

Konsultant Digital Agency

TERMS AND CONDITIONS

This **Proposal** including the:

Scope, Services and Project Brief; Client Responsibilities and Terms and Conditions, together make up the contract between, **you**, The Client and, **Konsultant Digital Agency**, the **Designer** upon acceptance of the **Proposal**.

ACCEPTANCE OF THIS PROPOSAL AND TERMS OF ENGAGEMENT

By indicating that **you** accept this **Proposal you**:

1. accept the terms of the **Proposal** as set out in this document and the **Terms and Conditions**;
2. declare that all the information **you (The Client)** have given **us (Konsultant Digital Agency)** is accurate and not misleading and **you (The Client)** are aware that **we (Konsultant Digital Agency)** are relying on it.

How to accept this Proposal

By giving **Konsultant Digital Agency** instructions to proceed verbally and / or via email; and / or accepting the initial Proposal, Project Brief and or Quote.

SCOPE, SERVICES AND PROJECT BRIEF

The Scope, Services and Project Brief may be provided to **The Client** as part of your initial quote or may be specifically documented and outlined in a Proposal and or Project Brief which is emailed to **The Client** prior to commencing any work and prior to receiving the project's deposit payment.

CLIENT RESPONSIBILITIES

In connection with **Konsultant Digital Agency's** provision of the Services, **The Client** will perform the tasks, furnish the personnel, provide the resources, or undertake the responsibilities (as the case may be) specified below:

Internet Processes

The Client will be solely responsible for determining the existence of, and complying with, any and all of the following that are applicable to electronic transactions, commerce, processes, or activities conducted over the Internet or any electronic network: This includes security of its network and performance.

Content and Deliverables

Any content contribution by **The Client** or third party in connection with this engagement; and any use by **The Client** of the Deliverables and **The Client's** posting to its website, or transmission over the Internet, of text, images, software, music, video, or other information;

Sale of Goods & Links

The Client's sale, or offering for sale, of any goods and Services via its website or otherwise over the Internet; Any linking, framing, or distribution of electronic mail in connection with **The Client's** website which is illegal, unlawful, or which infringes another person's intellectual property rights, or which otherwise constitutes network abuse ("Misuse") and **The Client** agrees to indemnify **Konsultant Digital Agency** for any liability, cost and expense incurred by **Konsultant Digital Agency** as a result of any such Misuse.

Email Communications

The Client agrees that they will use the Internet to communicate with **Konsultant Digital Agency**, including to send, subject to any applicable law to the contrary which cannot be excluded, designs, materials, programmes, which may be sensitive or confidential. **The Client** acknowledges and agrees that:

(a) the communication may be interrupted or received, viewed or intercepted by a person other than the intended recipient or may not be received at all;

(b) **The Client** will be responsible for virus scanning incoming communications and **Konsultant Digital Agency** do not warrant that the communication will be free from computer viruses or other defects; and

(c) subject to any applicable law to the contrary which cannot be excluded, **Konsultant Digital Agency** will not be liable to **The Client** or to any other person for loss or damage however caused, and whether by negligence or otherwise, resulting from communicating with you via the Internet.

Stock Photography

All images must be supplied by **The Client** to **Konsultant Digital Agency**. Stock Photography may be purchased by **The Client** from www.depositphotos.com at their own expense.

Additional Assets, Programs and or Materials:

Assets, external Programs from the internet and or any other Material needed to enhance **The Client's** website will be purchased at **The Client's** expense. **Konsultant Digital Agency** shall discuss any purchases necessary if the case arises, prior to doing any implementation to the website.

PRODUCTION TIMELINE

All projects take up to 8 weeks to complete as a standard unless otherwise stated in **The Client's** Proposal and or Quote as to an agreed timeline for the Project. Whilst **Konsultant Digital Agency** endeavour to keep to timelines, it is imperative that **The Client** delivers all content including text, images, videos, logos and any material required to complete the work within the Pre-Production phase. Failure to do this, will result in the project exceeding the standard completion timeline of 8 weeks or the agreed timeline as stated in **The Client's** Proposal and or Quote.

Konsultant Digital Agency reserves the right to complete a project to the best of their ability in any way they deem reasonable if the deliverables and or content from **The Client** have not been met on time and if **The Client** has not indicated any sign of cancelling the project and has exceeded a 12-month period and thereby prolonging the project. **Konsultant Digital Agency** will contact **The Client** periodically to obtain content and deliverables and will complete work as per the original Proposal and or Quote and will issue an invoice deemed reasonable for all work completed by **Konsultant Digital Agency** to cover the costs incurred for the work completed as per the original Proposal and Quote. **The Client** and or **Konsultant Digital Agency** may wish to terminate the Project if the project exceeds a 12-month period in writing. **Konsultant Digital Agency** will issue a final invoice at such time to cover all work completed by **Konsultant Digital Agency** including all outstanding amounts owing to **Konsultant Digital Agency**.

PRIOR TO PROJECT COMMENCEMENT

A Quote and Proposal is submitted to **The Client** for their perusal.

COMPLETION DATE: Normally 8 weeks (unless otherwise stated in **The Client's** Proposal and or Quote).

COMMUNICATION

A face to face meeting may be conducted between **The Client** and **Konsultant Digital Agency** in

order to ascertain the Project Brief and specifications. A face to face meeting may be conducted at the end of the Production Phase to oversee the project scope and for training. **Konsultant Digital Agency** will be communicating with **The Client** predominantly via email throughout the project development process.

PRE-PRODUCTION PHASE – THE FIRST TWO WEEKS AFTER PAYING THE DEPOSIT

Konsultant Digital Agency will work closely with **The Client** in order to outline project specific needs.

