



Graphic Design Contract

This Contract Agreement is made this ____ day of _____, 20____

Parties involved: Trailblazer Dezigns ("**Company**") and _____ ("**Client**")

("Client") Having its principal place of business at:

Address _____
City _____ State: _____ Zip _____
Phone # _____ - _____ - _____
Email _____

("Company") Having its principal place of business at:

801 Dawson St, Edinburg, TX 78539
Email: tbdezigns@yahoo.com

In the following contract agreement, Trailblazer Dezigns will be known as ("**Company**") of ("**Client**") therein retaining ("**Company**") to design or redesign, graphic(s) for ("**Client**"), it is agreed as follows

1. Compensation and Term

The above named ("**Client**") retains ("**Company**"), and ("**Company**") agrees to perform the following services: designing/redesigning graphics for ("**Client**") according to ***specifications agreed upon, and detailed at the bottom of this contract***, between ("**Company**") and ("**Client**").

Term shall be until the agreed upon website work is completed within the time frame specified.

(Start Date): _____, (End Date): _____

("Client") is **solely responsible for supplying color scheme list, draft of graphic(s) (if applicable) as well as any text to be placed on the graphic..** If material necessary to complete the work is not received by ("**Company**") **within 30 days from the date of contract the balance of payment may become due and payable upon request.** Any products or services not specified in this contract are not required of ("**Company**").

The following fees shall apply:

A fee in the amount of \$_____ to complete the agreed upon work. 10% of said fee is due after initial consultation and before work is begun. 30% of balance shall be due and payable upon graphic proofing. The remaining 60% shall be due and payable when work is completed and shall be received upon delivery of graphic(s). A labor fee of 20¢ per half hour will be applied to the bill.

("Company") agrees to complete this project within the estimated budget, unless ("Client") requires additional work or services not agreed upon, or if ("Client") requires multiple design drafts or repeated changes which would significantly increase work required of ("Company"). ("Company") will not charge any fees in addition to those specified in this contract without first consulting the client and reaching an agreement regarding this. If it becomes necessary for ("Company") to bring legal action to collect any sums due under this Agreement, it shall be entitled to collect, in addition to all damages, its costs of collection, including reasonable attorney's fees. This Agreement shall commence on the date stated above, and shall remain in effect until all obligations under this Agreement have been properly completed.

2. Warranties by ("Company")

("Company") represents and warrants to ("Client") that it has the experience and ability to perform the services required by this Agreement; that it will perform said services in a professional and competent manner; that it has the power to enter into and perform this Agreement; however, ("Client") will not determine or exercise control as to general procedures, formats or sub-contracting necessary to have these services meet ("Client") satisfaction.

3. Independent Contractor

("Company") acknowledges that the services rendered under this Agreement shall be solely as an independent contractor. It is expressly understood that this undertaking is not a joint venture.

4. Confidentiality

("Company") recognizes and acknowledges that this Agreement creates a confidential relationship between ("Company") and ("Client") and that information concerning ("Client") business affairs, customers, vendors, finances, properties, methods of operation, computer programs, documentation, and other such information, whether written, oral, or otherwise, is confidential in nature. All such information concerning ("Client") is hereinafter collectively referred to as ("**Confidential Information**").

5. Non-Disclosure

Trailblazer Dezigns Associates agrees that, except as directed by Client, it will not at any time during or after the term of this Agreement disclose any Confidential Information to any person whatsoever and that upon the termination of this Agreement it will turn over to Client all documents, papers, and other matter in its possession or control that relate to Client.

6. Grant

("Client") agrees that copyrights to ("Company") work product produced in the performance of this Agreement shall remain the exclusive property of ("Company"), and that it will not sell, transfer, publish, disclose or otherwise make the work product available to third parties without ("Company") prior written consent. Any rights granted to ("Client") under this Agreement shall not affect ("Company") exclusive ownership of the work copyright.

* Specifications agreed upon

To be stated on an individual basis:

IN WITNESS WHEREOF, ("**Client**") and ("**Company**") have duly executed this Agreement as of the day and year first above written.

ACCEPTED AND AGREED:

(" **Company** ")

(" **Client** ")

(Signature)

(Signature)

(Print Name)

(Print Name)

Date

Date: