

Agreement (Contract for Services)

Arrangements for the Provisions.

Appendix 1:

Terms of Reference

The Services to be provided by the Contractor under this Agreement are:

1. Details of the Parties

This agreement is made between:

THE COMPANY

Web Developers Name Company Name & Address:

Name: _____

Company Name: _____

Address: _____

and

enter name and address of the CLIENT

Client's Name _____

Name of Company _____

Company Address _____

2. Commencement and Termination

This Agreement shall be deemed to commence on _____ and shall continue until
_____ OR _____.

Either party may terminate this agreement, by giving 30 days written notice to the other party. No refunds are applicable with this contract. However **'Web Developer'** reserve the right to terminate the Agreement with immediate effect if the Client breaches the terms and conditions of this Agreement.

3. Services

'Web Developer' engages the Contract to provide one years hosting of website/ app, and the Client agrees to provide, original content, own images non copyrighted and any other relevant information, services within the scope of their professional competence and fully in line with the terms and conditions set out in this Agreement. Client must choose a colour scheme upon commencing the agreement.

Services to include:

Landing Page (Inclusive of Marketing, SEO, Affiliate Links) at £000.00 per Landing Page Per Annum . Landing Page Quantity _____

Google Adwords £000.00 for the first month followed by £000.00 for consecutive months

Google Adwords Management Fee £000.00 per month (Quantity) _____

Please list domain names to use for the landing pages (Please note that domain names have to have available access to Web Developers for the purposes of Web Hosting. Ownership details will still stay the same as original owner. Upon termination of Services Web Hosting Provider will transfer the domain names back to owners registrar. Please allow up to 7 days for your landing page to be designed and marketed. Once the landing page is designed the Google Adwords will run from that date. Client will be informed when the landing page is published) New Domain Names which are Registered by the Web Developer will be transferred to the own upon termination of contract:

Details of the services to be provided by the Company 'Web Developer' under this Agreement are outlined at Appendix 1.

4. Terms

In the event that the Company 'Web Developer' cannot perform the Services during any period of this contract for any reason including sickness, the Company 'Web Developer' shall inform the Client by 09.00 am on the first day of non-performance. No fees are payable covering periods of non-performance. The Company 'Web Developer' reserves the right to

terminate this contract should the period of non-performance last more than 5 working days and all payments will be refunded.

The Company 'Web Developer' shall not agree any further work with a competitor to the Client for similar or related work without first receiving the agreement of the Client, and shall not solicit further work from a competitor directly for similar or related work.

Any requests for goods or services that the Company 'Web Developer' receives while working with a client of 'Web Developer' will be considered the property of the Client, and the information should be provided to them within 24 hours of receiving such a request.

By entering into this agreement you the client must have read and agreed on the terms and conditions as outlined on the website or either request a pdf of the document.

5. Fees

The Client will pay a the fee for Services under this Contract on commencement of contract.

'Web Developer' reserves the right to charge for content and editing images.

6. Confidentiality

In the event of client making available confidential information relating to its business, clients or customers in the course of this Agreement, the Company 'Web Developer' will maintain the confidentiality of such information, and will not disclose it to any third parties whatsoever. Furthermore, except in so far as such matters are properly in, or come into the public domain, the Company 'Web Developer' agrees to keep secret and confidential all matters contained in this Agreement.

7. Provision of Workspace, Equipment and Materials

The Company 'Web Developer' will undertake the Services substantially at their own premises using their own equipment and materials, the costs of which shall be deemed to have been included within the fee indicated herein.

OR

The Company 'Web Developer' will undertake the Services substantially at **a third-party's OR the Clients** premises and using Client equipment and materials, the costs of which shall be met by the Client. Any space, equipment or materials provided by the Company 'Web Developer' will be minor in scale and nature relative to this Agreement, and no additional costs will be charged to the Client as a result unless agreed in advance.

The Company 'Web Developer' will, upon termination of their engagement, immediately deliver up to the Clients all correspondence, documents, and property belonging to the Client which may be in their possession or under their control.

Any materials whether physical, electronic or intellectual created by the Company 'Startbrand' in the course of carrying out Services under this Agreement will belong to the Client which shall retain the exclusive rights to such material unless agreed otherwise in writing by the Client.

8. Force Majeure

Neither party shall be deemed in default of its obligations under this agreement nor shall be liable to the other to the extent that it is unable to perform any of its obligations by reason of any event or circumstance beyond its reasonable control.

9. Applicable Law and Jurisdiction

This Agreement is made and shall be interpreted in accordance with Wales/England /Scotland United kingdom Law and subject to the jurisdiction of the Wales/England/Scotland courts sitting in **Wales / England / Scotland**.

10. Signatures

SIGNED AGREEMENT

I the client have read and understood the terms and conditions and privacy policy as outlined on the website: **Your Website**

To be signed on behalf of the Client	Print Name		Date:	
	Signed			

To be signed by the Company 'Startbrand'	Print Name		Date:	
	Signed			

Payment Instructions

Payment Instructions

NAME ON ACCOUNT:

BANK ACCOUNT:

SORT CODE:

IBAN:

SWIFT:

PAYMENT TERMS:

MONTHLY: – DATE OF PAYMENT: 00/00/19 – AMOUNT - £/\$ 00.00

PAYMENT DATE: