



JLang.Dev

Professional Web Development & Digital Solutions

Website Development & Digital Services Agreement

This Agreement is entered into between the undersigned Client and JLang.Dev ("Service Provider") for the purpose of providing professional website development and related digital services. This document outlines the scope, deliverables, payment structure, intellectual property terms, and other provisions governing the relationship between both parties.

1. CLIENT INFORMATION

Client Name: _____

Company: _____

Address: _____

Phone: _____

Email: _____

Effective Date: _____

2. SCOPE OF WORK

The Service Provider agrees to design, develop, and deploy a fully functional, mobile-responsive business website that reflects the Client's brand, market positioning, and strategic goals. Standard components include Home, About, Services, Contact, and other industry-relevant pages, along with SEO-friendly architecture, SSL security, and mobile optimization. In addition, the following advanced features are included at no additional cost:

- E-Commerce Functionality (shopping cart, checkout, order management, and catalog integration)
- Content Management System (CMS) for independent content updates
- Analytics & Reporting Dashboards (Google Analytics and real-time insights)
- Administrative Panel for backend management
- Social Media Integration (Facebook, Instagram, X, LinkedIn, etc.)
- Email and Marketing Integrations (newsletter automations, contact funnels)

All features listed are included at no cost. Any additional specialized integrations or third-party system requirements beyond this scope may be covered by a separate agreement.

3. PAYMENT STRUCTURE

Client shall select one (1) of the following payment models:

- Option A – Flat-Fee Purchase
- Option B – Monthly Subscription Service
- Option C – Small Payment with Royalty Incentives

3.1 Option A – Flat-Fee Purchase

The Client agrees to purchase a completed, fully configured website for a total cost of **\$5,000**. Upon full payment, all source code, files, databases, designs, hosting credentials, and intellectual property become the exclusive property of the Client. This includes all web technologies, CMS configurations, APIs, and custom components developed for the project.

Category	2 Months	4 Months	6 Months	12 Months
Interest	5%	10%	15%	20%
Monthly Payment	\$2,515.64	\$1,276.15	\$870.17	\$463.17
Total Paid	\$5,031.27	\$5,104.60	\$5,221.01	\$5,558.07

3.2 Option B – Monthly Subscription Service

Under this plan, the Client receives a fully developed and continuously managed website with no upfront cost under a two-year (24-month) agreement. The Client pays **\$400 per month**, which includes:

- Free website hosting for the full 24-month term
- All service fees and technology expenses covered by the Service Provider upfront
- Two (2) social media updates per month, managed directly by JLang.Dev
- Ongoing updates, maintenance, backups, and feature enhancements
- Additional features added at no direct cost, unless deemed excessive or outside intended scope

During this two-year term, the Service Provider functions as a dedicated digital team member, maintaining, optimizing, and managing all aspects of the website under their care. Upon completion of the contract, the Client receives full and exclusive ownership of the website, including all digital assets, files, and intellectual property developed during the service period.

3.3 Option C – Small Payment with Royalty Incentives

This model offers a low-cost entry for long-term collaboration. The Client pays a one-time development fee of **\$1,000**, after which full ownership of the website transfers to the Client

immediately upon payment. In addition, the Client agrees to pay a royalty of **\$1 per jar sold** through direct retail or event sales only, for a duration of five (5) years. Wholesale sales and fundraisers are expressly excluded from royalty calculations. Royalties are due monthly, and after the five-year period, all payment obligations permanently cease.

4. ADDITIONAL TERMS & CONDITIONS

4.1 Ownership & Intellectual Property: All code, content, and creative assets remain the property of JLang.Dev until the Client fulfills all payment obligations. Upon full completion, ownership is transferred entirely to the Client.

4.2 Confidentiality: Both parties agree to maintain confidentiality regarding proprietary, technical, and business information disclosed during this engagement.

4.3 Revisions & Scope: The Client is entitled to two (2) revision rounds. Additional revisions or major feature requests are billed separately at JLang.Dev's current hourly rate.

4.4 Liability: JLang.Dev shall not be held liable for indirect or consequential damages beyond the total contract value paid.

4.5 Termination: Either party may terminate this Agreement in writing if obligations are not met within ten (10) business days of notice.

4.6 Governing Law: This Agreement is governed by and construed in accordance with the laws of the State of Ohio.

5. ACCEPTANCE & SIGNATURES

By signing below, both parties agree to the terms and conditions of this Agreement.

Client Signature: _____ Date: _____

Service Provider Signature: _____ Date: _____

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