



## Jeff Ronald G. Gamasan 09452869822

## Freelance Web Designer

http://caittechsorf.com/
https://www.facebook.com/team3nity

This Website Design Agreement (the "Agreement between, with an address of		
with an address of, with an address of	_, (the "Designer"), colle	ctively "the Parties."
<ol> <li>Project Description. The Client wishes to he requirements and the details as stated by</li> </ol>	•	
	C	
<ol> <li>Schedule (Optional). The Parties agree to</li> </ol>	the following schedule	<del></del> :
Initial Design Date:		
Client Comment/Approval Date:	)/	
Final Design Date:		
3. Payment. The Parties agree to the followi	ng Payment and Paym	ent Terms:
Total Fee for Services:		
Upfront Fee (Due Before Project Start Date):		
Remaining Balance Due:		
4. Confidentiality. During the course of this a proprietary information, including trade secrets, the Designer in order for the Designer to comple any of this proprietary information at any time, e use any of this proprietary information for his/he fulfilled.	industry knowledge, ar ete the Website in its fin even after the Agreeme	nd other confidential information, to nal form. The Designer will not share nt is fulfilled. The Designer also will no

5. Ownership Rights. The Client continues to own any and all proprietary information it shares with the Designer during the term of this Agreement for the purposes of the Project. The Designer has no rights to this proprietary information and may not use it except to complete the Project. Upon completion of the Agreement, the Client will own the final website design.

While the Designer will customize the Client's Website to the Client's specifications, the Client recognizes that websites generally have a common structure and basis. The Designer continues to own any and all template

designs it may have created prior to this Agreement. The Designer will further own any template designs it may create as a result of this Agreement.

6. Representations and Warranties.

Designer. The Designer represents and warrants that he/she has the right to enter into and perform this Agreement. The Designer further represents and warrants that he/she has the right to utilize and distribute the designs created for the Client and that such designs are not owned by anyone else to the Designer's knowledge. In the event that the Designer does not have these rights, the Designer will repay any associated damages the Client may experience or will take responsibility so that the Client does not experience any damages.

Client. The Client represents and warrants that it has the rights to use any proprietary information, including, but not limited to trade secrets, trademarks, logos, copyrights, images, data, figures, content, and the like that it may provide to the Designer to be included in this Website. In the event that the Client does not have these rights, the Client will repay any associated damages the Designer may experience or will take responsibility so that the Designer does not experience any damages.

- 7. Disclaimer of Warranties. The Designer shall create a Website for the Client's purposes and to the Client's specifications. THE DESIGNER DOES NOT REPRESENT OR WARRANT THAT SAID WEBSITE WILL CREATE ANY ADDITIONAL PROFITS, SALES, EXPOSURE, BRAND RECOGNITION, OR THE LIKE. THE DESIGNER HAS NO RESPONSIBILITY TO THE CLIENT IF THE WEBSITE DOES NOT LEAD TO THE CLIENT'S DESIRED RESULT(S).
- 8. Limitation of Liability. UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY OR ANY THIRD PARTY FOR ANY DAMAGES RESULTING FROM ANY PART OF THIS AGREEMENT SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFIT OR LOST BUSINESS, COSTS OF DELAY OR FAILURE OF DELIVERY.
- 9. Developer's Responsibilities: Developers agrees to design and develop the website and the other instructions and materials provided by the Owner.
- 10. Website Design:
  - 1. Design. The decision of the website shall be in substantial conformity. Developer shall develop the website to project the highest professional image.
  - 2. Materials provided by Owner. All materials, text graphics and other content for the website to be supplied by Owner.
- 14. Domain Name and Hosting. The website shall have the Domain Name and Hosting designated by Owner. Owner shall register the Domain Name and Hosting or, at Owner's option. Developer shall register the Domain Name and Hosting on Owner's behalf or by assistance. Owner shall reimburse Developer for any registration fees incurred by the Developer in registering the Domain Name and Hosting
- 15. Expenses. Except as expressly agreed otherwise in writing by Owner, Developer shall bear all of its own expenses. Owner shall have no obligation to provide office space, work facilities equipment, clerical services, programming services, or the like.
- 16. Future Development and Enhancements and License. Owner and Developer agree and acknowledgement that the Owner may from time-to-time after termination of this agreement request that Developer enhance, update, create new versions. Developer shall charge the Owner of \_\_\_\_\_\_(input the agreement price) for such services at Developer's current standard published hourly rate.

The Parties agree to the terms and conditions set forth above as demonstrated by their signatures as follows:

Designer	
Signed:	
Name:	
Date:	
Client	
Signed:	
Name:	
Date:	
Designer	
Signed:	
Name:	
Date:	
Printed name and title of signatory (If Developer is a business entity	
Client	
Signed:	
Name:	
Date:	
Printed name and title of signatory (If owner is a business entity	