Deposit due upon acceptance of Proposal

30% to 60% of total estimated costs is billed to **The Client** before the pre-production phase of the project.

Your Project Template Design

No more than 1 **Prototype template** design will be produced for **The Client** based on discussions with **The Client** and Proposal and or Quote or Project Brief.

Template Changes

Konsultant Digital Agency may make up to 6 minor changes to the template design. If more changes are required - that includes re-designing the entire website template, this will be billed at **\$55.00 per hour or part thereof**.

Milestone Sign Off

The Client may/may not be required to complete the Milestone Sign Off form before **Konsultant Digital Agency** moves on to any pre, post or production phase.

PRODUCTION PHASE – THE FIRST FOUR WEEKS AFTER PAYING THE DEPOSIT

Creation, design and Programming

The design is transformed into a prototype website which you can view online at any time of the development process on **Konsultant Digital Agency's** server. All work is developed as outlined in the Proposal or Quote. All relevant assets are submitted by **The Client** for use in project - including images, sound, video and copy etc.

Content (and Content for Content Managed System users)

The Client's content will need to be provided to **Konsultant Digital Agency** in the Pre-Production Phase or as early as possible in order to complete the project within the standard 8-week timeline in order to keep the project to schedule. Content includes any files, copy, text, videos, images you would like added to your website. The addition of Content is factored into the estimated costs of your website. Content Managed System package normally include the addition of content as a set-up only – up to 12 pages will be produced by **Konsultant Digital Agency** – all other pages will be added by **The Client** in order to practice the use of their website content managed system. Users will be trained on how to update and manage their content using our content managed system. All changes will be left up to **The Client unless The Client** wishes for **Konsultant Digital Agency** to undertake this task at an agreed fee with the hourly rate at **\$55.00**.

Interim Invoice

An interim invoice will be billed if the project's production phase is longer than 4 weeks. This invoice will be part of the total estimated costs as accepted by **The Client** in The Proposal or Quote.

Testing & Training

Testing will be performed throughout the production phase and post-production phases. Up to 1 x 60 minute training session via www.teamviewer.com with **The Client** will be conducted for use on

Content Management Systems. **Konsultant Digital Agency's** Training Fee is **\$250.00 which is included in the initial quote**. Should **The Client** require further training, this will be billed at \$250.00.

POST-PRODUCTION PHASE – THE FINAL TWO WEEKS OF THE TOTAL PROJECT PHASE

Testing - Final Testing will be performed.

Final Invoice & Launch

Final invoice will be emailed to **The Client** during this phase – normally 8 weeks after the commencement of the Project.

Payment terms are STRICTLY 7 DAYS. **The Client's** website is uploaded to **The Client's** nominated web host server and launched once final invoice payment has been received into **Konsultant Digital Agency's** nominated bank account.

1. PAYMENT TERMS

1.1 Time for payment: **The Client** must, **within 7 days** of the date in which the goods were received, pay to **Konsultant Digital Agency** the total amount set out in the invoice. **Konsultant Digital Agency** may:

- (a) alter terms of payment with effect from the date it notifies **The Client** of such change; and
- (b) impose a credit limit at any time, which may be altered at **Konsultant Digital Agency's** discretion with effect from the date **Konsultant Digital Agency** notifies **The Client** of such alteration. Where the credit limit is exceeded then, notwithstanding anything to the contrary, **Konsultant Digital Agency** may with immediate effect and without further notice;
 - (i) refuse to supply Goods to **The Client**; or
 - (ii) require security in a form satisfactory to **Konsultant Digital Agency**; or
 - (iii) alter terms of payment to cash on delivery.

1.2 Late Payment Fee: If **The Client** does not make payment by the due date or is more than 20 days overdue in payment, **Konsultant Digital Agency** will charge a Late Fee of \$55.00 in addition to amounts not paid within the time specified in clause 1.1, and may cancel any Projects in existence (without prejudice to any other rights or remedies of **Konsultant Digital Agency**).

1.3 Advance and progress payments: **Konsultant Digital Agency** may:

- (a) issue an interim invoice for the amount of the Estimate before commencing the project, if **Konsultant Digital Agency** has not previously done work for **The Client** or otherwise considers it prudent;
- (b) if **Konsultant Digital Agency** is of the view that completing the project will take more than a month, at any time before the project is completed, issue one or more invoices for a proportion of the amount of the Estimate (the proportion to be at **Konsultant Digital Agency's** discretion) or require a proportion of the Estimate to be paid in advance of any Work being done.

1.3 Suspension of Work: If the project is suspended for more than 20 days at the request of **The Client** or as a result of something for which **The Client** is responsible, **Konsultant Digital Agency** may issue an invoice for a particular sum (to be specified by **Konsultant Digital Agency**) for the Work completed and for other costs incurred by **Konsultant Digital Agency** (including, by way of example but without limitation, storage costs).

1.4 Damages: **The Client** must pay to **Konsultant Digital Agency** any costs, expenses or losses incurred by **Konsultant Digital Agency** as a result of **The Client's** failure to pay to **Konsultant Digital Agency** on the due date all sums outstanding from **The Client** to **Konsultant Digital Agency** (including, without limiting the generality of the obligation set out in this clause, any debt collection and legal costs). If a payment is not made for more than **20 days**, **Konsultant Digital Agency** reserves the right to contact their legal team to pursue any monies owing to **Konsultant Digital Agency** and **will issue a Late Payment fee of \$55.00 in addition to any monies owing**. **Konsultant Digital Agency** also reserves the right to remove any online and live content until such payment has been made. **Konsultant Digital Agency** reserves the right to complete a project to the best of their ability in any

way they deem reasonable if the deliverables and or content from **The Client** have not been met on time and if **The Client** has not indicated any sign of cancelling the project and has exceeded a 12-month period and thereby prolonging the project. **Konsultant Digital Agency** will contact **The Client** periodically to obtain content and deliverables and will complete work as per the original Proposal and or Quote and will issue an invoice deemed reasonable for all work completed by **Konsultant Digital Agency** to cover the costs incurred for the work completed as per the original Proposal and Quote. **The Client** and or **Konsultant Digital Agency** may wish to terminate the project if the project exceeds a 12-month period in writing. **Konsultant Digital Agency** will issue a final invoice at such time to cover all work completed by **Konsultant Digital Agency** including all outstanding amounts owing to **Konsultant Digital Agency**.

2. FEES

2.1 Invoice: When the project has been completed, **Konsultant Digital Agency** will issue an invoice to **The Client** for the amount of the Estimate or, if no Estimate was given, an amount representing **Konsultant Digital Agency**'s charge for the Work done, and for any of the other charges incurred.

2.2 Charges additional to Estimate: In addition to the Estimate, **Konsultant Digital Agency** may charge to **The Client** the following, except to the extent that such costs are expressly included in any Quote:

- (a) fees for any preliminary work performed at **The Client's** request;
- (b) fees for additional work required to be done as a result of **The Client** changing **The Client's** instructions;
- (c) fees for having to work off poor copy or content;
- (d) fees for additional proofs required;
- (e) fees for work which involves tables or foreign language and which was not notified to **Konsultant Digital Agency** before the Quote was prepared;
- (f) fees for additional work required to be done as a result of **Konsultant Digital Agency's** corrections, including repagination, reformatting or in lieu of content not supplied by **The Client** within a reasonable timeframe of over 12 months;
- (g) fees and other charges for work required to be done urgently, including any overtime costs;
- (h) fees for handling or storing material or equipment supplied by **The Client** for the purposes of the Project;
- (i) fees for changing or correcting, in order to ensure that the Goods are properly produced, any plates, film, bromides, artwork or any document including computer files, or any other materials which are unsuitable or substandard (including any supplied in accordance with clause 10., supplied for the purposes of the project by **The Client**;
- (j) freight and/or installation costs and charges;
- (k) other charges, fees or disbursements referred to in these **Terms and Conditions** and not specified in this clause.

2.3 Under / Over-Supplies: **The Client** acknowledges that while **Konsultant Digital Agency** will make every endeavour to produce the exact number of items in the project, owing to human and/or machine/computer error the number of items actually produced maybe up to 5% over or under the number specified in the project. Where such a discrepancy occurs, **Konsultant Digital Agency** will adjust the amount charged to **The Client** at a pro-rata rate to reflect the actual number of items produced.

2.4 Alterations to style etc: If, before the Quote is prepared, **The Client** does not give **Konsultant Digital Agency** specific instructions in relation to style, type or layout:

(a) **Konsultant Digital Agency** may use any style, type and layout which, in **Konsultant Digital Agency's** opinion, is appropriate; and

(b) **Konsultant Digital Agency** may charge an additional amount for any additional work required to be done (including the production of additional proofs and compiling training manuals) as a result of the

Customer subsequently altering the style, type or layout used by **Konsultant Digital Agency**.

2.5 Overset: **The Client** must pay for oversight matter (being matter produced on The Client's instructions but not used in a publication for which it was intended). **The Client** may instruct **Konsultant Digital Agency** to retain oversight matter for future issues of the publication or to discard the oversight matter.

2.6 GST and Taxes: **Konsultant Digital Agency** is not obliged to charge GST as a small business. **Konsultant Digital Agency** IS NOT registered for GST purposes.

3. DELIVERY

3.1 Time and Place: Delivery is to be made at the place specified in the Quote. Anytime stated for delivery is normally around 8 weeks after the Project has commenced. **Konsultant Digital Agency** is not liable for any delay in delivery.

3.2 Collection: Where **The Client** is to collect the Goods, **The Client** must do so from **Konsultant Digital Agency's** premises upon being notified by **Konsultant Digital Agency** that the Goods are ready for collection.

3.3 Freight costs: If **Konsultant Digital Agency** agrees to deliver the Goods, **The Client** shall bear all freight costs and charges associated with that delivery, which shall include (but not be limited to) all costs and expenses incurred by **Konsultant Digital Agency** in removing the Goods from its premises, whether by way of actual or attempted delivery to **The Client** or otherwise.

3.4 Rejection: **The Client** may only reject the Goods if they do not comply with the project. If **The Client** wishes to reject or make a claim for discrepancy in respect of the project, **The Client** must notify **Konsultant Digital Agency** in writing with full details and supporting evidence of the alleged non-compliance:

(a) if **Konsultant Digital Agency** is required to deliver the Goods to **The Client's** premises – within 7 days of delivery;

(b) otherwise – within 7 days of notification that the Goods are ready for collection.

3.5 Refusal: If **The Client** refuses to accept delivery of any Goods, **Konsultant Digital Agency** may charge **The Client** for any additional costs incurred as a result, including loss of finances, storage and transportation costs.

4. RISK

4.1 Risk: The risk of any loss, damage or deterioration of the Goods passes to **The Client**:

(a) if **Konsultant Digital Agency** is required to deliver the Goods to The Client's premises – at the time of delivery;

(b) otherwise – at the time **Konsultant Digital Agency** notifies **The Client** that the Goods are ready for collection.

4.2 Risk on rejection: If **The Client** validly rejects the Goods in accordance with these Terms and Conditions, risk in the rejected Goods reverts to **Konsultant Digital Agency**: (a) if the Goods are at **Konsultant Digital Agency** premises, at the time **The Client** notifies **Konsultant Digital Agency** that the Goods are rejected;

(b) if the Goods are in the possession of **The Client**, at the time that the Goods are returned to **Konsultant Digital Agency** (in the same condition in which they were delivered to **The Client**) during usual business hours and **Konsultant Digital Agency** acknowledges receipt of them.

