



TERMS AND CONDITIONS
(Web site development, design and hosting)

Internet Design Group Pty Ltd agrees to undertake the work ordered subjected to the following terms:

- 1) This quotation remains valid for 30 days from the date the quotation was given.
 - a) Any order placed can only be cancelled where written request for cancellation has been made by the purchaser and has been accepted by Internet Design Group Pty Ltd.
 - b) Internet Design Group will only accept the cancellation if the purchaser accepts full liability for all commissions, fees, costs in production, and administration costs up to and including the date of acceptance of cancellation.
 - c) Full refund will be made to the client if a cancellation of a hosting contract take place within 15 days from the date signed.
- 2) All artwork provided by the client shall be original and not infringe the copyright or any other rights of any third party.
 - a) The artwork will be to a standard adequate to enable preparation of the Web site and shall be delivered as photographs, negative transparencies, and positives or on disk.
 - b) The client acknowledges that inferior quality images may result in degraded final images or increased costs if any enhancement is required.
 - c) Internet Design Group Pty Ltd reserves the right to amend its quote after receipt of artwork and data from the client if it is deemed to be consistent with the brief.
- 3) The client agrees to provide all information and facilities to Internet Design Group necessary for construction/design of the Web site and provide to Internet Design Group such assistance reasonably requested for completion of the work.
 - a) The client is responsible for the accuracy of all information supplied to Internet Design Group.
- 4) Internet Design Group grants to the client a perpetual non-exclusive license to use all property in the Web site belonging to Internet Design Group.
 - a) The client agrees not to sub license or permit the use of the property of Internet Design Group to any other party.
- 5) It is acknowledged that the Web site produced pursuant to this agreement remains the property of Internet Design Group
 - b) Excluding any text, graphic and audio components supplied by the client that is included in the Web site.
 - c) The clients agree to follow all terms and conditions of the hosting company.
 - d) The client otherwise agreed shall provide all text and data in PC text / MS word or e-mail.
- 6) Where additional work by Internet Design Group Pty Ltd is required or requested outside the original brief, a further quote for approval by the client to carry out additional work will be submitted.



- 7) Payment terms for all orders: 50% of agreed quote upon signing of the order form balance to be paid by the customer on completion prior to uploading of the site.
 - a) Methods of Payment accepted are: Bank electronic transfer, Money order, Business or Bank Cheque, Cash.

- 8) Any work performed and items produced or created by Internet Design Group Pty Ltd remains the property of Internet Design Group until fully paid for by the client.
 - b) The client may not use the work and material produced under this agreement until full payment is made unless otherwise agreed in writing.
 - c) The final completed product of the Web site only passes to the client upon full payment under this agreement only subject to the provision of clause 3 above.

- 9) Internet Design Group will have full control and management to the client's website files.
 - a) No access to the hosting server or clients files will be given unless written permission has been provided by Internet Design Group.

- 10) The client agrees that Internet Design Group shall be credited on any Web site created pursuant to this agreement as follows: "This site was constructed/designed/maintained by Internet Design Group" and that Internet Design Group has the right to link to its home page on the clients Web site unless otherwise excluded by agreement.

- 11) Accept as by law, all warranties beyond those expressly given in these conditions, whether express or implied and whether statutory or not with the regard to the services of and material provided and produced by Internet Design Group Pty Ltd in relation to fitness for purpose or any other matter are excluded.

I, (Client)----- of

(Company) ----- have read and agreed to these terms of conditions and accept the above quotation and authorize commencement of the construction/designing of the Web site and/or Web pages.

Signed: -----

Date: -----