



# **MASTER SERVICES AGREEMENT**

## SCOPE OF WORK

### WEBSITE DESIGN, HOSTING AND OTHER SERVICES

1. WEBSITE DESIGN
2. WEB HOSTING
3. COMMERCIAL SERVICES.
4. PAYMENTS
5. TERM AND TERMINATION
6. DEVELOPER WARRANTIES
7. CLIENT COVENANTS
8. DISCLAIMER OF WARRANTIES
9. OWNERSHIP
10. INDEMNITY
11. CONFIDENTIAL INFORMATION
12. LIMITATIONS ON LIABILITY
13. FURTHER ASSURANCES
14. INDEPENDENT CONTRACTORS
15. WAIVER
16. NOTICE
17. ENTIRE AGREEMENT
18. WEB BUILDER VIP DIGITAL MARKETING SERVICES
19. DESCRIPTION OF MARKETING SERVICES
20. CLIENT RESPONSIBILITIES
21. OWNERSHIP OF INTELLECTUAL PROPERTY RIGHTS
22. MODIFICATION IN TERMS
23. CONFIDENTIALITY
24. DELIVERY SCHEDULE
25. FEE SCHEDULE
26. PRIVACY POLICY

This Master Services Agreement, herein referred to as the "Agreement," made and entered into as of upon submission of this form, by and between: You the "Client" whose information was or will be supplied during registration and Web Builder VIP the "Developer", a company lawfully incorporated by and operating under the laws of Maricopa County, Arizona United States of America whose place of business is located 5410 S. Lakeshore Drive #101 Tempe, Arizona 85283, herein referred to as the "Developer." In this agreement, Client and Developer will be jointly referred to as the "Parties." WITNESSETH THAT: NOW, THEREFORE, in consideration of the mutual promises, covenants and conditions set forth in this Agreement, the Parties agree as follows:

## **SCOPE OF WORK**

Developer shall provide services, hereby referred to as the "Services," as clearly set out and enumerated in schedules, which contain a Statement of Work, agreed upon and attached to this Agreement by both Parties, hereby collectively referred to as "Website Design, Hosting And Other Services." The first Statement of Work has been added to this Agreement under the title "Website Design, Hosting And Other Services." In every accompanying agreement entered into or agreed upon by the Parties, so long as such agreement shall not be construed as Client's duty to develop any extra or subsequent Statement of Works, a different Statement of Work shall be created and performed. Each supplementary Statement of Work shall use this Agreement as reference from time to time and incorporate or strictly follow the terms and conditions set forth herein. Moreover, each Statement of Work shall specifically provide descriptions for the services carried out or rendered by the Developer and salient information, such as applicable fees, invoice, billing and other information necessary to successfully deliver the Services requested. A Statement of Work shall be treated as non-fee services in the event there are Services performed or rendered before the complete implementation of such Statement of Work. Provided terms are interpreted and duly applied in accordance with the terms and conditions of this Agreement, a specific Statement of Work may contain other terms in addition to those already expressed in the articles and clauses of this Agreement. Unless a particular provision of this Agreement is clearly, with prior consent and express approval, replaced in such Statement of Work, the terms and conditions set forth in this Agreement shall take precedence over provisions in any Statement of Work that have contradictory or conflicting meanings and definitions.

# WEBSITE DESIGN, HOSTING AND OTHER SERVICES

## 1. WEBSITE DESIGN

1.1 Delivery of Initial Content. The Client shall convey to the Developer all Design Content that the Client expects for the Developer to integrate into the Work Product (hereinafter to be referred to as the "Initial Content"). Initial Content must be submitted before the scheduled Web Builder session.

1.2 Design. The Developer shall give design, configuration, programming and other counseling services to the Client according to the **Web Builder VIP Included Themes** ([www.webbuilder.vip/themes](http://www.webbuilder.vip/themes)) for a Design Fee according to the **fee schedule**. The Developer will give the Work Product to the Client as per the **delivery schedule** set forth by Web Builder VIP. The performance and execution of the services described under this section shall be subject to the schedules set.