5. OWNERSHIP

5.1 Retention of ownership: Until **The Client** has paid all sums outstanding in relation to the Goods and all the other amounts owing by **The Client** to **Konsultant Digital Agency** from time to time:

(a) title in the Goods shall not pass from **Konsultant Digital Agency** to The Client;

(b) if the Goods are in **The Client's** possession, **The Client** holds the Goods as trustee for **Konsultant Digital Agency** and must store the Goods separately and clearly identify them as the property of **Konsultant Digital Agency**;

(c) **Konsultant Digital Agency** may call for and recover possession of the Goods (for which purposes **Konsultant Digital Agency** employees or agents may enter **The Client's** premises and take possession of the Goods with liability to **The Client**) and **The Client** must deliver the Goods to the Printer if so directed by the **Konsultant Digital Agency**.

5.2 Ordinary business: **The Client** may, in the ordinary course of **The Client's** business, use the Goods or sell the Goods to a third party for full consideration but:

(a) the proceeds of sale and any book debt created upon the sale of the Goods to the third party shall be held by **The Client** as trustee for **Konsultant Digital Agency** and **The Client** must account to **Konsultant Digital Agency** for those sums; and

(b) if **Konsultant Digital Agency** requires, **The Client** must assign to **Konsultant Digital Agency** **The Client's** claim against the third party and must execute all documents necessary to effect that assignment; provided that

the authority under this clause shall be revoked from the time that an Event of Default occurs or **Konsultant Digital Agency** notifies **The Client** that is revoked.

5.3 General lien: **Konsultant Digital Agency** shall, in respect of all sums owned by **The Client** to **Konsultant Digital Agency**, have a general lien on all property of **The Client** in **Konsultant Digital Agency's** possession and may, after 14 days' notice to **The Client**, sell that property and apply the proceeds (net of any sale costs) in satisfaction of all or any part of the sums owed. In the event that any of **The Client's** property held by **Konsultant Digital Agency** as aforesaid enjoys copyright protection in favour of **The Client**, **The Client** hereby grants to **Konsultant Digital Agency** a licence to exercise the rights conferred on **Konsultant Digital Agency** under this clause.

5.4 Insurance: Until property in the Goods passes to **The Client**, **The Client** shall keep the Goods insured in the name of **Konsultant Digital Agency** and **The Client** for the irrespective rights and interests and will produce to **Konsultant Digital Agency**, upon demand, evidence of such insurance. If **The Client** fails to so insure the Goods, **Konsultant Digital Agency** may do so and the cost of such insurance shall be payable by **The Client** to **Konsultant Digital Agency** upon demand.

6. LIABILITY

6.1 Non-excludable Rights: The parties acknowledge that, under applicable State and Commonwealth law, certain clauses, conditions, guarantees and warranties maybe implied in these Terms and Conditions and there are rights and remedies conferred on **The Client** in relation to the provision of the Goods or of services which cannot be excluded, restricted or modified by agreement ("Non-excludable Rights").

6.2 Disclaimer of Liability: Except for Non-excludable Rights, **Konsultant Digital Agency** accepts no liability for:

(a) any claim by **The Client** or any other person, including without limitation, any claim relating to or arising from all clauses, conditions, guarantees and warranties expressed or implied, and all rights and remedies conferred on **The Client**, by statute, the common law, equity, trade, custom or usage or otherwise; and

(b) any representations, warranties, conditions or agreement made by any agent or representative which are not expressly confirmed by **Konsultant Digital Agency** in writing ;and the liability of **Konsultant Digital Agency** for any such matters is hereby excluded.

6.3 Defective Goods: Where (and to the extent) permitted by law, the liability of **Konsultant Digital Agency** for a breach of a Non-excludable Right is limited, at **Konsultant Digital Agency's** option; to the remedy or repair, replacement or re-supply of the Goods and/or any services whichever is the lesser provided that:

(a) all claims for defective Goods are reported to **Konsultant Digital Agency** within 48 hours of delivery; and

(b) all such claims are fully documented giving details of supply and the alleged damage or defect.

6.4 Indirect losses: Notwithstanding any other provisions of this agreement, **Konsultant Digital Agency** is in no

circumstance (whatever the cause) liable in contract, tort (including, without limitation, negligence or breach of statutory duty) or otherwise to compensate The Client for:

- (a) any increased costs or expenses;
- (b) any loss of profit, revenue, business, contracts or anticipated savings;
- (c) any loss or expense resulting from a claim by a third party; or
- (d) any special, indirect or consequential injury loss, damage or expense whatsoever and howsoever arising.

6.5 Force Majeure: **Konsultant Digital Agency** will have no liability to **The Client** in relation to any loss, damage or expense caused by **Konsultant Digital Agency 's** failure to complete the Project or to deliver the Goods as a result of act of God, fire, flood, tempest, earthquake, riot, civil disturbance, industrial dispute, theft, crime, strike, lockout, work stoppage or other labour hindrance, breakdown, act of war (whether declared or not), sabotage, insurrection, epidemic, national emergency (whether in fact or law), requirements of restriction of, or failure to act by, any government, local body or judicial entity, the inability of **Konsultant Digital Agency 's** normal suppliers to supply necessary materials or any other matter beyond **Konsultant Digital Agency 's** control.

6.6 Electronic data: Without limiting the generality of the foregoing clauses, **Konsultant Digital Agency** will not be liable to **The Client** for loss, however caused, of any data stored on disks, tapes, compact disks or other media supplied by **The Client** to **Konsultant Digital Agency**.

