Terms & Conditions

The details below form the basis of a contract between us, The Good Alliance Ltd and you, the purchaser of the Brand Bootcamp program.

Summary

We will always do our best to fulfil your needs and meet your goals, but sometimes it’s best to have a few things written down so that we both know what’s what, who should do what and what happens if stuff goes wrong. In this contract you won’t find complicated legal terms or long passages of unreadable text. We have no desire to trick you into signing something that you might later regret. We do want what’s best for the safety of both parties, now and in the future.

In short

By purchasing this product, you (the purchase) are hiring us (The Good Alliance Ltd) located at 483 Green Lanes, London, N13 4BS to design and develop your brand and website for the estimated total price as outlined in our proposal. Of course it’s a little more complicated, but we’ll get to that.
What Do Both Parties Agree To Do?

As our customer, you have the power and ability to enter into this contract on behalf of your company or organisation.

You agree to provide us with everything that we'll need to complete the project as and when we need it and in the format we ask for.

You agree to review our work and provide feedback in a timely manner too. Deadlines work two ways and you’ll also be bound by any dates that we set together.

You also agree to stick to the payment schedule set out at the end of this contract.

We have the experience and ability to perform the services you need from us and we will carry them out in a professional and timely manner.

Along the way we will endeavour to meet all the deadlines set but we can’t be responsible for a missed launch date or a deadline if you have been late in supplying materials or have not approved or signed off our work on-time at any stage.

Getting Down to the Nitty Gritty

Design

We will use your chosen visual styles to inform the visual design of any elements we create for you.

To keep this package affordable for the majority of our clients, this contract does not include changes to your logo, business card or letterhead – unless of course, we’ve made a mistake or a typo!

Instead we focus on ensuring we have agreed exactly what our Creative Team should be creating before we get started. We find that this is a quicker and more effective way to get to an end result that everyone is happy with, rather than starting too soon and spending a lot of your time and money creating revision after revision until we stumble upon something that works.
If you do require more exploration and creative revisions, let us know and we'll happily provide an estimate for the additional work.

Small updates to the design or content of your website can be requested as part of your monthly support time. However if major design changes are required, we will need to provide you with an estimate for the additional work.

**HTML and CSS Layout Templates**

If the project includes HTML markup and CSS templates, we'll develop these using valid HTML and CSS code. The landscape of web browsers and devices changes regularly and our approach is to look forward, not back.

With that in mind we will test all our markup and CSS in current versions of all major desktop browsers to ensure that we make the most from them. Users of older or less capable browsers or devices will experience a design that is appropriate to the capabilities of their software.

We do not cater for people using Microsoft Internet Explorer 6 and cannot predict the behaviour of that browser.

We will also test that these templates perform well on Apple’s iPad. We will not test old or abandoned browsers, for example Microsoft Internet Explorer 6 or 5.5 for Windows or Mac, previous versions of Apple’s Safari, Mozilla Firefox or Opera unless otherwise specified. If you need us to consider these older browsers, we will charge you at our standard old browser rate for any necessary additional design work, development and testing.

**Text Content**

You are responsible for creating your own website content, and we have provided prompts on your website to help you do that.

You are also responsible for adding your content to your site. We will provide you with video tutorials showing you exactly how to do this.
If you need further assistance - either with writing the content, or adding it to your site - let us know and we'll happily provide an estimate for the additional work.

**Imagery**

We will add some placeholder images to your site that we feel work with your chosen visual styles and for the ideal client you told us about.

Our training videos will show you how to replace these images, should you feel like a different image would work better.

If you need further assistance - either with finding or replacing images on your site - let us know and we can either point you in the direction of royalty free image libraries, or source some for you at an additional cost.

**Technical Support**

We will set up an account on your behalf with our hosting provider, and take care of the initial technical setup and development of your website.

Included in your monthly fees is a subscription to our [Web Maintain](https://www.thegoodalliance.org) website maintenance plan. You’ll receive all of the benefits of this plan each month just as you would as if you signed up to the plan separately... including up to 30 mins of support time every month.

This means if you have any problems or questions about your website, you can simply email us at help@thegoodalliance.org and we’ll do our best to help you out.

**Legal stuff**

We can’t guarantee that the functions contained in any web page templates or in a completed website will always be error-free and so we can’t be liable to you or any third party for damages, including lost profits, lost savings or other incidental, consequential or special damages arising out of the operation of or inability to operate this website and any other web pages, even if you have advised us of the possibilities of such damages.
If any provision of this agreement shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from this agreement and shall not affect the validity and enforceability of any remaining provisions.

Phew!

**Copyrights**

You guarantee to us that any elements of text, graphics, photos, designs, trademarks, or other artwork that you provide us for inclusion in the website are either owned by your good selves, or that you have permission to use them.

When we receive your final payment, copyright is automatically assigned as follows:

You own the unique combination of words, fonts, layout and colour that we use to create your logo.

We'll give you a copy of these files and you should store them really safely as we are not required to keep them or provide any native source files we used to make them.

You also own text content, photographs and other data you provided, unless someone else owns them.

We own the templates used to create your logo, stationery and websites, and reserve the right to use them on this and any project in the future.

We own the markup, CSS, layouts and other code used on your website and we license it to you for use on this project only.

We love to show off our work and share what we have learned with other people, so we reserve the right to display and link to your completed project as part of our portfolio and to write about the project on websites, in magazine articles and in books about design.

**Payments**

The full price of this package is £1,899, if paid upfront and in advance.
If you have selected the payment plan option, the total price is £2028, and 12 x monthly payments of £169 will be taken automatically from your

All proposals are quoted in Pounds Sterling and payments will be made at the equivalent conversion rate at the date the transfer is made.

You agree to pay all charges associated with international transfers of funds.

**But where’s all the horrible small print?**

Just like a parking ticket, you can’t transfer this contract to anyone else without our permission. This contract stays in place and need not be renewed.

If for some reason one part of this contract becomes invalid or unenforceable, the remaining parts of it remain in place.

Although the language is simple, the intentions are serious and this contract is a legal document under exclusive jurisdiction of the courts of the United Kingdom.