1.3 Live Site and Acceptance. The Developer shall make accessible to the Client the finished versions of the Work Product on our Live Web Server (hereinafter to be referred to as the "Live Site") for the Client's review, survey and acceptance thereof. The Client shall review and assess the Work Product during the initial Web Build session with his/her Project Manager (hereinafter to be referred to as the "Acceptance Period") to survey whether it meets the Client's Specifications according to the template chosen by the Client. No customization to template included in base fee. All time for customization is billable at the current rate according to the fee schedule. In the event that the Client rejects the Work Product amid the Acceptance Period, the Client may, in its sole discretion, choose to:

(i) correct the Work Product together with the Developer to finish the modified Work Product during the time limit for the session; (ii) Client may choose to reschedule their Web Build session once only to gather materials required to complete. Developer will deduct any further time beyond the allotment from your monthly Web Support allowance; (iii) Client may choose to not finish the Work Product and pay for the duration for the contract in full.

**1.4 Search Engine Enrollment.** At the point when the Developer makes the initial final version of the Work Product accessible to the Client, the Developer shall activate website modules according to your plan for search engines or web indexes and registries where the Website shall be enrolled.

**1.5 Backup of Work Product.** The Developer shall create a backup of its work at least once every thirty (30) calendar days and to store the backup in a location of the Developer's discretion. Backups of Work Products are not guaranteed and Client should request an archived file for their own keeping. It is our policy to not provide this automatically, but only upon request in writing seven (7) days prior to Client need. If the Client's account is no longer in a good standing or has an outstanding balance they may purchase a copy of their archive at the current rate according to the fee schedule. Client may access their own backup from their admin panel.

**1.6 Design Modification.** In the event that the Client wants to modify the Website Design at any time amid the term of this Agreement, the Client shall submit a support request as per instructions given in our website to the Developer, depicting the extra services or expectations. Within three (3) calendar days of such notice, the Developer shall present a proposal of changes which shall incorporate an announcement of any extra charges. Upon the Client's payment and approval, the changes made shall become an integral part of this Agreement. Any extra expectations or changes to the Website Design shall likewise be subject to the Live Site and Acceptance indicated above.

## **2. WEB HOSTING**

**2.1 Services.** Following the Client's initial acceptance of the Work Product, the Developer shall provide the accompanying website hosting services:

(a) **Domain Name.** Due to the expedited nature of our services, the Developer shall, at Client's cost and expense, collaborate with the Client in enrolling the Domain Name with our Domain Registrar. The Client shall own and possess all right, title and interest in and to the Domain Name and all Intellectual Property Rights related thereto. Unless generally indicated by the Client, the Developer shall list the Client's Marketing agent as the managerial, specialized and billing contact.

**(b) Content Control.** The Developer shall have sole and exclusive authority, command, and control over the Content. The Developer may supplement, change or modify any Work Product even if it has been acknowledged and accepted by the Client. The Developer shall transfer all Content, including the updates, to the Website within Seventy-two (72) hours of conveyance to the Developer. The Developer shall likewise allow the Client to electronically transmit or transfer the Content specifically to the Website.

**(c) Site Backup.** At the Developer's sole cost and expense, the Developer shall keep up an entire and current duplicate of the Website on a server situated at a remote area. On the occasion that service and administration is hindered to the Website, the remote server shall be quickly initiated so that the public access to the Website proceeds without intrusion.

**(d) Site Downloads.** The Developer shall create a backup of its work at least once every thirty (30) calendar days and to store the backup in a location of the Developer's discretion. Backups of Work Products are not guaranteed and Client should request an archived file for their own keeping. It is our policy to not provide this automatically, but only upon request in writing seven (7) days prior to Client need. If the Client's account is no longer in a good standing or has an outstanding balance, they may purchase a copy of their archive at the current rate according to the fee schedule. Client may access their own backup from their admin panel.

**(e) Server Logs.** Upon request from the Client, the Developer shall, at its sole cost and expense, convey to the Client an entire electronic form of the server logs of the Website activities (hereinafter to be referred to as the "Server Logs").

**(f) Standards.** The Developer's hosting measures shall comply with the accompanying: (i) **Availability of Web Site.** The Website shall be openly accessible to the the users commensurate to the average up time of the server. Developer is not responsible or liable for a website that is down. Developer will however, work diligently to restore your service. (ii) **Response Time.** The mean reaction time for the server will be listed in Client control panel. (iii) **Bandwidth.** The transfer speed representing the Website's connection to the Internet shall be listed in Client control panel. (iv) **Security.** The Developer shall attempt to prevent unapproved access to the Live Site, other limited zones of the Website and any databases or other delicate material created from or utilized in conjunction with the Website. The Developer shall inform the Client of any known security ruptures or gaps. (v) **Inapplicability of Force Majeure.** The previous measures shall apply, paying little respect to

the reason for the intrusion in service, regardless of whether the interference in service was outside the ability to control of the Developer.

2.2 Client License. Amid the period that the Developer provides the website hosting services, the Client therefore concedes to the Developer a non-exclusive, worldwide, non-sublicensable, royalty-free permit to replicate, reproduce, disseminate, distribute, publicly display, publicly perform, and digitally carry out the Content and Work Product only on or in conjunction with the Website. The Client allows no rights other than what has been expressly conceded herein, and the Developer shall not surpass the extent of its permit.

### 3. COMMERCIAL SERVICES.

Along with the design and hosting services of the website of the Client, the Developer shall likewise provide the marketing and advertising services for such websites as described in section 18 and beyond. Other commercial services rendered will be subject to the specification of the Vendor.

### 4. PAYMENTS

4.1 Fees. The initial contract rate for the website design, hosting and commercial services to be provided to the Client will be according to the **fee schedule** below. The initial billing to all new customer accounts for our Web Builder VIP product only amounts to Ninety nine (\$99) dollars USD per month on contract for duration of 12 months with the ability to cancel with 30 days written notice. Client may cancel by paying the remainder of the annual fees (e.g. 4 months left = 4x\$99 total cancellation fee \$396) or a 1 month cancellation fee if Client account has been in good standing after the first 12 months (\$99 cancellation fee). The Developer shall implement automated invoicing for all charges month to month, and the payment is expected immediately upon receipt. Late fees may apply according to the **fee schedule**. Client is responsible for maintaining a method of billing that can be billed timely and failure to do so may result a removal from the promotion in which your monthly rate will increase to \$198.

**4.2 Expenses.** The Client shall repay the Developer for all reasonable out-of-pocket costs which have been affirmed ahead of time by the Client and which are acquired by the Developer in the execution of the services required under this Agreement, within two (2) calendar days after the Client's receipt of the cost proclamations including all necessary receipts or other evidences and confirmation of the cost.

## **5. TERM AND TERMINATION**

**5.1 Term.** This Agreement shall be shall be effective within twenty four (24) months starting upon submission and accepting the agreement

**5.2 Termination for Cause.** Unless otherwise provided by the terms and conditions under this Agreement, either the Developer or the CLIENT may end this Agreement upon the material breach of the other party, Client may choose to not finish the Work Product and pay for the duration for the contract in full.

**5.3 Effect of Termination.** Upon the end of this Agreement for any reason and upon Client is done paying the contract in full therefore, the Developer shall speedily return all Content, Work Products and duplicates thereof to the Client. Subject to the Developer's commitments, the Developer shall expel all duplicates of the Content from servers within its control and utilize sensible endeavors to evacuate any references to the Client or the Content from any webpage which reserves, files or connects to the Website.

## **6. DEVELOPER WARRANTIES**

**6.1 Work Product Warranties.** Due to the global nature of the website development industry, the Developer cannot warrant that any Work Product or the improvements made by the Developer to the Content shall not: (i) encroach upon any Intellectual Property Rights of any third party or any rights thereof; (ii) violate any law, statute, mandate or direction; (iii) be trade libelous, defamatory, unlawfully debilitating or unlawfully harassing; (iv) explicit, obscene or contains any pornographic content; and (v) contain any viruses, cancellous,



malwares or other computer programming schedules that are planned to harm, unfavorably meddle with, secretly block or dispossess any framework, information or individual data.

## **7. CLIENT COVENANTS**

Amid the period that the Developer provides the website design, hosting and commercial services, the Client shall not convey on the Website any Content that: (i) encroach upon any Intellectual Property Rights of any third party or any rights thereof; (ii) violate any law, statute, mandate or direction; (iii) be trade libelous, defamatory, unlawfully debilitating or unlawfully harassing; (iv) explicit, obscene or contains any pornographic content; and (v) contain any viruses, cancellous, malwares or other computer programming schedules that are planned to harm, unfavorably meddle with, secretly block or dispossess any framework, information or individual data.

## **8. DISCLAIMER OF WARRANTIES**

Unless otherwise provided for under this Agreement, both the Developer and the Client explicitly disavows all guarantees, warranties and representations of any sort, express or suggested, including without confinement to the inferred guarantees of title, non-encroachment, merchantability and wellness for a specific reason.

## **9. OWNERSHIP**

**9.1 Ownership of Work Product.** The Developer thus irreversibly assigns to the Client all rights, title and interest for and to all Work Product that contains an assignable license will submit copies of work product at company's discretion in a matter in where a company decides.

**9.2 Ownership of Content and Website.** As amongst the Developer and the Client, any Content given to the Developer by the Client under this Agreement, and all User Content, shall constantly remain the property of the Client or its licensor.

## **10. INDEMNITY**

**10.1 Client Indemnity.** The Client shall defend and reimburse the Developer against any third party claim, activity, suit or continuing charges of any breach of the provisions contained under this Agreement and for all misfortunes, harms, liabilities and every single sensible cost and expenses incurred by the Developer as a result of a final judgment entered against the Developer in any such case, activity, suit or continuing charges.

**10.2 Developer Indemnity.** The Developer shall not defend and reimburse the Client against any third party claim, activity, suit or continuing charges of any breach of the provisions contained under this Agreement and for all misfortunes, harms, liabilities and every single sensible cost and expenses incurred by the Client as a result of a final judgment entered against the Client in any such case, activity, suit or continuing charges.

## **11. CONFIDENTIAL INFORMATION**

**11.1** The "Confidential Information" belonging to the Client are the following: (i) any passwords utilized in connection with the Website (or the Live Site), all Server Logs, all Work Product and archives identified with the Work Product, (ii) any Content which the Client proves is private and confidential.

**11.2** The "Confidential Information" belonging to the Developer are the following: (i) the source codes, (ii) all other materials that the Developer used in providing the services required under this Agreement, which is not considered a component of the Website and (iii) any other information deemed confidential at the Developer's discretion.

**11.3** The Developer and the Client both concur to hold the other party's Confidential Information in certainty and shall not reveal such Confidential Information to any third party nor utilize the other party's Confidential Information for any reason other than as important to execute the duties, responsibilities, and obligations set forth under this Agreement.

## **12. LIMITATIONS ON LIABILITY**

**In the occasion shall the Developer be at risk for any loss of profits and benefits or extraordinary, accidental or consequential harms emerging out of or regarding this Agreement, whether such loss or harms are caused by negligence. The Developer will be able to recover losses and damages directly from Client immediately upon written request and or invoice.**

## **13. FURTHER ASSURANCES**

**The Developer shall coordinate with the Client, both amid and after the term of this Agreement, in the acquirement and upkeep of the Client's rights to intellectual properties made under this Agreement and to execute, when asked for, some other records considered vital or suitable by the Client to carry out the purposes of this Agreement. The Developer will be entitled to recover expenses for time spent on this assurance and Client agrees to pay immediately any hourly fees incurred before or after time was spent.**

## **14. INDEPENDENT CONTRACTORS**

**No partnership, joint venture, agency or employer-employee relationship is created nor intended by this Agreement. The parties to this Agreement are independent contractors which means that neither one of the parties shall have the ability to commit or bind the other party. All staff provided by the Developer shall work solely for the Developer and may not, for any reason, be considered as an employee or agents of the Client. Moreover, the Developer accepts no accountability for the acts of such staff while performing the services required under this Agreement and shall be exclusively in charge of their supervision, control, direction, remuneration, taxes, and benefits.**

## **15. WAIVER**

**No waivers will be accepted.**

## **16. NOTICE**

**Any notice required or allowed under this Agreement shall be given to the proper party at the address indicated underneath or at such different address as the party may determine in writing. Such notice shall be regarded as given in email upon submission and accepting the agreement.**

## **17. ENTIRE AGREEMENT**

**The terms, conditions, and provisions in this Agreement put forward the whole understanding and agreement of the CLIENT and the DEVELOPER. This Agreement supersedes all oral or written agreement or understandings between the CLIENT and the Developer.**

## **18. WEB BUILDER VIP DIGITAL MARKETING SERVICES**

**The Standard Terms and Conditions added to this Agreement has been labeled as Digital Marketing Services. The details of Digital Marketing Services shall hereby be used as a reference for all Statements of Work and shall be incorporated into the Agreement from time to time.**

## **19. DESCRIPTION OF MARKETING SERVICES**

The Developer hereby agrees to render services to the Client in relation to the planning, preparing, and creation of a marketing campaign for the client's business or company, specifically the following;

- a. Creating accounts on social media platforms such as Facebook, Twitter, Instagram and LinkedIn for marketing purposes**
- b. Creating and posting contents on these social media accounts, as well as managing these accounts for marketing purposes**
- c. Monitoring and responding to inquiries sent to these social media accounts and engaging in conversations with potential customers**
- d. Creating and developing marketing ideas and content for the client**
- e. Preparing regular marketing reports and statistics for the client upon request with 7 days' notice to let them know the status of the marketing campaign**
- f. Preparing estimated costs and expenses for possible marketing campaign ideas and content development, which shall be presented to the client for their perusal and approval**
- g. Providing content publishing and editing on behalf of the client**

## **20. CLIENT RESPONSIBILITIES**

The client shall grant access and rights to the contractor marketing agency for the use of the client company's information, brand, product testimonials, and company materials to be used throughout the marketing campaign. The client grants the Developer the use of its brand and logos for marketing purposes or as deemed necessary by the contractor. The client hereby agrees to proactively communicate and provide timely responses to the Developer and its staff in relation to the marketing campaign in order to avoid delays in the execution of the service. The client hereby agrees to pay the Developer its service fee on the date specified in this agreement.

## **21. OWNERSHIP OF INTELLECTUAL PROPERTY RIGHTS**

The Developer shall retain ownership of all original creative work such as files, photos, videos, other digital media, and source codes created originally for the entirety of the service contract, and shall only provide the client regular reports of the campaign activities. The client shall retain ownership of all his intellectual properties shared with the Developer for the advertising and marketing campaign activities. In the event of termination or expiration of this contract, all access and grants to such intellectual proprietary rights shall revert back to the client. In the event of contract termination or expiration, the client hereby agrees to pay additional monetary responsibility for the use of advertising and marketing materials which are original works of the Developer marketing agency in the absence of an agreement to the contrary. Additional monetary responsibility includes (but are not limited) to the following: usage fee, royalties, license fee, and any other related and relevant fee.

## **22. MODIFICATION IN TERMS**

In the event of disagreement in the terms and conditions contained in this contract, amendments made to it shall only be valid when made and recorded in writing and signed by both parties and their authorized representatives. Both parties hereby agree that such amendments shall take effect prospectively.

## **23. CONFIDENTIALITY**

Any data obtained that may be classified as sensitive such as statistical data, sales figures and projections, financial data and reports, brochures, audio, videos, photos, and brand manuals hereby agrees not to disclose to any third-party or use confidential information for any purposes other than that one's agreed on in this contract. The Developer hereby agrees and undertakes that it shall take reasonable measures to maintain the confidentiality of information obtained in pursuance of the contract entered by it. Despite the foregoing, the obligation not to disclose company information shall not be applicable to information

already available in the public domain, or that information required by the law or by any order of the court or government agency having jurisdiction of the same.

## **24. DELIVERY SCHEDULE**

Please the below breakdown of what you can expect from your Web Builder VIP experience:

**PHASE 1: 15 Minute Webinar -** During Client registration, Client will select a day and time that they will be available for their intro 15 minute webinar. The webinar of the full demo and instructions on how Web Builder VIP process works will be displayed for Client so that Client can follow along easily.

**PHASE 2:** After Client views the webinar they will receive a special discount code for a one time use. Client who books and attends their 15 Minute webinar will be entitled to claim the code and apply it to their purchase. The code will be a unique code for each webinar whether live or pre-recorded. Client must retain code for redemption with a specified period. Client must pay for services and additions at this time according to the fee schedule.

**PHASE 3: Client Exploration -** The Web Builder VIP App includes the most innovative and easiest way for the Client to submit all necessary information so that the Developer can finish your website according to the delivery schedule. This process includes but not limited to the gathering of documents, images, final texts and creation of elevator pitch. Client will upload the required assets that the Client wishes to be displayed.