6.7 Proofs: If **Konsultant Digital Agency** submits to **The Client** a proof of the Goods **Konsultant Digital Agency** will not be responsible for any errors in the Goods which appeared in the proof and which were not corrected by **The Client** before the project was completed. There is no guarantee that production prints exactly match colour proofs because of variations in proof preparations methods and substrates. However, **Konsultant Digital Agency** will endeavour to provide a commercially acceptable finished product.

7. THE CLIENT'S PROPERTY

7.1 Material supplied by **The Client**: If **Konsultant Digital Agency** and **The Client** agree that **The Client** is responsible for supplying materials or equipment for the purposes of the Project.

- (a) **The Client** must supply sufficient quantities of materials to allow for spoilage, such quantity to be specified by **Konsultant Digital Agency**
- (b) **Konsultant Digital Agency** will not normally count or check the materials and if requested by **The Client** to do so, may charge for counting or checking;
- (c) **Konsultant Digital Agency** will not be responsible for any defects in the Goods which are caused by defects in or the unsuitability of materials or equipment supplied by **The Client**;
- (d) property in any materials supplied by **The Client** and incorporated into the Goods passes to **Konsultant Digital Agency** at the time of incorporation.

7.2 Property left with **Konsultant Digital Agency**: If **The Client** leaves property in **Konsultant Digital Agency 's** possession without specific instructions as to what is to be done with it, **Konsultant Digital Agency** may, six months after gaining possession of the property, dispose of or sell the property and retain any proceeds of sale as compensation for holding and handling the property.

7.3 Responsibility to insure: **Konsultant Digital Agency** has no obligation to insure any property of **The Client** in **Konsultant Digital Agency's** possession. **The Client** must pay the cost of any insurance arranged by **Konsultant Digital Agency** at the request of **The Client**.

7.4 **The Client's** property: **Konsultant Digital Agency** will hold any property of **The Client** at **The Client's** risk.

8. INTELLECTUAL PROPERTY AND OWNERSHIP OF PRINTING MATERIALS AND COPYRIGHT

8.1 Ancillary materials: Unless **Konsultant Digital Agency** and **The Client** agree otherwise in writing, drawings, sketches, painting, photographs, designs, typesetting, dummies, models, negatives, positives, blocks, engravings, stencils, dies, plates or cylinders, electros, stereos, disks, tapes,

compact disks or any other media and other material produced by **Konsultant Digital Agency** in the course of or in preparation for performing the Project (whether or not in fact used for the purposes of performing the Project) are the property of **Konsultant Digital Agency**.

8.2 Copyright: The copyright in all artistic and literary works authored by **Konsultant Digital Agency** shall be the property of **Konsultant Digital Agency** and conditional upon **Konsultant Digital Agency** having received all monies due to **Konsultant Digital Agency** from **The Client**. **The Client**:

(a) warrants that **The Client** has copyright or a licence to authorise **Konsultant Digital Agency** to reproduce all artistic or literary works supplied by **The Client** to **Konsultant Digital Agency** for the purposes of the project and **The Client** hereby expressly authorises **Konsultant Digital Agency** to reproduce all and any of such works for those purposes; and

(b) must indemnify **Konsultant Digital Agency** against all liability, losses or expenses incurred by **Konsultant Digital Agency** in relation to or in any way directly connected with any breach of copyright or of any rights in relation to copyright; and

(c) is hereby granted a non-exclusive licence to use the copyright in any literary and/or artistic works authored by **Konsultant Digital Agency** for the purposes of the project, provided that the exercise of such licence is conditional upon **Konsultant Digital Agency** having received all monies due to **Konsultant Digital Agency** under these Terms and Conditions.

8.3 Intellectual Property Rights: **The Client** warrants that the use by **Konsultant Digital Agency** or any designs or instructions supplied by **The Client** will not infringe any intellectual property of any other person and **The Client** indemnifies **Konsultant Digital Agency** against any claim relating to or arising from the infringement of any intellectual property of any other person.

8.4 Illegal matter: **Konsultant Digital Agency** is not obliged to print any illegal or libellous matter and **The Client** agrees to indemnify **Konsultant Digital Agency** against any claim relating to or arising from the printing of such matter.

8.5 Ideas: **The Client** must keep confidential and not use any ideas communicated by **Konsultant Digital Agency** to **The Client** without **Konsultant Digital Agency**'s prior written consent.

8.6 Electronic/magnetic media: All disks, tapes, compact disks or other media (other than media supplied by **The Client**) used by **Konsultant Digital Agency** to store data for the purposes of completing the Project are the property of **Konsultant Digital Agency**.

8.7 Storage of electronic data: **Konsultant Digital Agency** will not be responsible for storing any data on disks, tapes, compact disks or other media when the project has been completed. If **Konsultant Digital Agency** agrees to store such data, **Konsultant Digital Agency** may charge for doing so.

9. GENERAL

9.1 Severability: Any provision in these **Terms and Conditions** which is invalid or unenforceable in any jurisdiction must be read down for the purposes of that jurisdiction, if possible, so as to be valid and enforceable. If that provision cannot be read down, then it is capable of being severed to the extent of the invalidity or unenforceability without affecting the remaining provisions of these Terms and Conditions or affecting the validity or enforceability of that provision in any other jurisdiction.

9.2 Governing law and jurisdiction: These Terms and Conditions are governed by the law in force in the State or Territory in which **Konsultant Digital Agency**'s premises are located and the parties submit to the non-exclusive jurisdiction of the courts of that State or Territory and any courts which may hear appeals from those courts in respect of any proceedings in connection with these Terms and Conditions.

