

# Xendox Web Design

Steur 358  
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Terms and conditions for Xendox Web Design as of September 20<sup>th</sup> 2015

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## DEFINITIONS

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- Agreement means the Project Proposal, Terms and Conditions and any other attached documents.
- Project means the scope and purpose of the Client's identified usage of the work product as described in the Project Proposal.
- Services means all services and the work product to be provided to Client by Xendox as described and otherwise further defined in the Project Proposal.
- Final Deliverables means the final versions of Deliverables provided by Xendox and accepted by Client.
- Deliverables means the services and work product specified in the Project Proposal to be delivered by Xendox to Client.
- Client Content means all materials, writing, images or other creative content provided by Client used in preparing or creating the Deliverables.
- Third Party Materials means proprietary third party materials which are incorporated into the Final Deliverables, including without limitation stock photography or illustration.
- Xendox Tools means all design tools developed and/or used by Xendox in performing the Services, including pre-existing and newly developed software including source code, Web authoring tools, type fonts, and application tools, together with any other software, or other inventions whether or not patentable, and general non-copyrightable concepts such as website design, architecture, layout, navigational and functional elements.

## XENDOX SERVICES

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Xendox shall perform the services listed the Scope of Work according to the Work Plan and Milestones schedule.

## PROPOSAL (a.k.a. Scope of Work)

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The terms of this Agreement expires 30 days after being submitted to Client. If this Agreement expires, Xendox may modify the Agreement and resubmit it to Client.

## COMPENSATION

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**Fees:** Client agrees to pay Xendox the fees listed in the Project Proposal, including all taxes.

**Additional Costs:** Pricing in the Project Proposal includes only Xendox fees. Any other costs, such as hosting, art licensing or photography, will be billed to Client.

**Hosting Final Deliverables:** Xendox will host the Final Deliverables on Xendox's web space while the Project is under construction.

## PAYMENT

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**Payment Schedule:** Payment is due when Xendox completes each milestone as listed in the Work Plan and Milestones schedule, and Client accepts the Deliverables for that milestone.

**Invoices:** All invoices are payable within 21 of receipt. Invoices shall list any expenses and additional costs as separate items.

## LATE PAYMENT

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**Late Fee:** A monthly service fee of 1.5 percent, or the maximum allowed by law, is payable on all overdue balances.

**Crediting Late Payments:** Payments will be credited to late payments first, then to unpaid balances.

**Collection Expenses:** Client shall pay all collection or legal fees caused by late payments.

**Withholding Delivery:** Xendox may withhold delivery and transfer of ownership of any current work if accounts are not current or overdue invoices are not paid in full.

**Withholding License:** All grants of any license to use or transfer ownership of any intellectual property rights under this Agreement are conditioned on full payment, including all outstanding Additional Costs, Expenses, Fees, or any other charges.

## CHANGES TO PROJECT SCOPE

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**Change Request:** If Client wants to change the Scope of Work after acceptance of this Agreement, Client shall send Xendox a written Change Order describing the requested changes in detail. Within 14 of receiving a Change Order, Xendox will respond with a statement proposing Xendoxs availability, additional fees, changes to delivery dates, and any modification to the Terms and Conditions. Xendox will evaluate each Change Order at its standard rate and charges.

**Major Change:** If Client requests are at or near 20% percent of the time required to produce Deliverables, or the value of the Scope of Services, Xendox shall be entitled to submit a new and separate Proposal to Client for written approval. Xendox shall not begin work on the revised services until he receives a fully signed revised proposal and any additional fees.

**Minor Change:** If Client requests are not Major Changes, Client will be billed on a time and materials basis at Xendoxs hourly rate of \$85 per hour. Such charges shall be in addition to all other amount payable under this Agreement, despite any maximum budget, contract price or final price identified. Xendox may extend or modify any delivery schedule or deadlines in the Agreement as may be required by such changes.

**Acceptance/Rejection:** Client will have 14 days to respond in writing accepting or rejecting the new proposal. If Client rejects the proposal, Xendox will not be obligated to perform any services beyond those in the original Agreement.

