



DIGIMEDIA
SOLUTIONS PVT LTD
Bringing Business Digitally

614, Global Business Hub, Kharadi, Pune, 411014



Tax Invoice

Original Copy

Invoice Number: 5128

Invoice Amount: Rs. 5502

Date: 2024-05-31

Company Name: joonasttu machinery
Contact Person: manoj baban pawar
Address: Vadgaon Sheri pune
GSTIN: 27ARDPP7570J1ZA

#	Service Name	HSN/SAC	Price Unit	GST (18%)	Line Total
1	Website	998314	INR 4662	INR 839.16	INR 5501.16
Total				INR 839.16	INR 5501.16

INVOICE AMOUNT IN WORDS:
Five Thousand, Five Hundred And Two Only

Sub Total	INR 4662
IGST@18%	INR 0
SGST@9%	INR 419.58
CGST@9%	INR 419.58
TDS Amount	INR 0
Total	INR 5501.16

Thanks for Doing Business With Us

This is a computer generated invoice and requires no signatures

Payment Details
PAN No.: AAHCD6566G | GSTIN No.: 27AAHCD6566G1ZD
Account No.:923020023461121
Bank : Axis Bank | IFSC Code: UTIB0001576
Bank Address : Axis Bank, Magarpatta, Pune



* The terms and conditions contained on the face and the back of the present invoice including the payment terms conditioned herein above (jointly termed as "Terms and Conditions") shall constitute the entire understanding between the Customer and Digi Media Solutions Pvt. Ltd. and shall supersede all previous representations, understanding or agreement.
* Upon generation of the present invoice it shall be deemed that the Customer has read and understood the Terms and Conditions, as contained herein and agrees to abide by the same.
* Payment made is covered under "Advertising Contract" Income Tax Section 194C TDS as applicable will be 2%.

Terms and Condition

1. GENERAL

1.1 The Terms and conditions contained herein shall constitute and form an Agreement (hereinafter referred to as Agreement) between DigiMedia Solutions Pvt Ltd (DMSPL) and the customer.
1.2 Any Clause of the Terms and Condition's deemed invalid, void or for any reason becomes unenforceable, shall be deemed sever able and shall not affect the validity and enforceability of the remaining clauses of the Terms and Conditions of the Agreement.

2. SERVICES, EXCLUSIONS & PERFORMANCE

2.1 In the event the Agreement gets Terminated for any reason whatsoever before the expiry of the period of one year from the date of the Agreement, then the website, hosting and domain, if so applicable, provided by DMSPL, shall be chargeable by DMSPL and the Customer agrees to pay for the same, in case the Customer intends to continue the use of such website, hosting the period of one year from the date of this Agreement.
2.2 That Case the advertising budget of the customer is consumed before the expiry of the period of one year from the date of this Agreement than also the customer shall be entitled to use the website, hosting and Domain for the balance period. However in the event the Customer intends to continue the use of such website, hosting and domain the period of one year from the date of this Agreement than the same shall be chargeable.,
2.3 In the event the advertisement requirements requested by the Customer fall within the restricted category of Google or are not supported by Google or at e against the policy of Google then DMSPL shall have the right to refund the balance consideration paid by the Customer.
2.4 DMSPL reserves the right to refuse or cancel any advertising requirement at its sole discretion, with or without cause, at any me. Balance advertising budget will be refunded to the Customer.
2.5 Service contract is for Google Adwords, which is paid form of advertising on Google, Customer website link would appear under sponsored links on Google Search Results Page.
2.6 Our Template based website solution would not be given along with FTP (File Transfer Protocol)

3. CONSIDERATION

3.1 The Consideration means the cost of the package purchased by the Customer from DMSPL.
3.2 DMSPL reserves the right to charge for any additional work executed by DMSPL.
3.3 The cost of click would includes DMSPL charges over and above the actual cost of Click on Google Adwords
3.4 Package cost will include the management cost & consultation cost of DMSPL.
3.5 In the event the Customer agrees to pay the consideration for the services via ECS moder Part Payment mode, than the same cannot be cancelled by the Customer amidst the term of the Agreement , unless the Agreement is earlier terminated by DMSPL at its sole discretion or by mutual consent of DMSPL and the Customer.
3.6 Once website is live after the approval of the Customer (which approved cannot be unnecessarily withheld), all the changes requested to DMSPL shall be chargeable on mutually agreed terms, In the event the Customer does not respond regarding the approval of the website, after having sent the same to it, for its approval by DMSPL, within 7 days from the date of it being sent, then the same shall be deemed to have been approved and any changes requested there after to DMSPL shall be additionally chargeable.