**PHASE 4: 3 Hours VIP Builder Video Chat -** Client is now ready to schedule their initial Web Builder VIP video chat. Client may book as much as 1 hour of one on one time with their Developer during any one session. This may be applied to each of the 3 total hours of time and may be used all in one day subject to Developer's availability. Studies show more is done with less time when meetings are less than an hour but everyone comes prepared. Client may schedule another 30 minutes at a time up to 3 total hours of VIP Video Chat. Your chat will be attended by your Web Builder VIP Project Manager and Website Developer which in some cases are the same person.

**PHASE 5: Client Support and Interventions -** If there are any changes of circumstances that the Client wants to request before a meeting (e.g reschedule the booking) Client will have access to a Web Builder VIP live chat agent when available during business hours of 9AM to

5PM Mountain Standard Time (MST). Client must make a request at least 24 hours before the next scheduled meeting so that we can better service our clients. The live chat bubble on our website acts the same as email after business hours. There is no need to email our support because our chat bubble is the client main method of support. Limited phone support is available on a case by case basis as our primary phone number is utilized to help new Clients gain access to our services. We thank you for your understanding with our company policy during the extreme growth we are experiencing.

## 25. FEE SCHEDULE

The initial billing to all new customer accounts for our Web Builder VIP product only amounts to Ninety nine (\$99) dollars USD per month on contract for duration of 12 months with the ability to cancel with 30 days written notice. Client may cancel by paying the remainder of the annual fees (e.g. 4 months left = 4x\$99 total cancellation fee \$396) or a 1 month cancellation fee if Client account has been in good standing after the first 12 months (\$99 cancellation fee). The Company shall implement automated invoicing for all charges month to month, and the payment is expected immediately upon receipt. Late fees may apply according to this **fee schedule**. Late fees of 1.5% or the maximum legal rate according to Client jurisdiction will be assessed monthly of the day of the initial registration. Client is responsible for maintaining a method of billing that can be billed timely and failure to do so may result a removal from the promotion in which your monthly rate will increase to \$198. Due to the instant availability and nature of the online digital advertising and marketing industry of the 21st century, NO REFUNDS WILL BE ISSUED FOR ANY REASON - AT ANY TIME.

See below for our current packages that are offered on our website. See the legend below that signifies which items are one time initial setup, daily, weekly or monthly:

(Legend: m - monthly, w - weekly, i - initial setup, d - daily)



### **VIP 99 - Monthly Digital Marketing Plan Inclusions Are:**

1. SSD Web Hosting (Lightning Speed) (m)
2. SSL Certificate and Installation (Let's Encrypt) (i)
3. Install Latest WP Software (i)
4. Install VIP Plugin Suite (i)
5. 3 Hours VIP Builder Video Chat (i)
6. 1-minute Interval Uptime Monitoring (m)
7. 0.25 hour Level I Support (m)
8. Weekly Social Media Posting (w)
9. 1 SEO Blog Post (500 words) (m)
10. @ Domain Email Accounts (i)
11. Access to stock videos & graphics collection (m)

### **SEO 499 - Web Builder VIP XTRA Monthly Digital Marketing Plan Inclusions Are:**

1. Dedicated IP (i)
2. SSD Web Hosting (Lightning Speed) (i)
3. SSL Certificate and Installation (Comodo greenbar) (i)
4. Install Latest WP Software (i)
5. Install VIP Plugin Suite (i)
6. 3 Hours VIP Builder Video Chat (i)
7. 1-minute Interval Uptime Monitoring (m)
8. 1 hour Level II Tech Support (m)tran
9. Daily Social Media Posting (d)
10. 3 SEO Custom Blog Post (800 words) (m)
11. @domain Email Accounts (i)
12. Access to stock videos & graphics collection (m)
13. Search Engine Promotion (m)
14. Pay Per Click Extra (m)

### **LOGO 129 - Web Builder VIP Standard Logo Inclusions Are:**

1. 1 Logo Proposals (i)

2. All Desired File Formats (i)
3. Unlimited Revisions
4. 3D Mockup (i)
5. High Resolution (i)
6. Logo Transparency (i)
7. Source File (i)

