Iowa Watershed

PREPARED FOR: 87Central PREPARED BY: Storm Vaske DATE: February 01, 2018

Copyright

The concepts and ideas submitted to you by us are of a confidential nature and are submitted to you on the understanding that they are to be considered by you in the strictest confidence and that no use shall be made of the said concepts and ideas, including communication to a third party, without our prior consent.

Version

1.0

Expiration

The proposed estimate and timeline inside this Statement of Work will expire automatically if not executed by February 07, 2017.

Developer Information



WE ARE BELLWETHER(S): VISIONARY LEADERS OF THE PACK.

Long ago, a specific breed of sheep was chosen above all else to lead the herd. Entrusted with this task, the sheep was given a bell to wear around its neck, signifying its responsibility to frontier the pack forward. With the bell as our beacon, our mission is to exceed all other standards and frontier tomorrow's technologies.



#BELLWETHERMADE

YOUR TEAM



Storm Vaske
Software
Developer

SOLUTION SUMMARY

Welcome to Project Watershed! We have talked about creating a general WordPress website with the ability to create, write, update, and delete dynamic content. The next few pages outline what is all included in this project.

The estimated project is broken down into 13 billable days spread across three weeks for a total of 107 hours at 45/hr. This is all at a fixed rate. If the developer assigned to project goes over the estimated hours, they will eat that cost.

NAVIGATION AND WEBSITE SCOPE

1. HOME PAGE

- "Hero" Image
- What? Why? How?
- Current/ New Projects

2. ABOUT US

- Image
- History
- Team
- Commissioners
- Documents

3. PROJECTS

- Image
- Information
- Fourmile Creek
- Walnut Creek
- Mud, Camp, & Spring Creek
- Beaver Creek
- Big Lake Creek
- Easter Lake Creek
- Archive
- *timeline

DATE: Feb 01, 2017

4. EDUCATION

- Image
- Upcoming Events
- What is Watershed?
- How Can I help?
- Storm Water & Urban
- Agriculture & Rural

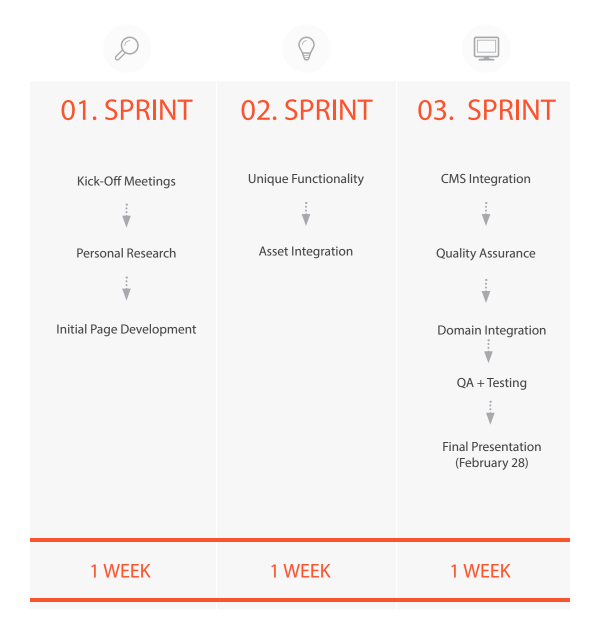
5. RESOURCES

- Image
- Info
- Home Owners
- Practices
- List of Practices
- Financial Assistance
- Technical Info
- Forms/Docs
- Farmers / Landowners
- Practices
- List of Practices
- Financial Assistance
- Assistance Programs
- Technical Information
- Forms/Docs
- Urban Programs
- Practices
- List of Practices
- Financial Assistance
- Assistance Programs
- Technical Info
- Forms/Doc

6. CONTACT

- Image
- General Contact Form
- Phone Number
- Map

BREAKDOWN



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What Is Included?







01. Requirement Gathering 1 Day

Website requirements are a list of necessary functions, capabilities, or characteristics related to your website and the plans for creating it. There are several types of requirements that may be defined during the process that come together to focus and prioritize the project plan. We gather this information through meetings with client and team.

