed use in movies and television, as part of the credits.
- 6. CONTENT OWNERSHIP/PERMISSIONS. Licensee acknowledges and agrees that: (a) all Licensed Content is the sole and exclusive property of Licensor and Licensee has no right to use the Content except as specified in this Limited License; (b) Licensor and PARS make no representations or warranties with respect to Licensee's use of the names and likenesses of any individuals or names and marks of third parties appearing in any licensed Content; and (c) any consents or permissions, except for copyrights and trademarks owned by Licensor, that may be required for use of the Licensed Content by Licensee are the sole responsibility of Licensee.
- 7. NO SUB-LICENSING. Licensee may not sell, transfer, assign, relicense, or sub-license the Content or authorize or purport to authorize any third party to do so.
- 8. TERMINATION RIGHTS. This Limited License will terminate immediately upon written notice to Licensee of any breach by Licensee of any of the terms of this Limited License. Licensor and PARS also reserve the right to terminate the Limited License for any reason other than breach upon five (5) days written notice. If this Limited License is terminated by Licensor or PARS, for any reason except for breach of the Limited License by Licensee, PARS will reimburse Licensee a proportionate amount of any licensing fee paid by Licensee to PARS under this Limited License equal to the ratio of the period of non-use to the period of use of such Content first authorized by the Limited License.
- INDEMNIFICATION.
 - a. Licensee shall indemnify, release, and hold harmless PARS and Licensor, and their respective affiliates, officers, directors, employees, and agents, for any and all third-party claims, damages, liabilities, costs and expenses (including attorney's fees), arising out of or based on the use, reproduction, distribution, and/or transmission of the Content by Licensee.
 - b. Licensor will defend, indemnify and hold harmless Licensee and its affiliates, officers, directors, employees and agents, for any and all third-party claims, damages, liabilities, costs and expenses (including attorney's fees), alleging that Licensee's use of the Licensed Content pursuant to the terms of this Agreement infringes such as third party's trademark, copyright or other proprietary right.
- 10. INSURANCE. During the term of this Limited License and, with respect to any claims-made policies, for a period of three years thereafter, Licensee shall maintain in full force and effect the following insurance coverage: (i) Commercial General Liability insurance with limits of no less than \$2 million per occurrence and \$2 million as an annual aggregate, including but not limited to products and completed operations and advertising liability, (ii) Workers' Compensation insurance in compliance with all statutory requirements.
- 11. MISCELLANEOUS. This Limited License represents the entire understanding of the parties and may not be modified in any way without the written consent of both parties in a signed amendment. This Limited License will be governed by and interpreted under the laws of the State of New York, without regard to its conflicts of law rules and any dispute regarding this Limited License will be heard in the courts, federal or state, located in the County of New York in the State of New York.
- 12. SURVIVAL. Sections 9 13, and any unpaid fee obligations, will survive any termination or expiration of this Limited License.
- 13. AGENT. If this Order Form is executed by any agent on behalf of Licensee, the agent represents and warrants that the agent has full authority from Licensee to execute this Order Form on behalf of Licensee.