## DELAYS

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**Xendox Delays:** Xendox shall use all reasonable efforts to meet the Work Plan and Milestones delivery schedule. Xendox may extend the due date for any Deliverable by giving written notice to Client. The total of all extensions shall not exceed 21 days.

**Client Delays:** Client shall use all reasonable efforts to provide needed information, materials and approvals. Any delay by Client will result in a day-for-day extension of the due date for all Deliverables.

**General Delays:** Any delay caused be conditions beyond the reasonable control of the parties shall not be considered a breach and will result in a day-for-day extension any performance due. Each party shall use reasonable efforts to notify the other party, in writing, of a delay. Conditions beyond the reasonable control of the parties include, but are not limited to, natural disasters, acts of government after the date of agreement, power failure, fire, flood, labor disputes, riots, acts of war, terrorism and epidemics.

## EVALUATION AND ACCEPTANCE

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**Testing:** Xendox will test and correct Deliverables using commercially reasonable efforts before providing Deliverables to Client.

**Approval Periods:** Client shall, within 7 business days after receiving each Deliverable, notify Xendox in writing of any failure to comply with the specification of the Project Proposal or of any other objections, corrections or changes required. Xendox shall, within 14 business days of receiving Clients notification, correct and submit a revised Deliverable to Client. Client shall, within 7 business days of receiving a revised Deliverable, either approve the corrected version or make further changes. If after 3 corrections by Xendox, Client finds the Deliverables are not acceptable, Client may terminate this agreement subject to the termination clauses of this Agreement. If Client fails to provide approval or comments during any approval period, those Deliverables will be considered approved and accepted. All objections, corrections and changes shall be subject to the terms and conditions of this Agreement.

## CLIENT RESPONSIBILITIES

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Client acknowledges that it is responsible for performing the following in a reasonable and timely manner: (a) Provide Client Content in a form suitable for use in the Deliverables without further preparation by Xendox, unless otherwise specified in the Project Proposal; (b) Proofread all Deliverables. Client will be charged for correcting errors after the acceptance of any Deliverable; (c) Make decisions regarding other parties.

## ACCREDITATION AND PROMOTION

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**Accreditation:** Xendox shall be entitled to place accreditation, as a hyperlink or otherwise, in the form, size and location as incorporated by Xendox in the Deliverables on each page of the Final Deliverables.

**Promotion:** Xendox retains the right to reproduce, publish and display the Deliverables in Xendox's portfolios and websites, in galleries, design periodicals and other media or exhibits for the purposes of recognition of creative excellence or professional advancement, and to be credited with authorship of the Deliverables in connection with such uses. **Promotional Approval:** Either party, subject to the other's reasonable approval, may describe its role in the Project on its website and in other promotional and marketing materials, and, if not expressly objected to, include a link to the other party's website.

## CONFIDENTIAL INFORMATION

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Client's "Confidential Information" includes information that Xendox should reasonably believe to be confidential. Xendox's "Confidential Information" includes the source code of any Tools used by Xendox. All material considered confidential by either party shall be designated as confidential. Confidential Information shall not be disclosed to third parties and shall only used as needed to perform this Agreement. Confidential Information shall not include any information that is already known by the recipient, becomes publicly known through no fault of the recipient, or is received from a third party without a restriction on disclosure.

## RELATIONSHIP OF THE PARTIES

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**Independent Contractor:** Xendox is an independent contractor. Xendox shall determine, in its sole discretion, the manner and means by which the Services are accomplished. No agency, partnership, joint venture, or employee-employer relationship is intended or created by this Agreement. Neither party is authorized to act as agent or bind the other party except as expressly stated in this Agreement. Xendox and the work product or Deliverables prepared by Xendox shall not be deemed a work for hire as defined under Copyright Law. All rights granted to Client are contractual in nature and are expressly defined by this Agreement. Design Agents. Xendox shall be allowed to use third party's as independent contractors in connection with the Services ("Design Agents"). Xendox shall remain fully responsible for Design Agents' compliance with this Agreement.