02. User Experience (UX) 5 Days

Once the developer has gathered enough information, the initial page development starts. This involves setting up each general view of the website along with the navigation. This rough development acts as a working wireframe. At the end of this phase, all pages have been created, defined, and are accessible.

03. Featured Technology 3 Days

While the wireframes look great, it is time to kick off the technical side of the web process. This will include the building and integration of specified functionality including scripts and plugins to maintain security and reliability, and performance of the website.

- Contact Form
- Carousel
- Expaned Articles
- Dynamic Map

04. User Interface (UI) 2 Day

Once we've agreed on a final design based on the mockups, we will proceed with asset integration. This involves optimizing and integrating all web assets including, copy, logos, pictures and style guide. With the brand guide being present throughout the site, we can see the unified cohesion throughout the site. At this point, our team will make sure steps 1-4 are fully completed before moving into phase 5.

05. CMS Integration 1 Day

Deploying the CMS is the most complex part of the project. The focus is to give the client as much flexibility with CREATING/WRITING/UPDATING/DELETING (CRUD). At the end of this process, we will relieve the platform of any unnecessary plugins, scripts, or code in general.

06. Domain/Integration Quality Assurance 1 Day

Once we're sure that your site is ready to be released to the public, we'll deploy it on your public domain. First, we will do an internal review with the approving team. This involves making sure all agreed upon information and tasks are present and complete.

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BILLING PROCESS

PHASE/SPRINT	AMOUNT	INVOICE DATE
Kick-Off Developlemnt	\$1,100	Due Upon Signing
Completion	\$3,700	Due Upon Final Delivery
Change Request Sprint (Optional):	TBD	TBD

Service Recipient: Ben Anderson	Service Provider: Storm Vaske
Dell Allueisoli	Storm vaske
By: Ben Anderson	By: Storm Vaske
Date:	Date:

IN WITNESS WHEREOF, the parties hereto have caused this contract to be executed by their duly authorized representatives, Ben Anderson, and Storm Vaske, effective as of the date first above written.

DATE: Feb 01, 2017

TERMS AND CONDITIONS

This Project Services Contract ("Contract") and attached Statement of Work ("SOW") is made effective as of Feb 07, 2017 by and between 87Central ("87Central"), and Storm Vaske ("Storm").

SECTION 1: DESCRIPTION OF SERVICES Storm will provide to 87Central, the following services as described in the attached Statement of Work (collectively, the "Services").

SECTION 2-A: PAYMENT Payment shall be made via credit card, check, or wire transfer in the amount and schedule described in the Statement of Work's Billing Process.

SECTION 2-B: In addition, if any invoice is not paid within 15 days, interest will be added to and payable on all overdue at 9 percent per year, or the maximum percentage allowed under applicable law, whichever is less. 87Central, shall pay all costs of collection, including without limitation, reasonable attorney fees.

SECTION 2-C: In addition to any other right or remedy provided by law, if 87Central, fails to pay for the Services when due, Storm has the option to treat such failure to pay as a material breach of this Contract, and may cancel this Contract and/or seek legal remedies.

SECTION 3-A: CHANGE CONTROL Storm will provide 87Central, project management with comprehensive status reporting on a mutually agreed upon schedule. These reports will indicate the work activities performed, progress against project milestones, as well as any expenses incurred in the furtherance of this work to date.

SECTION 3-B: Material deviations from the baseline scope and budget documented herein will be mutually reviewed and agreed by Storm and 87Central. The following provides the process to be followed for any such material change to the SOW:

A Change Request ("CR") will be the vehicle for requesting a change to the SOW. The CR will describe the change, the rationale for the change, the impact on the implementation timeline, and the impact on the

compensation. Both Storm and 87Central, may initiate a CR.

The designated Project Manager of the requesting party will review the CR and determine whether to submit the CR to the other party.

A written CR must be signed by both 87Central, and Storm to authorize implementation of the CR.

