



Agreement between B2B Design & Development, LLC (B2B) and:

Description of work:

Hourly Rate: \$100/hr. Estimated Time: hrs. Total: \$

Company:

Date:

Name:

Title:

Client Authorization:

Terms & Conditions:

50% deposit is required with signed agreement. **Balance due in 90 days.** The list of agreement items (above), is an estimate, and does not constitute a final invoice. Orders canceled will be invoiced for work completed to date with a minimum charge of 50% of the total order value. Customers and their agents assume all liability for content, and warrant and represent that: (i) Materials furnished in connection with this order, including, but not limited to, graphic materials and/or third party owned components contained therein, do not infringe or breach any patent, copyright, trademark, proprietary or contractual right, or any other claim of any party; (ii) The use of any third party trademark or copyrighted material is duly authorized under a license from the trademark or copyright owner, if such a license is required; and (iii) The material supplied may be included in the product(s) ordered. Upon written request, customer will provide reasonable documentation of its right to use any intellectual property to be included in the product(s) or any website linked thereto. B2B Design & Development LLC shall not be liable for errors or omissions with respect to marketing materials, website or hosting services beyond the amount paid for the program item in error.