**No Exclusivity:** This Agreement does not create an exclusive relationship between the parties. Client is free to engage others to perform services of the same or similar nature to those provided by Xendox, and Xendox shall be entitled to offer and provide design services to others, solicit other clients and otherwise advertise the services offered by Xendox.

## REPRESENTATIONS AND WARRANTIES

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**By Client:** Client represents and warrants to Xendox that: (a) To the best of Client's knowledge, use of the Client Content does not infringe the rights of any third party; (b) Client shall comply with the terms and conditions of any licensing agreements which govern the use of Third Party Materials; (c) Client will obtain all necessary and appropriate rights and licenses to grant license to Xendox to use Third Party Materials.

**By Xendox:** Xendox represents and warranty to Client that: (a) Xendox will provide the Services identified in the Agreement in a professional and workmanlike manner; (b) Xendox shall secure all necessary rights, title, and interest in and to the Final Deliverables, sufficient for Xendox to grant the intellectual property rights provided in this Agreement; (c) To the best of Xendox's knowledge, the Deliverables will not violate the rights of any third parties; (d) If Client or third parties modify the Deliverables or use the Deliverables outside of the scope or purpose of this Agreement, all representations and warranties of Xendox shall be void.

## INDEMNIFICATION AND LIABILITY

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**By Client:** Client shall indemnify Xendox from any and all damages, liabilities, costs, losses, expenses or attorney fees arising out of any claim, demand, or action by a third party arising out of any breach of Client's responsibilities or obligations, representations or warranties under this Agreement. Xendox shall promptly notify Client in writing of any third party claim or suit. Client shall have the right to fully control the defense and any settlement of such claim or suit.

**By Developer:** In the case of a third party lawsuit or proceeding based on a claim that Deliverables breach the third party's intellectual property rights, and it is determined that such infringement has occurred, Xendox may at its own expense, replace any infringing content with non-infringing content.

Limitation of Liability. THE SERVICES AND THE WORK PRODUCT OF XENDOX ARE SOLD "AS IS." IN ALL CIRCUMSTANCES, THE MAXIMUM LIABILITY OF XENDOX, ITS DIRECTORS, OFFICERS, EMPLOYEES, DESIGN AGENTS AND AFFILIATES, TO CLIENT FOR DAMAGES FOR ANY AND ALL CAUSES WHATSOEVER, AND CLIENT'S MAXIMUM REMEDY, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT OR OTHERWISE, SHALL BE LIMITED TO THE NET PROFIT OF XENDOX. IN NO EVENT SHALL XENDOX BE LIABLE FOR ANY LOST DATA OR CONTENT, LOST PROFITS, BUSINESS INTERRUPTION OR FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES ARISING OUT OF OR RELATING TO THE MATERIALS OR THE SERVICES PROVIDED BY XENDOX, EVEN IF XENDOX HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.

## TERM AND TERMINATION

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**Term:** This agreement shall begin when both parties sign and shall continue until all Services are complete and delivered, or until the Agreement is Terminated.

**Termination for Cause:** Either party may terminate this agreement at any time, on 14 days prior written notice if the other party breaches any of its material responsibilities or obligations under this Agreement and fails to cure that breach during that 14 day period.

**Termination for Insolvency:** Either party may terminate this agreement at any time, on written notice to the other party, if the other party ceases to conduct business in its normal course; makes an assignment for the benefit of creditors; is liquidated or otherwise dissolved; becomes insolvent; files a petition in bankruptcy; or a receiver, trustee, or custodian is appointed for it.

**Termination by Mutual Agreement:** This agreement may be terminated by the mutual agreement of the parties.

**Termination for Convenience:** Either party may terminate this agreement at any time and for any reason on 21 days prior written notice to the other party. If Client terminates the Agreement under this section, Xendox shall, at Client's reasonable discretion, complete any work assigned or scheduled during the notice period in accordance with the terms and conditions of this Agreement.

**Termination Fees:** In the event of termination, Client shall pay Xendox for the Services performed through the date of termination in the amount of a prorated portion of the fees due.