9.3 Waiver: If **Konsultant Digital Agency** exercises or fails to exercise any right or remedy available to it this shall not prejudice the rights of **Konsultant Digital Agency** in exercising that or any other right or remedy. Waiver of any term of this contract by **Konsultant Digital Agency** must be specified in writing and signed by an authorised officer of **Konsultant Digital Agency**.

9.4 Use of information: **The Client** agrees that any information given to **Konsultant Digital Agency** by **The Client** may be disclosed to a referee or a credit agency in order to establish information relating to **The Client**'s credit worthiness.

9.5 Termination: Upon the occurrence of an Event of Default, **Konsultant Digital Agency** may terminate a contract or all or any contracts with **The Client** by notice in writing to **The Client** and will issue an invoice for all work completed on The Project.

10. INTERPRETATION

10.1 In these Terms and Conditions:

“Additional Work” includes all Work undertaken by **Konsultant Digital Agency** as a consequence of **The Client’s** variation, alteration or modification of its instructions in relation to the Project.

“Business Day” means a day on which banks are open for general banking business in the State or Territory in which **Konsultant Digital Agency’s** premises are located.

“**The Client**” means **The Client** for whom the Work is being carried out and where **The Client** is more than one person or entity, liability of **The Client** shall be joint and several.

“Estimate” means an estimate of cost for the Work contained in any Quote, as varied pursuant to these Terms and Conditions.

“Event of Default” means an event where **The Client**:

(a) fails to comply with the terms of any contract between **The Client** and **Konsultant Digital Agency** including these Terms and Conditions; or

(b) being an individual is declared bankrupt or becomes of unsound mind; or

(c) enters into any composition or arrangement with its creditors or goes into liquidation (voluntarily or otherwise) or has a receiver or liquidator or trustee or statutory manager or administrator or inspector or similar official under any companies or securities or other legislation appointed over all or part of its assets, or any other such similar event;

(d) undergoes a change in its control or ownership, or has a conflict with **Konsultant Digital Agency’s** interests or the interest of any party related to it which **Konsultant Digital Agency** considers sufficiently inappropriate;

(e) ceases or threatens to cease to carry on all, or substantially all of its business or operations;

(f) becomes or is declared insolvent or is unable or deemed to be unable to pay its debts, or stops or threatens to stop payments generally.

“Goods” means the final goods produced by **Konsultant Digital Agency** by completing a Project.

“Project” means an order in respect of which a Quote has been provided by **Konsultant Digital Agency’s** and accepted by **The Client** in accordance with these Terms and Conditions.

“Preliminary Work” means all and any work performed by **Konsultant Digital Agency’s** at **The Client’s** express or implied request, the performance of which work was necessary to enable the project to be commenced and which work was not within the reasonable contemplation of **Konsultant Digital Agency** at the time when **Konsultant Digital Agency’s** supplied the Estimate.

“Quote” means the quote described in the Proposal.

“Work” means the work that is the subject of the Project or Proposal.

10.2 General: In these Terms and Conditions, unless the context otherwise requires:

(a) the singular includes the plural and vice versa;

(b) a reference to a clause is a reference to a clause in these Terms and Conditions;

(c) a reference to a party to these Terms and Conditions or any other document or arrangement includes that party’s executors, administrators, substitutes, successors and permitted assigns;

(d) where an expression is defined, another part of speech or grammatical form of that expression has a corresponding meaning;

(e) a reference to a period of time (including, without limitation. A year, a quarter, a month and a day) is to a calendar period.

10.3 Headings: In these Terms and Conditions, headings are for convenient reference only and do not affect interpretation.

10.4 Business Day: If the day on which any act, matter or thing is to be done under this agreement is not a Business Day, that act, matter or thing:

(a) if it involves a payment other than a payment which is due on demand, must be done on the preceding Business Day; and

(b) in all other cases, may be done on the next Business Day.

10.5 Notices: Any notice, claim, demand or other communication (“notice”) under or in connection with these Terms and Conditions shall be in writing and may be give nor sent by a registered letter or facsimile transmission. Any notice given or sent by facsimile (provided the sending facsimile machine produces a printout of the time, date and uninterrupted transmission of the message) shall be deemed to have been served immediately upon completion of transmission if such completion is within business hours in the place where the addressee’s facsimile machine is located but, if not, then at 9am on the following business day in such place. In any event a notice shall be sufficiently given or served if actually received by a party’s solicitor or if delivered to and left at a party’s registered office.

11. KONSULTANT DIGITAL AGENCY WEBSITE LINK

11.1 Website: **Konsultant Digital Agency** Link: “Website by Konsultant Digital Agency- Web Design Brisbane” shall be added to the bottom of **The Client’s** website and must hyperlink back to <http://www.bohemiadesign.com.au>. This must not be removed by **The Client** until such time that the website has been fully re-designed - 100% by another designer or developer. If **The Client** terminates the website project and **The Client** elects to use any or part-of the files worked on by **Konsultant Digital Agency** in future for **The Client’s** commercial purposes, **The Client** must clearly identify **Konsultant Digital Agency** as the website developers on the footer of **The Client’s** website until **The Client’s** website is completely 100% re-designed by another designer or developer.

12. TERMINATION OF PROJECT

12.1 Termination by **Konsultant Digital Agency**: **Konsultant Digital Agency** may (but without prejudice to any of its other rights against **The Client**) by notice in writing to **The Client** terminate this agreement or suspend performance of any of its obligations hereunder if:

Any sum owing to **Konsultant Digital Agency** under this agreement is overdue for more than 30 days; **The Client** is in breach of any of its obligations under this agreement ; An **Insolvency Event** occurs in respect of **The Client**, or any dispute arises over **The Client's** Intellectual Property Rights or its authority to permit **Konsultant Digital Agency** to use **The Client’s** Data of *any* Intellectual Property Rights. All artwork, design or programming work produced and or created by **Konsultant Digital Agency** from Project commencement up to and including termination of this agreement shall remain the property of **Konsultant Digital Agency** unless both parties agree otherwise and until payment has been made in full by **The Client**. If copyright is being transferred to **The Client**, a new agreement shall be drawn outlining those details.