SECTION 4: CONFIDENTIALITY Storm, and its employees, agents, or representatives will not at any time or in any manner, either directly or indirectly, use for the personal benefit of Storm, divulge, disclose, or communicate in any manner, any information that is proprietary to 87Central. Storm and its employees, agents, and representatives will protect such information and treat it as strictly confidential. This provision will continue to be effective after the termination of this Contract. Only a written waiver by 87Central, of these confidentiality obligations will permit Storm to disclose 87Central's confidential information to a third party and such disclosure will be limited to a single occurrence tied to the specific information disclosed to the specific third party, and the confidentiality clause will continue to be in effect for all other occurrences.

SECTION 5: WARRANTY Storm shall provide its services and meet its obligations under this Contract in a timely and workmanlike manner, using knowledge and recommendation for performing the services which meet generally acceptable standards in Storm's community and region, and will provide a standard of care equal to, or superior to, care used by services similar to Storm on similar projects. Warranty expires 7 days after final delivery.

SECTION 6: DEFAULT The occurrence of any of the

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TERMS AND CONDITIONS

following shall constitute a material default of this Contract:

- The failure to make a required payment when due.
- The insolvency or bankruptcy of either party.

The subjection of any of either party's property to any levy, seizure, general assignment for the benefit of creditors, application or sale for or by any creditor and government agency.

SECTION 7: REMEDIES In addition to any and all other rights a party may have available according to law, if a party defaults by failing to substantially perform any provision, term or condition of this Contract (including without limitation the failure to make a monetary payment when due), the other party may terminate the Contract by providing written notice to the defaulting party. This notice shall describe with sufficient detail the nature of the default. The party receiving such notice shall have 14 days from the effective date of such notice to cure the default(s). Unless waived in writing by a party providing notice, the failure to cure the default(s) within such time period shall result in the automatic termination of this Contract.

SECTION 8: FORCE MAJEURE If performance of this Contract or any obligation under this Contract is prevented, restricted, or interfered with by causes beyond either party's reasonable control ("Force Majeure"), and if the party unable to carry out its obligations gives the other party prompt written notice of such event, then the obligations of the party invoking this provision shall be suspended to the extent necessary by such event. The term Force Majeure shall include, without limitation, acts of God, fire, explosion, vandalism, storm or other similar occurrence, orders or acts of military or civil authority, or by national emergencies, insurrections, riots, or wars, or strikes, lock-outs, work stoppages. The accused party shall use reasonable efforts under the circumstances to avoid or remove such causes of nonperformance and shall proceed to perform with reasonable dispatch whenever such causes are removed or ceased. An act or omission

shall be deemed within the reasonable control of a party if committed, omitted, or causes by such party, or its employees, officers, agents, or affiliates.

SECTION 9: ARBITRATION Any controversies or disputes arising out of or relating to this Contract shall be resolved by binding arbitration in accordance with the then-current Commercial Arbitration Rules of the American Arbitration Association. The parties shall select a mutually acceptable arbitrator knowledgeable about issues relating to the subject matter of this Contract. In the event the parties are unable to agree to such a selection, each party will select an arbitrator and the two arbitrators in turn shall select a third arbitrator, all three of whom shall preside jointly over the matter. The arbitration shall take place at a location that is reasonable located between the parties, or otherwise mutually agreed upon by the parties. All documents, materials, and information in the possession of each party that are in any way relevant to the dispute shall be made available to the other party for review and copying no later than 30 days after the notice of arbitration is served. The arbitrator(s) shall not have the authority to modify any provision of this Contract or to award punitive damages. The arbitrator(s) shall have the power to issue mandatory orders and restraint orders in connection with the arbitration. The decision rendered by the arbitrator(s) shall be final and binding on the parties, and judgment may be entered in conformity with the decision in any Illinois court having jurisdiction. The Contract to arbitration shall be specifically enforceable under the prevailing arbitration law. During the continuance of any arbitration proceeding, the parties shall continue to perform their respective obligations under this Contract.

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Service Recipient: 87Central	Service Provider: Storm Vaske
By: Ben Anderson	By: Storm Vaske
Date:	Date:

IN WITNESS WHEREOF, the parties hereto have caused this contract to be executed by their duly authorized representatives,87Central,87Centrall, and Storm Vaske, effective as of the date first above written.



Have questions? Contact Storm stormclearskies@gmail.com