**Client shall pay all Expenses, Fees, and Additional Costs incurred through the date of termination.**

**Intellectual Property:** If Client terminates and on full payment of compensation, Xendox grants Client right and title as provided by this Agreement with respect to those Deliverables provided and accepted by Client as of the date of termination.

**Confidential Information:** On expiration or termination of this Agreement: (a) each party shall return or, at the disclosing party's request, destroy the Confidential Information of the other party, and (b) all rights and obligations regarding Confidential Information shall survive.

## RIGHTS TO FINAL ART

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**License:** Xendox grants to Client a non-exclusive, perpetual and worldwide license to use and display the Final Deliverables in accordance with this Agreement. The rights granted to Client are for use of the Final Deliverables in its original form only. Client may not change, create derivative works or extract portions of the Final Deliverables.

**Liquidation for unlicensed use:** Additional use of any Deliverables by Client outside the scope of the license granted above requires additional fees. Xendox shall be entitled to further compensation equal to 100% percent of the total original Project fee unless otherwise agreed in writing by both parties. In the event of non-payment, Xendox shall be entitled to pursue all remedies under law and equity.

## RIGHTS TO DELIVERABLES OTHER THAN FINAL ART

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**Client Content:** Client Content is the exclusive property of the Client. Client grants Xendox a nonexclusive, nontransferable license to use, reproduce, modify, display and publish the Client Content solely in connection with Xendox's performance of the Services and limited promotional uses of the Deliverables as authorized in this Agreement.

**Preliminary Works:** Xendox retains all rights in and to all Preliminary Works. Client shall return all Preliminary Works to Xendox within thirty (30) days of completion of the Services.

## ENHANCEMENTS

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During the Maintenance Period, Client may request that Xendox develop enhancements to the Deliverables. Xendox shall exercise commercially reasonable efforts to prioritize Xendox's resources to create such enhancements. Client understands Xendox may have preexisting obligations that may delay requested enhancements. Xendox shall provide any enhancements shall be provided on a time and materials basis at at Xendox's standard rate.

**Alterations:** Alteration of any Deliverable is prohibited without the express permission of Xendox. Xendox will be given the first opportunity to make the required alterations. Unauthorized alterations shall constitute additional use and will be billed accordingly.



## DISPUTE RESOLUTION

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**Negotiation:** Parties agree to attempt to resolve any dispute by negotiation between the parties.

**Arbitration/Mediation:** If parties are unable to resolve the dispute by negotiation, either party may start mediation and/or binding arbitration in a forum mutually agreed to by the parties.

**Litigation:** In all other circumstances, the parties specifically consent to the local, state and federal courts located in the state of California. The parties waive any jurisdictional or venue defenses available to them and further consent to service of process by mail.

**Attorney Fees:** The prevailing party shall be entitled to recover its attorneys' fees and costs in any dispute resolved by binding arbitration or litigation.

## GENERAL

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**Modification/Waiver:** Modifications to this Agreement must be in writing and signed by both parties. Failure by either party to enforce any right or seek to remedy any breach under this Agreement shall not be construed as a waiver of such rights nor shall a waiver by either party of default in one or more instances be construed as constituting a continuing waiver or as a waiver of any other breach.

- **Notices.** All notices under this Agreement shall be given in writing either by: (a) Fax or Email, with return confirmation of receipt; (b) Certified or Registered mail, with return receipt requested. Notice will be effective when received, or in the case of email or fax, on confirmation of receipt.
- **No Assignment.** Rights or obligations under this Agreement shall not be transferred, assigned or encumbered without the prior written consent of the other party.
- **Severability.** If any provision of this Agreement is held invalid or unenforceable, the remainder of this Agreement shall remain in full force and effect. Where possible the invalid or unenforceable provision shall be interpreted in such manner as to be effective and valid under applicable law.
- **Headings.** Headings and numbering used in this Agreement are for convenience and reference only and shall not affect the scope, meaning, intent or interpretation of this Agreement, and shall not have any legal effect.
- **Complete Agreement.** This Agreement is the entire understanding of the parties and supersedes all prior understandings and documents relating to the subject matter of this Agreement.