12.2 Termination by **The Client**: **The Client** may terminate this agreement at any time by giving **5 days’ notice** in writing to **Konsultant Digital Agency**. **If work is terminated by The Client**, payment shall be billed for any work completed to date of termination. If a project is terminated in Pre-Production Stage where templates have been designed for **The Client** to decide on the design of their website, **The Client** will be invoiced for the work to date on all the preliminary designs including non-approved templates and approved templates. Invoices must be paid according to “Payment Terms”. **The Client** also agrees to pay other costs and expenses reasonably incurred by **Konsultant Digital Agency** as a result of such termination. Upon requesting Termination, **Konsultant Digital Agency** will issue a “Cancellation of Project Agreement Including Disclosure Statement” **where The Client** and **Konsultant Digital Agency** will agree to the following termination terms.

12.3 Termination Terms: **The Client** and **Konsultant Digital Agency** agree to keep the details of project and its terms of termination as strictly confidential and will not disclose the terms of the original Agreement or of the project other than in confidence to their respective professional legal advisors or as required by law. **The Client** or **Konsultant Digital Agency** will not directly or indirectly publish or otherwise make any negative statements publicly or privately, in relation to their

Agreement, their project or any of the directors or employees which is intended to or might reasonably be expected to damage the reputation of or be detrimental to or otherwise critical of them. If **The Client** terminates the website project and **The Client** elects to use any or part-of the files worked on by **Konsultant Digital Agency** in future for **The Client's** commercial purposes, **The Client** must clearly identify **Konsultant Digital Agency** as the website developers on the footer of **The Client's** website with "Website: **Konsultant Digital Agency**" and hyperlink to: <http://www.bohemiadesign.com.au> until **The Client's** website is **completely re-designed** by another designer or developer.

13. QUANTUM MERUIT

13.1 Termination Quantum Meruit: If this agreement terminates for any reason:

The Client may retain any Deliverables already provided under this agreement and:

At **The Client's** request, **Konsultant Digital Agency** must provide to **The Client** any Deliverables that have been prepared or partially prepared but not yet provided to **The Client**. This does not include copyright on templates, designs or programming completed to the date of termination. **The Client** must pay to **Konsultant Digital Agency** any unpaid portion of the Fees that relates to the Deliverables or partially prepared Deliverables. For partially prepared Deliverables, an appropriate fee must be factored in to take into account that the Deliverables have not been met. An appropriate final invoice will be issued and may include any financial losses to **Konsultant Digital Agency**.

14. USE OF JOOMLA! AND WORDPRESS TEMPLATES

14.1 Joomla and WordPress Content Managed Systems: **Konsultant Digital Agency** reserves the right to use Joomla! or WordPress based templates for any Content Managed Website. **Konsultant Digital Agency** will endeavour to design **The Client** templates with unique features to represent **The Client's** needs and specifications. **Konsultant Digital Agency** reserves the right to remove any Joomla! or WordPress based template copyright which has been paid for in advance by **Konsultant Digital Agency**.

15. PROVISION OF INFORMATION

The Client represents and warrants that:

- (a) any information you provide to us (including, without limitation, professional qualifications, credentials, titles, awards and/or recognitions) ("**Information**") to be included in or published in any products we provide to you in connection with the Services is true and accurate in all respects and is not misleading in any respect; any opinions, predictions or intentions expressed which are published in any products we provide to you as part of our Services are honestly held or made and are not misleading in any respect; the Information you provide to us does not omit to state any material fact necessary to make such Information, opinions, predictions or intentions not misleading in any respect, and you have made all proper enquiries to ascertain or verify the Information; and
 - (b) the Information provided to **Konsultant Digital Agency** has been prepared and provided to us in compliance with any applicable legislation or regulation relating to such Information.
- A. **The Client** acknowledges and agrees that **Konsultant Digital Agency** are not required to undertake any enquiries or to investigate, ascertain or verify the Information you provide to us and that we are entitled to assume in good faith that any Information provided to us by you or on your behalf is based on or derived from sources that are reliable and accurate in all respects.

16. POLICIES AND PROCEDURES

The Client represents and warrants that:

(a) neither you nor, to the best of your knowledge, any director, officer, agent, employee, affiliate of or person acting on your behalf has engaged in any activity or conduct which would violate any applicable anti-bribery, anti-money laundering or anti-corruption laws or regulations;

(b) you have instituted and maintain policies and procedures designed to prevent money laundering, bribery and corruption by [insert name of client's company or business] and by persons associated with The Client.

17. INCORPORATION, CAPACITY AND AUTHORISATION: [FOR COMPANIES ONLY]

The Client represents and warrants that **The Client** is duly incorporated, validly existing and in good standing under the laws of its jurisdiction of incorporation with full power and capacity to own or lease its property and assets and to conduct its business as described to **Konsultant Digital Agency** and is lawfully qualified to do business in those jurisdictions in which business is conducted by it.

18. NO BREACH

The Client represents and warrants that the creation and issue of the products and Services provided by **Konsultant Digital Agency** to **The Client** will not conflict with, or result in a breach of or default under, (i) the laws of the State of Queensland or the Federal laws of Australia; (ii) any existing applicable law, rule, regulation, judgement, order or decree of any government, governmental body or court, domestic or foreign, having jurisdiction over you or your assets or properties [or (iii)] any provisions of your constitutive documents [*This last limb (iii) for companies/business only*].