#### **LOGO 199 - Web Builder VIP Premium Logo Inclusions Are:**

1. 2 Logo Proposals (i)
2. All Desired File Formats (i)
3. Unlimited Revisions (i)
4. 3D Mockup (i)
5. High Resolution (i)
6. Logo Transparency(i)
7. Source File
8. Social media kit
9. VIP Support
10. Vector File

#### **VIP 2500 Startup Branding Package**

1. Logo Design
2. Business Card Design
3. 1000 Business Cards
4. Letterhead Design
5. 250 Letterhead Sheets
6. 8 1/2" X 11" Flyer Design
7. 250 8 1/2" X 11" Flyers
8. Instagram Banner Pack
9. Facebook Cover Photo And Profile Pack
10. Free Shipping

## 26. PRIVACY POLICY

Your privacy is critically important to us.

Web Builder VIP is located at:

Web Builder VIP

5410 S. Lakeshore Drive #101

Arizona, United States

8339928453

It is Web Builder VIP's policy to respect your privacy regarding any information we may collect while operating our website. This Privacy Policy applies to <https://webbuilder.vip/> (hereinafter, "us", "we", or "<https://webbuilder.vip/>"). We respect your privacy and are committed to protecting personally identifiable information you may provide us through the Website. We have adopted this privacy policy ("Privacy Policy") to explain what information may be collected on our Website, how we use this information, and under what circumstances we may disclose the information to third parties. This Privacy Policy applies only to information we collect through the Website and does not apply to our collection of information from other sources.

This Privacy Policy, together with the Terms and conditions posted on our Website, set forth the general rules and policies governing your use of our Website. Depending on your activities when visiting our Website, you may be required to agree to additional terms and conditions.

### a. WEBSITE VISITORS

Like most website operators, Web Builder VIP collects non-personally-identifying information of the sort that web browsers and servers typically make available, such as the browser type, language preference, referring site, and the date and time of each visitor

request. Web Builder VIP's purpose in collecting non-personally identifying information is to better understand how Web Builder VIP's visitors use its website. From time to time, Web Builder VIP may release non-personally-identifying information in the aggregate, e.g., by publishing a report on trends in the usage of its website.

Web Builder VIP also collects potentially personally-identifying information like Internet Protocol (IP) addresses for logged in users and for users leaving comments on <https://webbuilder.vip/> blog posts. Web Builder VIP only discloses logged in user and commenter IP addresses under the same circumstances that it uses and discloses personally-identifying information as described below.

#### **b. GATHERING OF PERSONALLY-IDENTIFYING INFORMATION**

Certain visitors to Web Builder VIP's websites choose to interact with Web Builder VIP in ways that require Web Builder VIP to gather personally-identifying information. The amount and type of information that Web Builder VIP gathers depends on the nature of the interaction. For example, we ask visitors who sign up for a blog at <https://webbuilder.vip/> to provide a username and email address.

#### **c. SECURITY**

The security of your Personal Information is important to us, but remember that no method of transmission over the Internet, or method of electronic storage is 100% secure. While we strive to use commercially acceptable means to protect your Personal Information, we cannot guarantee its absolute security.

#### **d. ADVERTISEMENTS**

Ads appearing on our website may be delivered to users by advertising partners, who may set cookies. These cookies allow the ad server to recognize your computer each time they send you an online advertisement to compile information about you or others who use your computer. This information allows ad networks to, among other things, deliver targeted advertisements that they believe will be of most interest to you. This Privacy Policy covers

the use of cookies by Web Builder VIP and does not cover the use of cookies by any advertisers.

#### **e. LINKS TO EXTERNAL SITES**

Our Service may contain links to external sites that are not operated by us. If you click on a third party link, you will be directed to that third party's site. We strongly advise you to review the Privacy Policy and terms and conditions of every site you visit.

We have no control over, and assume no responsibility for the content, privacy policies or practices of any third party sites, products or services.

#### **f. GOOGLE ADWORDS FOR REMARKETING**

<https://webbuilder.vip/> uses the remarketing services to advertise on third party websites (including Google) to previous visitors to our site. It could mean that we advertise to previous visitors who haven't completed a task on our site, for example using the contact form to make an enquiry. This could be in the form of an advertisement on the Google search results page, or a site in the Google Display Network. Third-party vendors, including Google, use cookies to serve ads based on someone's past visits. Of course, any data collected will be used in accordance with our own privacy policy and Google's privacy policy.

