

Web Design Contract

This Website Design Agreement ("Agreement") is being made between DJ Cox and The Tech Fellas on 3/16 to design and develop a website.

1. Services

The Tech Fellas will provide the following services:

- The development of a website consisting of the following features
 - A visitor will be able to sign up to volunteer
 - A visitor will be able to view a bio for DJ along with pictures
 - A visitor will be able to donate to the campaign
 - DJ will receive a notification upon a volunteer signup
- The generation of QR codes, one for the website and one for the donation page

The services will include three revisions. This is the scope of work the parties agree upon. For changes or additional requirements, a change order will have to be filled, agreed upon, and signed by both parties.

2. Cost and Payment

The Tech Fellas will charge \$500 for the services mentioned above. The payment will be divided into two payments, with a nonrefundable 50% deposit being paid before work commences and the final payment being made before the final product is deployed.

3. Process

The Tech Fellas will provide three revisions: Alpha, Beta, and Final. Work on each revision will not begin until all requested materials are provided by the Client. At the end of each revision, Client will provide feedback on and/or approval of all changes made to the current revision.

4. Confidentiality

During the term of this agreement and afterward, The Tech Fellas will use reasonable care to prevent the unauthorized use or dissemination of Client's confidential information. Confidential information is limited to information clearly marked as confidential.

Confidential information does not include information that: The Tech Fellas knew before Client disclosed it; is or becomes public knowledge through no fault of The Tech Fellas; The Tech Fellas obtains from sources other than Client who owe no duty of confidentiality to Client, or The Tech Fellas develops independently.

5. Termination of Agreement

This Agreement will automatically terminate when both Parties have performed all their obligations under the Agreement and all payments have been made.

Should there be a desire to terminate the agreement before the completion of the project, the Client will notify The Tech Fellas and pay for services already completed and for hours already worked.

6. Limitation of Liability

Neither party will be liable for breach-of-contract damages that are remote or speculative, or that the breaching party could not reasonably have foreseen on entry into this agreement.

7. Intellectual Property

The Client will own the website and any visuals provided by The Tech Fellas. The Tech Fellas will turn over all necessary files.

The Client guarantees that they have legal rights to all elements of text, photographs, and anything else that they provide The Tech Fellas with, and will not hold The Tech Fellas responsible for any third-party claims.

The Tech Fellas will guarantee that they have legal rights to all elements related to the services they are providing and will not hold the client responsible for any third-party claims.

The Tech Fellas reserves the right to use the website for marketing purposes.

8. Dispute Resolution

If either party accuses the other of being in breach of contract, the accused party will have 30 days to address the breach.

9. Applicable Law

This Agreement shall be governed by and construed in accordance with the laws of the state of Delaware.

The Client	The Tech Fellas
Name: _____	Name: _____
Date: _____	Date: _____
Signature: _____	Signature: _____