4. INDEMNITY

4.1 Customer shall indemnify and hold DMSPL harmless from all claims ,cost, proceeding, damages and expenses (including legal and other professional fees and expense) awarded against or incurred or paid by DMSPL as a result of or in conn econ with any alleged or actual infringement of any third party intellectual property right (including copyright)or other right arising out of the use or supply of the information by or on behalf of the customer to DMSPL.

5. TERMINATIO

5.1 If the contract is terminated by customer before services under this Agreement are to being execute or are in the process of completion that in such an event , under no circumstances ,the consideration paid or agreed to be paid by customer, shall be non refundable and the same shall be for fated in full.

6. MISCELLANEOUS

6.1 DMSPL shall be permitted to identify customer, as DMSPL client and may use customer name in connect with DMSPL marketing initiative.
6.2 Customer agrees and permits DMSPL to make calls and messages on his Mobile and office contact number subsequent to the signing of this Agreement.
6.3 Customer agrees to take virtual number from DMSPL, for the purpose of running the advertising campaign and to enable measurable of the campaign. It is agreed by and between DMSPL and the customer that DMSPL is with in this right , to disconnect the above stated virtual number for the customer ,in the event ,the customer choose not to adverse further. These calls would be recorded for reference and quality purpose.
6.4 DMSPL is authorized to replicate the exiting website of customer on its sub-domain/ other domain and is hereby authorized to make such changes as may be required for the betterment of the delivery of the advertising campaign.
6.5 Clients agrees to do all the requisite changes recommended by DMSPL on its website in order to enhance the advertising campaign performance
6.6 Customer authorize DMSPL to make critical decisions like daily Budget ,CPC , keywords ,GEO Network / devices for the enhanced performance of the advertising campaign.

7.DISCLAIMER

7.1 DMSPL makes no representations, warrants or guarantees of any kind as to the level of sales, purchases, clicks, sales leadsof other performance that customer can expect from advertising campaign through DMSPL. Any estates provided by DMSPL to the customer are not intended to create any binding obligation or to be relied upon by the customer and the same are mere estimates.
7.2 DMSPL will not be liable for any loss of profit, loss of contract, loss of use, or any direct and/or indirect and/or any consequential loss, damage or expense sustained/incurred by the customer as a result of any acts or omissions or information or advice done /given in any form by or on behalf of the DMSPL to the customer and the customer is advised to make its own inquiries and use its own best judgment and /or intellect before taking any decision regarding the same
7.3 In addition to the above it is further agreed that the customer shall be solely liable for any loss or damage, whether monetary or otherwise ,suffered by it ,as a result of any change effected by it, on its own , in the website by using CMS and DMSPL shall not be held liable on any account what so ever.

7.4 Customer would be provided access to reported interface by DMSPL, showcasing all the critical performance parameters however DMSPL accepts no liability based on performance.

8.FORCEMAJURE

8.1 Neither party will be liable to the others, for any delay or failure to fulfill obligation set forth in this agreement caused by force major reasons or circumstances beyond their control.

9.COMMUNICATION

9.1 Any notice send by the customer with respect to this agreement has be in wring and has to be sent through registered post at the following address :
DigiMedia Solutions Private Limited, Office No. J612, 5th Floor, Mega Center, Magarpatta, Pune - 411013.
9.2 In case of any query the customer can contact the accounts Manager of DMSPL between 10 Am to 6 Pm between Monday to Friday on the phone number given on the face of the present invoice.
10.SERVICES, EXCLUSIONS & PERFORMANCE OF THE SERVICES AS MAY BE APPLICABLE

10.1 In the event the advertisement requirements requested by the Customer fall within the restricted category of the Third Party or are not supported by Third Party or are against the policy of Third Party the DMSPL shall have the right to refund the balance consideration paid by the customer.