You can set preferences for how Google advertises to you using the Google Ad Preferences page, and if you want to you can opt out of interest-based advertising entirely by cookie settings or permanently using a browser plugin.

#### **g. PROTECTION OF CERTAIN PERSONALLY-IDENTIFYING INFORMATION**

Web Builder VIP discloses potentially personally-identifying and personally-identifying information only to those of its employees, contractors and affiliated organizations that (i) need to know that information in order to process it on Web Builder VIP's behalf or to provide services available at Web Builder VIP's website, and (ii) that have agreed not to disclose it to others. Some of those employees, contractors and affiliated organizations may be located outside of your home country; by using Web Builder VIP's website, you consent to the transfer of such information to them. Web Builder VIP will not rent or sell potentially personally-identifying and personally-identifying information to anyone. Other than to its employees, contractors and affiliated organizations, as described above, Web Builder VIP

discloses potentially personally-identifying and personally-identifying information only in response to a subpoena, court order or other governmental request, or when Web Builder VIP believes in good faith that disclosure is reasonably necessary to protect the property or rights of Web Builder VIP, third parties or the public at large.

If you are a registered user of <https://webbuilder.vip/> and have supplied your email address, Web Builder VIP may occasionally send you an email to tell you about new features, solicit your feedback, or just keep you up to date with what's going on with Web Builder VIP and our products. We primarily use our blog to communicate this type of information, so we expect to keep this type of email to a minimum. If you send us a request (for example via a support email or via one of our feedback mechanisms), we reserve the right to publish it in order to help us clarify or respond to your request or to help us support other users. Web Builder VIP takes all measures reasonably necessary to protect against the unauthorized access, use, alteration or destruction of potentially personally-identifying and personally-identifying information.

#### **h. AGGREGATED STATISTICS**

Web Builder VIP may collect statistics about the behavior of visitors to its website. Web Builder VIP may display this information publicly or provide it to others. However, Web Builder VIP does not disclose your personally-identifying information.

#### **i. AFFILIATE DISCLOSURE**

This site uses affiliate links and does earn a commission from certain links. This does not affect your purchases or the price you may pay.

#### **j. COOKIES**

To enrich and perfect your online experience, Web Builder VIP uses "Cookies", similar technologies and services provided by others to display personalized content, appropriate advertising and store your preferences on your computer.

A cookie is a string of information that a website stores on a visitor's computer, and that the visitor's browser provides to the website each time the visitor returns. Web Builder VIP uses

cookies to help Web Builder VIP identify and track visitors, their usage of <https://webbuilder.vip/>, and their website access preferences. Web Builder VIP visitors who do not wish to have cookies placed on their computers should set their browsers to refuse cookies before using Web Builder VIP's websites, with the drawback that certain features of Web Builder VIP's websites may not function properly without the aid of cookies.

By continuing to navigate our website without changing your cookie settings, you hereby acknowledge and agree to Web Builder VIP's use of cookies.

#### **k. E-COMMERCE**

Those who engage in transactions with Web Builder VIP – by purchasing Web Builder VIP's services or products, are asked to provide additional information, including as necessary the personal and financial information required to process those transactions. In each case, Web Builder VIP collects such information only insofar as is necessary or appropriate to fulfill the purpose of the visitor's interaction with Web Builder VIP. Web Builder VIP does not disclose personally-identifying information other than as described below. And visitors can always refuse to supply personally-identifying information, with the caveat that it may prevent them from engaging in certain website-related activities.

#### **I. PRIVACY POLICY CHANGES**

Although most changes are likely to be minor, Web Builder VIP may change its Privacy Policy from time to time, and in Web Builder VIP's sole discretion. Web Builder VIP encourages visitors to frequently check this page for any changes to its Privacy Policy. Your continued use of this site after any change in this Privacy Policy will constitute your acceptance of such change.

#### **m. CREDIT & CONTACT INFORMATION**

This privacy policy was created at <https://termsandconditionstemplate.com/privacy-policy-generator/>. If you have any questions about this Privacy Policy, please contact us via or phone.

