



WEBSITE CONTRACT

THIS GENERAL SERVICE AGREEMENT DATED THIS _____ DAY OF _____ 2018.

BETWEEN:

CLIENT NAME : _____
BUSINESS NAME : _____
ADDRESS : _____
CITY : _____
POSTAL CODE : _____

AND:

NEXLEVEL WEB DESIGN
16380 GRAND AVE,
LAKE ELSINORE CA
92530 (THE SERVICE
PROVIDER)

At Nexlevel Web Design, we pride ourselves in doing our best to meet defined goals and fulfill your design related needs, but it is necessary to ensure that a few simple things are outlined on paper should any unforeseen questions or issues arise. In this contract you won't find complicated legal terms or large passages of confusing text. We wish to maintain clarity and want you to know exactly what you are signing.

AGREEMENT

I, _____, am hiring Nexlevel Web Design, to design and develop a website for the total estimated price of \$ _____ and that will include a maximum amount of _____ hours of work. I acknowledge that the price I receive is based on an assessment of the information I have provided to Nexlevel Web Design on the date of the contract and is only an estimate. I further acknowledge that if Nexlevel Web Design determines additional work not documented in the attached statement of work is needed, the cost will be impacted. I will however have the opportunity to review and approve these changes prior to Nexlevel Web Design moving forward.

WHAT DO BOTH PARTIES AGREE TO DO?

As our client, you have the power to enter into this contract on behalf of **your company or organization.**

You agree to provide us with everything necessary to complete the project including logo, text, images, links to social media, and any other information we request as we need it, and in the format we require. We wish to avoid any delays. Deadlines work both ways and you as well will be bound by any dates, timelines that we set forth. You also agree to adhere to the payment schedule outlined in this agreement.

We have the experience and ability to perform the requested services and will carry out our work in a professional and timely manner. We cannot be held responsible for a missed website launch date, or deadline if you have not provided all content and or revisions on time.

WEBSITE CONTRACT

TIMELINE _____ (CLIENT INITIAL)

Our estimated time required to complete your website is 21-30 days. We will commence the work after we have received a signed contract and the non-refundable deposit of 50%. Please also keep in mind that we rely on you and your team to provide us with the necessary assets (including but not limited to website text, photos, social media, products, pricing ect.), and approvals in order for us to work on your website, and to avoid impacting your website launch date.

ERROR REVIEW _____(CLIENT INITIAL)

We provide you with a 7 day window from the date of your website launch for error review. This does not include new website revisions, but errors that may have occurred during the build. It is your responsibility as the client to review your website during this time and point out any errors to be corrected. any error that you find after the 7 days, will be charged our hourly rate of \$50 per hour.

HOSTING _____ (CLIENT INITIAL)

Your wesite will be hosted on amazon web hosting servers. This will ensure that your website will be up and running with a 99.9% uptime rating, and it will remain compatible with all of the latest web browsers including, safari, chrome, firefox, edge, and explorer. Your first year of hosting is included with your website package, prices for hosting after this point will be included in your final estimate.

BROWSER FUNCTIONALITY _____ (CLIENT INITIALS)

All of our websites are tested for functionality on current Safari, Chrome, and Firefox internet browsers. This does not guarantee that your website will look exactly the same on every screen, and may appear differently due to varying screen resolutions and aspect ratios.

STATEMENT OF WORK _____ (CLIENT INITIALS)

We've prepared the price quote (refer to page 1) based on everything that we have discussed, including any correspondence via email, in-person, or phone calls. The breakdown is outlined in the statement of work document which includes scope of work, project objectives, tasks, deliverables, certain terms, conditions and requirments as well as payment of the project. We are only responsible for the items outlined in the statement of work. Items not included in the statement of work are not part of the project nor have they been included in the quoted cost.

ADDITIONS _____ (CLIENT INITIALS)

Please review the statement of work and if you have any additional feature requests, changes in tasks, changes in deliverables or any scope modifications, beyond what was agreed and signed off on in the original statement of work, additional billable time will be incurred to you as the client at our hourly rate of \$50.

REVISIONS _____ (CLIENT INITIALS)

The price estimate includes time for revisions, and that will not exceed 10% of the total budget of web development time mentioned on page 1. Should you request additional revisions beyond what is included, or that exceed the allocated time, you will receive an email notification from us requesting a confirmation that you wish to proceed with said revisions and agree that you will be billed at our hourly rate of \$50. After we have received your confirmation we will proceed.



WEBSITE CONTRACT

ALLOWANCES _____ (CLIENT INITIAL)

You’re responsible for the cost of any outside paid assets. Every package will include a one hour professional Photography session, and a free logo design with up to three revisions. However things like stock photo’s, Premium fonts, and web hosting beyond the first year will be charged to the client at an agreed upon fee.

EXCLUSIVE DESIGN CREDIT _____(CLIENT INITIALS)

We’re proud of our work and reserve the right to apply the text “ Designed by Nexlevel Web Design” on your website. Should you wish to remove the credit, a fee of \$250 applies. Removal of our name does not mean surrendering our design credit to any other party. Without our expressed consent, you agree that “ Designed by Nexlevel Web Design” will be visibly displayed on your site acknowledging design credit.

PAYMENT SCHEDULE _____ (CLIENT INITIALS)

Like a parking ticket, this agreement is non-transferable. The initial deposit does not constitute a credit, and therefore cannot be used toward our other services. You are accountable for the full balance of your contract whether you decide to complete your website or not.

LIABILITY _____ (CLIENT INITIAL)

Nexlevel Web Design will do everything possible to build you an amazing website, but we accept no liability for your sales, revenue, and /or the success of your website/business directly,indirectly, or consequentially.

THIS CONTRACT IS A LEGALLY BINDING DOCUMENT, AND CANNOT BE RENEWED. IF FOR SOME REASON ONE PART OF THIS CONTRACT BECOMES INVALID OR UNENFORCABLE, THE REMAINING PARTS OF IT REMAIN IN PLACE.

YOU

US

SIGNATURE_____
COMPANY_____
DATE _____

SIGNATURE_____
COMPANY_____
DATE _____