10.2 DMSPL website designing solution is not be given along with FTP user name and password (File Transfer Protocol).

10.3 Keywords suggested by DMSPLare for suggestive purpose only and the final keywords on which ads will run may differ to provide best possible results to the customers.

10.4 Once the daily budget of the customer is exhausted, the ads will stop appearing on search/ display platforms. It will restart again on the next day and this will continue until your total budget is spent.

FACEBOOK PAGE MANAGEMENT

a The customer undertakes to notify new announcements at least 3(Three) working days in advance.
b It is agreed and understood by the customer that once the content calendar is approved by the Pares to the Agreement than the same cannot be changed.
c The Customer undertakes to provide substantial answers to DMSPL in order to answer any quires posted on the page.
d The Customer By virtue of this Agreement undertakes to provide to DMSPL sole administration rights of its social pages.

E- COMMERCE & CUSTOM WEBSITE

a Any third party application such as Payment gateway, shipping gateway, SMS gateway, SSL certificate or stock photos will need to be purchased by the Customer and they shall own the copyright to these materials. Customer will retain the ownership of aforesaid mentioned third party application.
b It is agreed and understood by the Customer that DMSPL shall integrate only one payment gateway in the present scope of the work.
c It is agreed and understood by the Customer that the hosting (server size and cost) is subjective to the website size.
d It is agreed and understood by the Customer that the regard to the Browser compatibility the website shall be compilable in Google chrome 12.x, Mozilla Firefox 4.x
e It is agreed and understood by the Customer that the website will be compilable on Windows OS only. Further the Website will be 95% compilable on other operating systems.
f It is agreed and understood by the Customer that website will have only 1 admin. No sub-admin or rights management for backend modules shall be provided
g DMSPL undertakes that the website shall adhere to W3C validation as far as possible.

EMAILS, DOMAIN & HOSTING

h If the Customer wishes to engage DMSPL for the services related to only email or hosting solution than in such event the Customer would be need to point NS1 and NS2 of the said domain to the server of DMSPL
i In the event the Customer is changing his current hosting to that of DMSPL hosting, than the Customer must download his exiting emails in outlook or else he will lose those emails and DMSPL shall accept no responsibility of the same.
j Customer would only be provided with a CMS where he can do the requisite changes website. Since its propriety therefore DMSPL shall provide the FTP details.
k Only domains with co.in and in and are available in this package.

SEARCH ENGINE OPTIMISATION (SEO)

l FTP details of the site should be provided by the Customer in case the website is not built by DMSPL.
m Keywords once chosen cannot be changed during the entire duration of the project. If changed, there is an Extra Cost. Each keyword shall cost 20% of total project cost regardless of the project.
n Our performance shall be judged by improvement in ranking of the keywords.
o Keyword shown once on the first page will be considered as an accomplishment.
p By the end of the duration, all the Keywords would have ranked on first page at least once. If not than DMSPL undertakes to keep working for that keyword free of cost.
q If any changes are done on the website without prior notice and approval of DMSPL, than the responsibility of DMSPL for the a compliment shall cease.n l such a scenario, the on page optimization would have to be done again,
r Which would aract the set up cost and the same shall be payable by the customer.
s SEO Packages cover SEO for only 1 Search Engine (eg. Google.co.in). SEO for more than 1Search Engine would be taken as different package altogether.
t Due to changes in the Search Engine Algorithm there is a possibility of fluctuation in the ranking. Though DMSPL will work towards geng the ranking back and incorporate necessary changes in the strategy, but will not be responsible for any me delay in this process.

u In case client decides to terminate the contract before completion go minimum duration, DMSPL shall not be liable to meet the deadlines.

v DMSPL undertakes to provide to the Customer regular reports on a monthly basis.

11.OTHER

11.1 The Customer and shall supersede all prior commitments if any, agreements, communication, discussions relang to the services covered herein and particularly mentioned on the face of this Agreement.

11.2 The charges/consideration mentioned on the face of the agreement are only for the proposal submitted by DMSPL to the customer and any scope of work not covered in the proposal shall be charged extra.

11.3 By signing this contract, Customer hereby permits DMSPL to contact him/her through phone and all digital marketing techniques for work in progress, feedback & promotional means.