19. COMPLETION OF PROJECT TIMELINES

19.1 All projects take up to 8 weeks to complete as a standard unless otherwise stated in **The Client's** Proposal and or Quote as to an agreed timeline for the Project. Whilst **Konsultant Digital Agency** endeavour to keep to timelines, it is imperative that **The Client** delivers all content including text, images, videos, logos and any material required to complete the work within the Pre-Production phase. Failure to do this, will result in the project exceeding the standard completion timeline of 8 weeks or the agreed timeline as stated in **The Client's** Proposal and or Quote.

Konsultant Digital Agency reserves the right to complete a project to the best of their ability in any way they deem reasonable if the deliverables and or content from **The Client** have not been met on time and if **The Client** has not indicated any sign of cancelling the project and have exceeded a 12-month period and thereby prolonging the project. **Konsultant Digital Agency** will contact **The Client** periodically to obtain content and deliverables and will complete work as per the original Proposal and or Quote and will issue an invoice deemed reasonable for all work completed by **Konsultant Digital Agency** to cover the costs incurred for the work completed as per the original Proposal and Quote. **The Client** and or **Konsultant Digital Agency** may wish to terminate the Project if the project exceeds a 12-month period in writing. **Konsultant Digital Agency** will issue a final invoice at such time to cover all work completed by **Konsultant Digital Agency** including all outstanding amounts owing to **Konsultant Digital Agency**.

20. WEBSITE COMPROMISE (HACKING), RESTORATION AND CLEAN UP

20.1 In the event that **The Client's** website is compromised (hacked into), Konsultant Digital Agency can restore and clean up infected files for a **fee of \$500.00**. **A report produced by Konsultant Digital Agency will outline the following information regarding the compromise:**

- Change logins and passwords for the Cpanel and the MySql Database
- Download the site via FTP
- Locate malicious files and scripts
- Complete clean out the infected files
- Re-upload the site
- Update all scripts to the latest versions
- Monitor the site for a week to ensure site stability.
- Updated permissions – set to secure level as recommended by host.
- Liaise with website host to ensure the site is back to optimum levels.
- Installed "SecurityCheck" Component. Keeps track of attacks.
- Full back up of website

RECOMMENDATIONS TO PREVENT FUTURE HACKING

- Change and update passwords regularly
- Keep your Joomla backend Administrator version up-to-date
- **Backups:** Use Akeeba Backup before you change or update to the website.
- **Subscribe to SecurityCheck** - 29.95€ per year - <https://securitycheck.protegetuordenador.com/index.php/subscriptions/levels>

Although, **Konsultant Digital Agency** recommend the above for the prevention of hacking, there is no 100% guarantee that **The Client's** website will never be hacked into. New hacking codes are generated all the time. **Konsultant Digital Agency** do not take any responsibility for **The Client's** website hacking but will endeavour to assist in the restoration of **The Client's** website should **The Client** be faced with a website compromise hacking issue.

ESTIMATE FEES (Subject to Change)

PRICES START AT THE FOLLOWING RATES AND ARE SUBJECT TO CHANGE DEPENDING ON THE CLIENT'S CUSTOMISATIONS AND NEEDS.

PAYMENT PLANS ARE ALSO AVAILABLE ON REQUEST. Please speak to us if you require a payment plan option. We offer very reasonable rates to all our customers and will consider package deals on a case-by-case basis.

KONSULTANT DIGITAL AGENCY HOURLY RATE

\$55.00 PER HOUR OR PART THEREOF

WEBSITE DESIGN - BASIC HTML WEBSITE (UP TO 6 PAGES)

FROM \$1,000.00

CUSTOM WEBSITE DESIGN & DEVELOPMENT – PROGRAMMING FROM \$2,000.00

TRAINING

Training on how to use your Content Managed System OR other software including your shopping cart will be provided at an additional **fee of \$250.00**. This fee will be added to the final costs of your invoice.

ESTIMATE FEES

LATE PAYMENT AND HOLDING FEES

Any project exceeding **2 months** because **The Client** has not submitted relevant content or has elected to put the project on hold will incur a late fee. A letter or email requesting a hold period will be required by **The Client**. The freeze or holding period must be a mutual agreement between The Client and **Konsultant Digital Agency**.

CHANGES FEES

Any project requiring changes made that fall outside of the original scope of work or project brief will incur a **changes fee of \$55.00 per hour or part thereof**.

ON-GOING SUPPORT FEES

Konsultant Digital Agency offer on-going support in blocks of 3 months and 6 months. Support includes guiding you on how to work your CMS. It does not mean we will do it for you. The purpose of the CMS is for you to operate your own website. Please contact us for a quote.

ADMINISTRATION FEES

If you require scanning of images, files etc., you will be charged an administration fee based on the number of hours spent to scan etc. **You will be charged at the hourly rate of \$40**. Administration fees also include but are not limited to, travel costs and phone costs and face-to-face meetings.

WEBSITE COMPROMISE (HACKING), RESTORATION AND FILE CLEAN UP FEES \$500.00

WEBSITE HOSTING WITH KONSULTANT DIGITAL AGENCY

Australian secure, fast website hosting, backups, emails, 24-hour support.

\$250.00 per year

ADDITIONAL THIRD-PARTY FEES - (non-Konsultant Digital Agency fees) that need to be paid by The Client

THIRD PARTY ONLINE FEES

Domain name registration & web hosting fees

Online payment processing & SSL certificate (secure socket layer certificate) for secure payments

PayPal & search engine optimisation – listing your website on search engines

Third Party software fees and stock photography fees.